VALUATION MANUAL

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ITEM

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I. INTRODUCTION

AUTHORITY AND APPLICABILITY

The Valuation Manual sets forth the minimum reserve and related requirements for jurisdictions where the Standard Valuation Law, as amended by the NAIC in 2009, or legislation including substantially similar terms and provisions has been enacted by jurisdictions, and this Valuation Manual (VM) are operative. The NAIC Model Standard Valuation Law (“Standard Valuation Law” or “SVL”) is provided in VM-05 of this Valuation Manual. The reserve requirements in the Valuation Manual satisfy the minimum valuation requirements of the Standard Valuation Law.

Requirements in the Valuation Manual are applicable to life insurance contracts, accident and health insurance contracts and deposit-type contracts as provided in the Valuation Manual. These contracts include the meaning provided by Statutory Statement of Accounting Principle (SSAP) 50 as found in the NAIC Accounting Practices and Procedures Manual (APPM). Annuity contracts are therefore included within the term life insurance contracts unless specifically indicated otherwise in this Valuation Manual.

Minimum reserve requirements are provided in this Valuation Manual for contracts issued on or after the Valuation Manual operative date of XXXXX Other requirements are applicable as provided pursuant to the SVL and this Valuation Manual.

BACKGROUND

As insurance products have increased in their complexity, and as companies have developed new and innovative product designs that change their risk profile, the need to develop new valuation methodologies or revisions to existing requirements to address these changes has led to the development of the Valuation Manual. In addition, the Valuation Manual addresses the need to develop a valuation standard that enhances uniformity among the principle-based valuation requirements across states and insurance departments. Finally, the Valuation Manual defines a process to facilitate future changes in valuation requirements on a more uniform, timely and efficient basis.

The goals of the National Association of Insurance Commissioners (NAIC) in developing the Valuation Manual are:

1. To consolidate into one document the minimum reserve requirements for life insurance contracts, accident and health insurance contracts and deposit-type contracts pursuant to the SVL, including those products subject to principle-based valuation requirements and those not subject to principle-based valuation requirements.

2. To promote uniformity among states’ valuation requirements.

3. To provide for an efficient, consistent, and timely process to update valuation requirements as the need arises.

4. To mandate and facilitate the specific reporting requirements of experience data.

5. To enhance industry compliance with the 2009 and subsequent revisions to the SVL, as adopted in various states.

DESCRIPTION OF VALUATION MANUAL

The Valuation Manual contains five sections which provide requirements covered in Authority and Applicability above, and which discuss principles and concepts underlying these requirements.

1. Section I is an introductory section that includes the general concepts underlying the reserve requirements in the Valuation Manual.
2. Section II summarizes the minimum reserve requirements which apply to a product or type of product including which products or categories of products are subject to principle-based valuation requirements and documentation. As minimum reserve requirements are developed for various products or categories of products, those requirements will be incorporated into this section. The applicability of the minimum reserve requirements to particular products will be clarified in the appropriate subsection. For example, the minimum reserve requirements that apply to a life insurance product will be identified in the subsection addressing life insurance reserve requirements.

3. Section III sets forth the requirements for the actuarial opinion and memorandum and the principle-based report.

4. Section IV sets forth the experience reporting requirements.

5. Section V contains Valuation Manual minimum standards. These standards contain the specific requirements that are referenced in Sections II - IV.

OPERATIVE DATE OF VALUATION MANUAL

The requirements in the Valuation Manual become operative pursuant to Section 11 of the SVL.

PBR REVIEW AND UPDATING PROCESS

A well-conceived and designed Principle-Based Reserve (PBR) Review and Updating process is needed to ensure ongoing evaluation of the effectiveness of the PBR methodology including prescribed assumptions defined in this Manual. This process will involve and provide ongoing feedback to regulators and interested parties, for the purpose of updating, improving, enhancing, and modifying the PBR reserve requirements. These changes are necessary due to, for example, making adjustments as appropriate to margins for conservatism, future improvements in cash flow modeling techniques, future development of new policy benefits and guarantees, future changes in assumptions due to emerging experience, improved methods to assess risk, etc.

A key element of the PBR Review and Updating Process is to provide support for state insurance regulators regarding the necessary expertise, resources, data, and tools to effectively review PBR models and reporting required in the Valuation Manual for products subject to PBR requirements.

Goals for the PBR Review and Updating Process include achieving consistency in regulatory requirements among states and assessing and making changes as appropriate.

PROCESS FOR UPDATING VALUATION MANUAL

The NAIC is responsible for the process of updating the Valuation Manual. The Life Actuarial Task Force (LATF) is charged with maintenance of to the Valuation Manual for adoption by the NAIC Plenary. LATF will coordinate with the Health Actuarial Task Force (HATF) and other NAIC groups as necessary when considering changes. As provided under Section 11C of the Standard Valuation law (Model No.820), any changes to the Valuation Manual ultimately requires adoption by the NAIC by an affirmative vote representing (a) at least three-fourths (3/4) of the members of the NAIC voting, but not less than a majority of the total membership, and (b) members of the NAIC representing jurisdictions totaling greater than 75% of the relevant direct premiums written.

Information and issues with respect to amendment of the Valuation Manual can be presented to the LATF in a variety of ways. Issues can be recommended or forwarded from other NAIC working groups or task forces, or from interested parties. In order for an issue or proposed change to the Valuation Manual to be placed on a Pending List, the recommending party shall submit an amendment proposal form, in conformance with and based on an announced timeframe.

NAIC staff will update the Pending List before each National Meeting. If the LATF does not wish to address the issue or rejects the position presented, then the item is moved to the Rejected List. Should the LATF choose to address an issue, it is moved to the Active List.

The LATF will utilize the NAIC website for exposure of any items. The Rejected List identifies all the items that were proposed to the LATF and rejected or deemed not applicable. The Active List identifies items that are in the process of completion. The
Disposition List identifies the conclusions of the LATF. Note: this Process for Updating the Valuation Manual addresses the procedure for presenting items for consideration by LATF with respect to amending the Valuation Manual. The timing for consideration of these items is left to the discretion of the LATF. For example, an item can move from the Pending List to the Disposition List in one, two or more National Meetings.

Upon adoption by the LATF, all proposed changes will be exposed for public comment for a period commensurate with the length of the draft and the complexities of the issue. Adoption of changes by LATF, after hearing (public meeting or conference call with opportunity to review interested parties comments) and any further amendments will be made by a simple majority. All changes to the Valuation Manual must be on the agenda for at least one hearing, before presentation to the Task Force for consideration. However, in cases where proposed guidance has already been subjected to substantial due process (e.g., public comment periods or public hearings), LATF may shorten comment periods or they may be eliminated or the hearings may be eliminated.

Waiver of Procedure. If LATF determines that a waiver of the above procedures is necessary to expeditiously consider modification of the Valuation Manual, it may upon a three-fourths (3/4) majority vote of its members present and voting, move to recommend adoption of changes or modifications to the appropriate parent committee. The report of LATF shall fully explain the necessity of expeditious action and attempt to summarize in an objective manner the positions of the various interested parties. The NAIC Plenary will vote in accordance with the normal procedures provided under Section 11C of Model No. 820.

Proposed changes to the Valuation Manual must be consistent with existing model laws including the Standard Valuation Law or with projects which have received Executive Committee approval to develop new model laws. To the extent that proposed changes to the Valuation Manual could have an impact on accounting and reporting guidance and other requirements as referenced by Accounting Practices and Procedures Manual, proposed changes must be reviewed by the Statutory Accounting Principles (E) Working Group (SAPWG) for consistency with the Accounting Practices and Procedures Manual. LATF or its staff support will prepare a summary recommendation that will include as appropriate an analysis of the impact of proposed changes.

An objective is the Accounting Practices and Procedures Manual will reference appropriate Valuation Manual requirements with the same implementation date as the Valuation Manual. If SAPWG reaches the conclusion that the proposed changes to the Valuation Manual are inconsistent with the authoritative guidance in the Accounting Practices and Procedures Manual, LATF will work with SAPWG to resolve such inconsistencies.

When both the SAPWG and the LATF conclude the proposed Valuation Manual changes are in conformance with these guidelines and are adopted by LATF, the Valuation Manual changes will then be forwarded to the appropriate parent committees or task forces prior to consideration of NAIC adoption by Executive and Plenary.

The following January 1 will generally be the effective date unless otherwise specified in the changes adopted.

**OVERVIEW OF RESERVE CONCEPTS**

Reserve requirements prescribed in the Valuation Manual are intended to support a statutory objective of conservative valuation to provide protection to policyholders and promote solvency of companies against adverse fluctuations in financial condition or operating results pursuant to requirements of the SVL.

A principle-based valuation is a reserve valuation that uses one or more methods or one or more assumptions determined by the insurer pursuant to requirements of the SVL and the Valuation Manual. This is in contrast to valuation approaches that use only prescribed assumptions and methods. Although a reserve valuation may involve a method or assumption determined by the insurer, such valuation is a principle-based valuation only as specified in the Valuation Manual for a product or category of products.

A principle-based reserve valuation must only reflect risks

1. Associated with the policies or contracts being valued, or their supporting assets; and
2. Determined capable of materially affecting the reserve.
Risks not to be included in reserves are those of a general business nature, those that are not associated with the policies or contracts being valued, or those that are best viewed from the company perspective as opposed to the policy or contract perspective. These risks may involve the need for a liability separate from the reserve, or may be provided for in capital and surplus.

Since no list can be comprehensive and applicable to all types of products, this section of the Valuation Manual provides examples of the general approach to the determination of the meaning of “associated with the policies or contracts” while recognizing that each relevant section of the Valuation Manual will deal with this issue from the perspective of the products subject to that section. Examples of risks to be included in a principle-based valuation include risks associated with policyholder behavior (such as lapse and utilization risk), mortality risk, interest rate risk, asset default risk, separate account fund performance, and the risk related to the performance of indices for contractual guarantees.

**CORPORATE GOVERNANCE REQUIREMENTS FOR PRINCIPLE-BASED RESERVES**

The requirements found in VM-Appendix G (VM-G) provide corporate governance requirements applicable to products subject to PBR as specified in this Valuation Manual. VM-G applies to products issued prior to the operative date of the Valuation Manual that are subject to Actuarial Guideline XLIII in VM-00.

Appendix C in addition to those products subject to VM-21 issued on or after the operative date of Valuation Manual.

**II. RESERVE REQUIREMENTS**

This section provides the minimum reserve requirements by type of product. All reserve requirements provided by this section relate to business issued on or after the operative date of the Valuation Manual. All reserves must be developed in a manner consistent with the requirements and concepts stated in the Overview of Reserve Concepts in Section I of the Valuation Manual.

**LIFE INSURANCE PRODUCTS**

1. This subsection establishes reserve requirements for all contracts issued on and after the operative date of the Valuation Manual which are classified as life contracts defined in the *Accounting Practices and Procedures Manual*, Statutory Statement of Accounting Principle 50 (SSAP 50), with the exception of annuity contracts and credit life contracts. Minimum reserve requirements for annuity contracts and credit life contracts are provided in other subsections of the Valuation Manual.

2. Minimum reserve requirements for variable and non-variable individual life contracts, excluding preneed life contracts and credit life contracts, are provided by VM-20 except for election of the transition period in paragraph 3 of this subsection.

   Minimum reserve requirements of VM-20 are considered PBR requirements for purposes of the Valuation Manual and VM-31 unless VM-20 or other requirements apply only the net premium reserve method or applicable requirements in VM-A and VM-C.

   Minimum reserve requirements for life contracts not subject to VM-20 are those pursuant to applicable requirements in VM-A and VM-C.

3. A company may elect to establish minimum reserves pursuant to applicable requirements in VM-A and VM-C for business otherwise subject to VM-20 requirements and issued during the first three years following the operative date of the Valuation Manual. If a company during the three years elects to apply VM-20 to a block of such business then a company must continue to apply the requirements of VM-20 for future issues of this business.

**ANNUITY PRODUCTS**

1. This subsection establishes reserve requirements for all contracts classified as annuity contracts defined in the *Accounting Practices and Procedures Manual*, Statutory Statement of Accounting Principle 50 (SSAP50).
2. Minimum reserve requirements for variable annuity contracts and similar business, specified in VM-21, shall be those provided by VM-21. The minimum reserve requirements of VM-21 are considered PBR requirements for purposes of the Valuation Manual.

3. Minimum reserve requirements for fixed annuity contracts are those requirements as found in Appendix A and C of the Valuation Manual (VM-A and VM-C) as applicable.
DEPOSIT-TYPE CONTRACTS

1. This subsection establishes reserve requirements for all contracts classified as deposit-type contracts defined in the Accounting Practices and Procedures Manual, Statutory Statement of Accounting Principle 50 (SSAP 50).

2. Minimum reserve requirements for deposit-type contracts are those requirements as found in Appendix A and C of the Valuation Manual (VM-A and VM-C) as applicable.

HEALTH INSURANCE PRODUCTS

1. This subsection establishes reserve requirements for all contracts classified as health contracts defined in the Accounting Practices and Procedures Manual, Statutory Statement of Accounting Principle 50 (SSAP50).

2. Minimum reserve requirements for accident and health insurance contracts, other than Credit Disability, are those requirements provided by VM-25 and VM-A and VM-C requirements, as applicable.

CREDIT LIFE AND DISABILITY PRODUCTS

1. This subsection establishes reserve requirements for all credit life, credit disability products and other credit-related products defined as follows:

2. “Credit life insurance” means insurance on a debtor or debtors, pursuant to or in connection with a specific loan or other credit transaction, to provide for satisfaction of a debt, in whole or in part, upon the death of an insured debtor.

Credit life insurance does NOT include:

a. Insurance written in connection with a credit transaction that is:
   i. Secured by a first mortgage or deed of trust; and
   ii. Made to finance the purchase of real property or the construction of a dwelling thereon, or to refinance a prior credit transaction made for such a purpose;

b. Insurance sold as an isolated transaction on the part of the insurer and not related to an agreement or a plan for insuring debtors of the creditor.

c. Insurance on accounts receivable.

3. “Credit disability insurance” means insurance on a debtor or debtors to or in connection with a specific loan or other credit transaction, to provide for lump sum or periodic payments on a specific loan or other credit transaction due to the disability of the insured debtor.

4. “Other Credit-Related Insurance” means insurance on a debtor or debtors, pursuant to or in connection with a specific loan or other credit transaction, including a real estate secured loan, to provide for satisfaction of a debt, in whole or in part, upon the death or disability of an insured debtor.

a. Other Credit-Related insurance includes insurance written in connection with a credit transaction that is:
   i. Secured by a first mortgage or deed of trust written as credit insurance, debtor group insurance or group mortgage insurance; and
   ii. Made to finance the purchase of real property or the construction of a dwelling thereon, or to refinance a prior credit transaction made for such a purpose;
b. Other Credit-Related insurance DOES NOT include:
   i. Insurance sold as an isolated transaction on the part of the insurer and not related to an agreement or a plan for insuring debtors of the creditor, and
   ii. Insurance on accounts receivable.

5. Minimum reserve requirements for credit life, credit disability contracts and other credit-related insurance issued on or after the operative date of the Valuation Manual are provided in VM-26. For purposes of reserves for “other credit related insurance” within VM-26, the terms “credit life insurance” and “credit disability insurance” shall include benefits provided under contracts defined herein as “other credit-related insurance.”

RIDERS AND SUPPLEMENTAL BENEFITS

1. If a rider or supplemental benefit to one of the above types of products has a separately identified premium or charge, then the following apply:
   a. For supplemental benefits, e.g., Disability Waiver of Premium, Accidental Death Benefits, Convertibility or Guaranteed Insurability, the reserves may be computed separate from the base contract following the reserves requirements for that benefit;
   b. For term life insurance riders on persons other than the named insured[s] on the base policy, the reserve may be computed separate from the base policy following the reserve requirements for that benefit;
   c. For term life insurance riders on the named insured[s] on the base policy, the reserve shall be valued as part of the base policy; and
   d. For riders that enhance or modify the terms of the base contract, e.g., a secondary guarantee rider or a cash value enhancement rider, the reserve shall be valued as part of the base policy.
   e. For any riders not addressed by paragraphs 1.b through 1.d above, the reserve shall be valued as part of the base policy.

2. If a rider or supplemental benefit does not have a separately identified premium or charge, all cash flows associated with the rider or supplemental benefit must be included in the calculation of the reserve for the base policy. For example, reserves for a universal life policy with an accelerated benefit for long term care must include cash flows from the long term care benefit in determining minimum reserves in compliance with VM-20. A separate reserve is not determined for the rider or supplemental benefit.

CLAIM RESERVES

Regardless of the requirement for use of the PBR approach to policy reserves, the claim reserves, including waiver of premium claims, are not subject to PBR requirements of the Valuation Manual.

III. ACTUARIAL OPINION AND REPORT REQUIREMENTS

Requirements regarding the annual actuarial opinion and memorandum pursuant to Section 3 of the NAIC Model Standard Valuation Law (VM-5) are provided in VM-30.

PBR Report requirements applicable to products or types of products subject to PBR as specified in the Valuation Manual are provided in VM-31.

IV. EXPERIENCE REPORTING REQUIREMENTS

Experience reporting requirements are provided in VM-50. The associated experience reporting formats and additional instructions are provided in VM-51.
V. VALUATION MANUAL MINIMUM STANDARDS

This section provides the specific minimum reserve standards as referenced by the preceding sections.
VM-01: DEFINITIONS FOR TERMS IN REQUIREMENTS

NOTE: VMs where a term is used are listed in parentheses at the end of the definition for that term. Any terms defined in VM-5 (SVL) are noted.

1. The term “accident and health insurance” means contracts that incorporate morbidity risk and provide protection against economic loss resulting from accident, sickness, or medical conditions and as may be specified in the valuation manual. (SVL definition. Used in VM-0, 5, 25, 31)

2. The term “accumulated deficiency” means an amount measured as of the end of a projection period and equal to the Working Reserve less the amount of projected assets. Accumulated Deficiencies may be positive or negative. (Used in VM-20, 21)

3. The term “actuarial opinion” means the opinion of an appointed actuary regarding the adequacy of reserves and related actuarial items. (Used in VM-0, 5, 21, 30)

4. The term “Actuarial Standards Board” means the board established by the American Academy of Actuaries to develop and promulgate actuarial standards of practice. (Used in VM-5, 20, 21, 30)

5. The term “annual statement” means the statutory financial statements a company must file using the annual blank with a state insurance commissioner as required under state insurance law. (Used in VM-20, 21, 25, 30, 31)

6. The term “anticipated experience assumption” means an expectation of future experience for a risk factor given available, relevant information pertaining to the assumption being estimated. (Used in VM-20, 21)

7. The term “appointed actuary” means a qualified actuary who is appointed or retained in accordance with the valuation manual to prepare the actuarial opinion required in Section 3A of the Standard Valuation Law (VM-5). (SVL definition. Used in VM-5, 20, 30, 31)

8. The term “asset adequacy analysis” means an analysis that meets the standards and other requirements referred to in VM-30. (Used in VM-20, 30)

9. The term “asset-associated derivative” means a derivative program whose derivative instrument cash flows are combined with asset cash flows in performing the reserve calculations.

10. The term “cash flows” means any receipt, disbursement, or transfer of cash or asset equivalents. (Used in VM-00, 20, 21, 30, 31)

11. The term “cash flow model” means a model designed to simulate asset and liability cash flows. (Used in VM- 20, 31)

12. The term “cash surrender value” means, for purposes of these requirements, the amount available to the contractholder upon surrender of the contract, prior to any outstanding contract indebtedness and net of any applicable surrender charges, where the surrender charge is reduced to reflect the impact of available free partial surrender options. For contracts where all or a portion of the amount available to the contractholder upon surrender is subject to a market value adjustment, however, the cash surrender value shall reflect the market value adjustment consistent with the required treatment of the underlying assets. That is, the cash surrender value shall reflect any market value adjustments where the underlying assets are reported at market value, but shall not reflect any market value adjustments where the underlying assets are reported at book value. (Used in VM-5, 20, 21)
13. The term “clearly defined hedging strategy” means a strategy undertaken by a company to manage risks that meet the criteria specified in the applicable requirement. (Used in VM-20, 21, 31)

14. The term “commissioner” means the chief insurance regulator of a state, district or territory of the United States. (Used in VM-0, 5, 20, 21, 25, 26, 30, 31, 50)

15. The term “company” means an entity which (a) has written, issued, or reinsured life insurance contracts, accident and health insurance contracts, or deposit-type contracts in this State and has at least one such policy in force or on claim or (b) has written, issued, or reinsured life insurance contracts, accident and health insurance contracts, or deposit-type contracts in any state and is required to hold a certificate of authority to write life insurance, accident and health insurance, or deposit-type contracts in this State. (SVL definition. Used in VM-0, 5, 20, 21, 25, 26, 30, 31, 50, 51)

16. The term “conditional tail expectation”, or “CTE”, means a risk measure that is calculated as the average of all modeled outcomes (ranked from lowest to highest) above a prescribed percentile. For example, CTE 70 is the average of the highest 30% modeled outcomes. (Used in VM-20 and VM-21)

17. The term “deposit-type contract” means contracts that do not incorporate mortality or morbidity risks and as may be specified in the valuation manual. (SVL definition. Used in VM-0, 5, 31)

18. The term “derivative instrument” means ‘an agreement, option, instrument or a series or combination thereof:

a. To make or take delivery of, or assume or relinquish, a specified amount of one or more underlying interests, or to make a cash settlement in lieu thereof; or

b. That has a price, performance, value or cash flow based primarily upon the actual or expected price, level, performance, value or cash flow of one or more underlying interests. (Source: NAIC Accounting Practices and Procedures Manual)

This includes, but is not limited to, an option, warrant, cap, floor, collar, swap, forward or future, or any other agreement or instrument substantially similar thereto or any series or combination thereof. Each derivative instrument shall be viewed as part of a specific derivative program. (Used in VM-20, 21)

19. The term “derivative program” means a program to buy or sell one or more derivative instruments or open or close hedging positions to achieve a specific objective. Both hedging and non-hedging programs (e.g., for replication or income generation objectives) are included in this definition. (Used in VM-20, 31)

20. The term “deterministic reserve” means a reserve amount calculated under a defined scenario and a single set of assumptions (Used in VM-20, 31)

21. The term “discount rates” means the path of rates used to derive the present value. (Used in VM-20, 21)

22. The term “domiciliary commissioner” means the chief insurance regulatory official of the state of domicile of the company. (Used in VM-21, 30, 50)

23. The term “fraternal benefits” means payments made for charitable purposes by a fraternal life insurance company that are consistent with and/or support the fraternal purposes of the company. (Used in VM-20)

24. The term “pre-reinsurance-ceded minimum gross reserve” means the amount of the Minimum Reserve that would have been held in the absence of any ceded reinsurance. This includes direct and assumed business. (Used in VM-20)

25. The term “gross wealth ratio” means the cumulative return for the indicated time period and percentile (e.g., 1.0 indicates that the index is at its original level). (Used in VM-21)
26. The term “Guaranteed Minimum Death Benefit” or “GMDB” is a guaranteed benefit providing, or resulting in the provision that, an amount payable on the death of a contractholder, annuitant, participant, or insured will be increased and/or will be at least a minimum amount. Only such guarantees having the potential to produce a contractual total amount payable on death that exceeds the account value, or in the case of an annuity providing income payments, an amount payable on death other than continuation of any guaranteed income payments, are included in this definition. GMDBs that are based on a portion of the excess of the account value over the net of premiums paid less partial withdrawals made (e.g., an Earnings Enhanced Death Benefit) are also included in this definition. (Used in VM-21)

27. The term “Guaranteed Minimum Income Benefit” or “GMIB” is a VAGLB design for which the benefit is contingent on annuitization of a variable deferred annuity or similar contract. The benefit is typically expressed as a contractholder option, on one or more option dates, to have a minimum amount applied to provide periodic income using a specified purchase basis. (Used in VM-21)

28. The term “Guaranteed Payout Annuity Floor” or “GPAF” is a VAGLB design guaranteeing that one or more of the periodic payments under a variable immediate annuity will not be less than a minimum amount. (Used in VM-21)

29. The term “industry basic table” means an NAIC approved industry experience mortality table (without the valuation margins). (Used in VM-20)

30. The term “life insurance” means contracts that incorporate mortality risk, including annuity and pure endowment contracts, and as may be specified in the valuation manual. (SVL definition. Used in VM-0, 5, 20, 25, 26, 30, 31, 50, 51)

31. The term “margin” means an amount included in the assumptions, except when the assumptions are prescribed, used to determine modeled reserve that incorporates conservatism in the calculated value consistent with the requirements of the various sections of the Valuation Manual. It is intended to provide for estimation error and adverse deviation. (Used in VM-5, 20, 21, 25, 26, 31)

32. The term “model segment” means a group of policies and associated assets that are modeled together to determine the path of net asset earned rates. (Used in VM-20, 31)

33. The term “mortality segment” means a subset of policies for which a separate mortality table representing the prudent estimate assumption will be determined. (Used in VM-20, 21, 31)

34. The term “NAIC” means the National Association of Insurance Commissioners. (SVL definition. Used in VM-0, 5, 20, 21, 25, 26, 30, 31, 50, 51)

35. The term “net asset earned rates” means the path of earned rates reflecting the net general account portfolio rate in each projection interval (net of appropriate default costs and investment expenses). (Used in VM-20, 31)

36. The term “net premium reserve” means the amount determined in Section 3 of VM-20. (Used in VM-0)

37. The term “non-guaranteed elements (NGE)” means either: (a) dividends under participating policies or contracts; or (b) other elements affecting life insurance or annuity policyholder/contract holder costs or values that are both established and subject to change at the discretion of the insurer. (Used in VM-20, 31)

38. The term “path” means a time-indexed sequence of a set of values. (Used in VM-20, 21, 31)

39. The term “PBR actuarial report” means the supporting information prepared by the company as required by VM-31. (Used in VM-20)

40. The term “policyholder behavior” means any action a policyholder, contract holder or any other person with the right to elect options, such as a certificate holder, may take under a policy or contract subject to the SVL (VM-5) including, but not limited to, lapse, withdrawal, transfer, deposit, premium payment, loan, annuitization, or benefit elections prescribed by the policy or contract but excluding events of mortality or morbidity that result in benefits
prescribed in their essential aspects by the terms of the policy or contract. (SVL definition. Used in VM-0, 5, 20, 31, 50, 51)

41. The term “pretax interest maintenance reserve” (PIMR) means the statutory interest maintenance reserve liability adjusted to a pretax basis for each model segment at the projection start date and at the end of each projection interval. (Used in VM-20)

42. The term “principle-based valuation” means a reserve valuation that uses one or more methods or one or more assumptions determined by the insurer and is required to comply with Section 12 of the SVL (VM-5) as specified in the valuation manual. (SVL definition. Used in VM-0, 5, 20, 31, 50, 51)

43. The term “projection interval” means the time interval used in the cash flow model to project the cash flow amounts (e.g., monthly, quarterly, annually). (Used in VM-20, 21)

44. The term “projection period” means the period over which the cash flow model is run. (This definition applies to life and annuity products only). (Used in VM-20, 21, 31)

45. The term “projection start date” means the date on which the projection period begins. (Used in VM-20, 21)

46. The term “projection year” means a 12-month period starting on the projection start date or an anniversary of the projection start date. (Used in VM-20, 21)

47. The term “prudent estimate assumption” means a risk factor assumption developed by applying a margin to the anticipated experience assumption for that risk factor. (Used in VM-20, 21, 31)

48. The term “qualified actuary” means an individual who is qualified to sign the applicable statement of actuarial opinion in accordance with the American Academy of Actuaries qualification standards for actuaries signing such statements and who meets the requirements specified in the valuation manual. (SVL definition. Used in VM-5, 20, 21, 25, 30)

49. The term “reinsurance aggregate cash flows” means the difference between the reinsurance cash flows and reinsurance discrete cash flows, as defined in VM-01. Examples of reinsurance aggregate cash flows include experience refunds, or the incremental impact of an overall cap on reinsurance discrete cash flows that would otherwise be payable by the reinsurer. (Used in VM-20)

50. The term “reinsurance cash flows” means the amount paid under a reinsurance agreement between a ceding company and an assuming company. Positive reinsurance cash flows shall represent amounts payable from the assuming company to the ceding company; negative reinsurance cash flows shall represent amounts payable from the ceding company to the assuming company. (Used in VM-20, 31)

51. The term “reinsurance discrete cash flows” means reinsurance cash flows determined by applying reinsurance terms to an individual covered policy, without reference to the circumstances and events of other policies. Examples of reinsurance discrete cash flows would be proportional sharing of one or more items of revenue or expense associated with an underlying reinsured policy, without attempting to take into account the potential impact of an overall dollar cap in the reinsurance agreement, for all covered policies, on the total revenues or expenses shared for policies in the covered group. (Used in VM-20)

52. The term “revenue sharing” means any arrangement or understanding by which an entity responsible for providing investment or other types of services makes payments to the company or to one of its affiliates. Such payments are typically in exchange for administrative services provided by the company or its affiliate, such as marketing, distribution and recordkeeping. Only payments that are attributable to charges or fees from the underlying variable funds or mutual funds supporting the policies or contracts that fall under the scope of the given standard shall be included in the definition of “revenue sharing.” (Used in VM-20, 21, 31)

53. The term “risk factor” means an aspect of future experience that is not fully predictable on the valuation date. (Used in VM-21, 31)
54. The term “scenario” means a projected sequence of events used in the cash flow model, such as future interest rates, equity performance, or mortality. (Used in VM-5, 20, 21, 31)

55. The term “scenario reserve” means the amount determined on an aggregated basis for a given scenario that is used as a step in the calculation of the stochastic reserve. (Used in VM-20, 21, 30, 31)

56. A “secondary guarantee” is a guarantee that a policy will remain in force for some period of time (the secondary guarantee period) even if its fund value is exhausted, subject to one or more conditions. (Used in VM-0, 20)

57. The term “stochastic exclusion test” means a test to determine whether a group of policies is required to comply with stochastic modeling requirements. (Used in VM-20)

58. The term “stochastic reserve” means the amount determined by applying a measure (e.g., a prescribed CTE level) to the distribution of scenario reserves over a broad range of stochastically generated scenarios and using prudent estimate assumptions for all assumptions not stochastically modeled. (Used in VM-20, 31)

59. The term “tail risk” means a risk that occurs either where the frequency of low probability events is higher than expected under a normal probability distribution or where there are observed events of very significant size or magnitude. (SVL definition. Used in VM-5, 20)

60. The term “universal life insurance policy” means a life insurance policy where separately identified interest credits (other than in connection with dividend accumulations, premium deposit funds, or other supplementary accounts) and mortality and expense charges are made to the policy. A universal life insurance policy may provide for other credits and charges, such as charges for cost of benefits provided by rider. (Used in VM-20)

61. The term “valuation date” means the date when the reserve is to be valued as required by the Standard Valuation Law. (Used in VM-5, 20, 21, 25, 26, 30, 31)

62. The term “valuation manual” means the manual of valuation instructions adopted by the NAIC as specified in the Standard Valuation Law (VM-5) or as subsequently amended. (SVL definition. Used in VM-0, 5, 20, 21, 25, 26, 30, 31, 50, 51)

63. The term “Variable Annuity Guaranteed Living Benefit” or “VAGLB” is a guaranteed benefit providing, or resulting in the provision that, one or more guaranteed benefit amounts payable or accruing to a living contractholder or living annuitant, under contractually specified conditions (e.g., at the end of a specified waiting period, upon annuitization, or upon withdrawal of premium over a period of time), will increase contractual benefits should the contract value referenced by the guarantee (e.g., account value) fall below a given level or fail to achieve certain performance levels. Only such guarantees having the potential to provide benefits with a present value as of the benefit commencement date that exceeds the contract value referenced by the guarantee are included in this definition. Payout annuities without minimum payout or performance guarantees are neither considered to contain nor to be VAGLBs. (Used in VM-21)

64. The term “variable life insurance policy” means a policy that provides for life insurance the amount or duration of which varies according to the investment experience of any separate account or accounts established and maintained by the insurer as to the policy. (Used in VM-20)

65. The term “working reserve” is the assumed reserve used in the projections of Accumulated Deficiencies supporting the calculation of the Scenario Greatest Present Values. (Used in VM-21)
VM-02 MINIMUM NONFORFEITURE MORTALITY AND INTEREST

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D. Industrial Life Insurance

Section 1. Purpose
A. The purpose of this VM-2 is to assign the appropriate Commissioners’ Standard mortality table and interest rate for use in determining the minimum nonforfeiture standard for life insurance policies issued on and after the operative date of this valuation manual as authorized by applicable state requirements.

Section 2. Applicability
A. Any state requirements shall supersede requirements of this VM-02 if conflicted.
B. Requirements in this VM-02 apply to life insurance policies issued on and after the operative date of this valuation manual.

Section 3. Definitions
A. Industrial Life Insurance is that form of life insurance written under policies under which premiums are payable monthly or more often, bearing the words “industrial policy” or “weekly premium policy” or words of similar import imprinted upon the policies as part of the descriptive matter, and issued by an insurer which, as to such industrial life insurance, is operating under a system of collecting a debit by its agent.
B. Pre-Need – Any life insurance policy or certificate that is issued in combination with, in support of, with an assignment to, or as a guarantee for a prearrangement agreement for goods and services to be provided at the time of and immediately following the death of the insured. Goods and services may include, but are not limited to embalming, cremation, body preparation, viewing or visitation, coffin or urn, memorial stone, and transportation of the deceased. The status of the policy or contract as preneed insurance is determined at the time of issue in accordance with the policy form filing. {Note: Preceding definition taken from Model 817} The definition of preneed shall be subject to that definition of pre-need in a particular state of issue if such definition is different in that state. Note: To be completed
C. Ordinary Life {to be completed}

Section 4. Interest
A. The nonforfeiture interest rate for any life insurance policy issued in a particular calendar year beginning on and after the operative date of the valuation manual shall be equal to one hundred and twenty-five percent (125%) of the calendar year statutory valuation interest rate defined for the Net Premium Reserve in the Valuation Manual for a life insurance policy with nonforfeiture values, whether or not such sections apply to such policy for valuation purposes, rounded to the nearer one quarter of one percent (1/4 of 1%).

Section 5. Mortality
Guidance Note: As any new Commissioner’ Standard tables are adopted in the future, language or paragraphs will need to be added here to define what business is to use which tables. This will need to be coordinated with the valuation requirements
Minimum Nonforfeiture Mortality and Interest – VM-02

contained in other sections of the Valuation Manual. Because of the various implications to systems, form filings, and related issues (such as product tax issues), lead time is needed to implement new requirements without market disruption. Thus, it is recommended that the transition period referenced in the guidance note in Section 3.C.1.b. of VM-20 be adopted; that is, that there be a transition period of about 4.5 years, that the table be adopted by July 1 of a given year, that it be permitted to be used starting January 1 of the second following calendar year; that it be optional until January 1 of the fifth following calendar year, thereafter mandatory.

A. Ordinary Life Insurance Policies

1. For ordinary life insurance policies issued on or after the operative date of this valuation manual, except as provided in paragraphs B below, the minimum nonforfeiture standard shall be determined using the 2001 Commissioners Standard Ordinary Mortality Table as defined in Appendix M of this manual. The 2001 Commissioners Standard Ordinary Preferred Class Structure Tables shall not be used to determine the minimum nonforfeiture standard.

B. Pre-Need Life Insurance Policies

1. Pre-Need life insurance policies issued on or after the operative date of this valuation manual shall have the minimum nonforfeiture standard computed based on the 1980 Commissioners Standard Ordinary Mortality Tables as defined in Appendix M.

C. Same Minimum Nonforfeiture Standard for Men and Women

1. For any ordinary life insurance policy that utilizes the same premium rates and charges for male and female lives or is issued in circumstances where applicable law does not permit distinctions on the basis of gender, the minimum nonforfeiture standard shall use the gender blended mortality derived from the mortality table assigned in this VM-02 for use in determining the minimum nonforfeiture standard. Weights used to determine the gender blended table shall follow those provided in the NAIC model regulation #811, *NAIC Procedure for Permitting Same Minimum Nonforfeiture Standards for Men and Women Insured Under 1980 CSO and CET Tables*. The company may choose from among the blended tables, as appropriate, developed by the American Academy of Actuaries CSO Task Force and adopted by the NAIC in December 2002. [Preceding sentence taken from model 814, section 7, B] These tables are defined in Appendix M under Gender Blended Tables. D.

Industrial Life Insurance

1. The minimum nonforfeiture standard values for Industrial Life Insurance policies shall be determined using the 1961 Industrial Standard Mortality Tables as defined in Appendix M.
VM-05 NAIC MODEL STANDARD VALUATION LAW

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Section 14. Confidentiality
Section 15. Effective Date

Section 1. Title and Definitions

A. This Act shall be known as the Standard Valuation Law.

B. For the purposes of this Act the following definitions shall apply on or after the operative date of the valuation manual:

1. The term “accident and health insurance” means contracts that incorporate morbidity risk and provide protection against economic loss resulting from accident, sickness, or medical conditions and as may be specified in the valuation manual.

2. The term “appointed actuary” means a qualified actuary who is appointed in accordance with the valuation manual to prepare the actuarial opinion required in Section 3A of this Act.

3. The term “company” means an entity, which (a) has written, issued, or reinsured life insurance contracts, accident and health insurance contracts, or deposit-type contracts in this State and has at least one such policy in force or on claim or (b) has written, issued, or reinsured life insurance contracts, accident and health insurance contracts, or deposit-type contracts in any state and is required to hold a certificate of authority to write life insurance, accident and health insurance, or deposit-type contracts in this State.

4. The term “deposit-type contract” means contracts that do not incorporate mortality or morbidity risks and as may be specified in the valuation manual.

5. The term “life insurance” means contracts that incorporate mortality risk, including annuity and pure endowment contracts, and as may be specified in the valuation manual.

6. The term “NAIC” means the National Association of Insurance Commissioners.

7. The term “policyholder behavior” means any action a policyholder, contract holder or any other person with the right to elect options, such as a certificate holder, may take under a policy or contract subject to this Act including, but not limited to, lapse, withdrawal, transfer, deposit, premium
payment, loan, annuitization, or benefit elections prescribed by the policy or contract but excluding events of mortality or morbidity that result in benefits prescribed in their essential aspects by the terms of the policy or contract.

(8) The term “principle-based valuation” means a reserve valuation that uses one or more methods or one or more assumptions determined by the insurer and is required to comply with Section 12 of this Act as specified in the valuation manual.

(9) The term “qualified actuary” means an individual who is qualified to sign the applicable statement of actuarial opinion in accordance with the American Academy of Actuaries qualification standards for actuaries signing such statements and who meets the requirements specified in the valuation manual.

(10) The term “tail risk” means a risk that occurs either where the frequency of low probability events is higher than expected under a normal probability distribution or where there are observed events of very significant size or magnitude.

(11) The term “valuation manual” means the manual of valuation instructions adopted by the NAIC as specified in this Act or as subsequently amended.

Section 2. Reserve Valuation

A. Policies and Contracts Issued Prior to the Operative Date of the Valuation Manual

B. Policies and Contracts Issued On or After the Operative Date of the Valuation Manual

Section 3. Actuarial Opinion of Reserves

A. Actuarial Opinion Prior to the Operative Date of the Valuation Manual

B. Actuarial Opinion of Reserves after the Operative Date of the Valuation Manual

Section 4. Computation of Minimum Standard

Section 4a. Computation of Minimum Standard for Annuities

Section 4b. Computation of Minimum Standard by Calendar Year of Issue

Section 5. Reserve Valuation Method—Life Insurance and Endowment Benefits

Section 5a. Reserve Valuation Method—Annuity and Pure Endowment Benefits

Section 6. Minimum Reserves

Section 7. Optional Reserve Calculation

Section 8. Reserve Calculation—Valuation Net Premium Exceeding the Gross Premium Charged
Section 9. Reserve Calculation—Indeterminate Premium Plans

Section 10. Minimum Standard for Accident and Health Insurance Contracts

Section 11. Valuation Manual for Policies Issued On or After the Operative Date of the Valuation Manual

D. The valuation manual must specify all of the following:

(1) Minimum valuation standards for and definitions of the policies or contracts subject to Section 2B. Such minimum valuation standards shall be:

(a) The commissioner’s reserve valuation method for life insurance contracts, other than annuity contracts, subject to Section 2B;

(b) The commissioners annuity reserve valuation method for annuity contracts subject to Section 2B; and

(c) Minimum reserves for all other policies or contracts subject to Section 2B.

(2) Which policies or contracts or types of policies or contracts that are subject to the requirements of a principle-based valuation in Section 12A and the minimum valuation standards consistent with those requirements;

(3) For policies and contracts subject to a principle-based valuation under Section 12:

(a) Requirements for the format of reports to the commissioner under Section 12B(2) and which shall include information necessary to determine if the valuation is appropriate and in compliance with this Act;

(b) Assumptions shall be prescribed for risks over which the company does not have significant control or influence.

(c) Procedures for corporate governance and oversight of the actuarial function, and a process for appropriate waiver or modification of such procedures.

(4) For policies not subject to a principle-based valuation under Section 12 the minimum valuation standard shall either

(a) Be consistent with the minimum standard of valuation prior to the operative date of the valuation manual; or

(b) Develop reserves that quantify the benefits and guarantees, and the funding, associated with the contracts and their risks at a level of conservatism that reflects conditions that include unfavorable events that have a reasonable probability of occurring.

Drafting Note: The wording of 11D(4)(b) does not preclude, for policies with significant tail risk, reflecting in the reserve conditions appropriately adverse to quantify the tail risk.

(5) Other requirements, including, but not limited to, those relating to reserve methods, models for measuring risk, generation of economic scenarios, assumptions, margins, use of company experience, risk measurement, disclosure, certifications, reports, actuarial opinions and memorandums, transition rules and internal controls; and
The data and form of the data required under Section 13, with whom the data must be submitted, and may specify other requirements including data analyses and reporting of analyses.

E. In the absence of a specific valuation requirement or if a specific valuation requirement in the valuation manual is not, in the opinion of the commissioner, in compliance with this Act, then the company shall, with respect to such requirements, comply with minimum valuation standards prescribed by the commissioner by regulation.

F. The commissioner may engage a qualified actuary, at the expense of the company, to perform an actuarial examination of the company and opine on the appropriateness of any reserve assumption or method used by the company, or to review and opine on a company’s compliance with any requirement set forth in this Act. The commissioner may rely upon the opinion, regarding provisions contained within this Act, of a qualified actuary engaged by the commissioner of another State, district or territory of the United States. As used in this paragraph, term “engage” includes employment and contracting.

G. The commissioner may require a company to change any assumption or method that in the opinion of the commissioner is necessary in order to comply with the requirements of the valuation manual or this Act; and the company shall adjust the reserves as required by the commissioner. The commissioner may take other disciplinary action as permitted pursuant to [insert applicable law].

Drafting Note: This section is intended to conform to the State’s administrative procedures, including notice and due process.

Section 12. Requirements of a Principle-Based Valuation

A. A company must establish reserves using a principle-based valuation that meets the following conditions for policies or contracts as specified in the valuation manual:

1. Quantify the benefits and guarantees, and the funding, associated with the contracts and their risks at a level of conservatism that reflects conditions that include unfavorable events that have a reasonable probability of occurring during the lifetime of the contracts. For polices or contracts with significant tail risk, reflects conditions appropriately adverse to quantify the tail risk.

2. Incorporate assumptions, risk analysis methods and financial models and management techniques that are consistent with, but not necessarily identical to, those utilized within the company’s overall risk assessment process, while recognizing potential differences in financial reporting structures and any prescribed assumptions or methods.

3. Incorporate assumptions that are derived in one of the following manners:

   (a) The assumption is prescribed in the valuation manual.

   (b) For assumptions that are not prescribed, the assumptions shall:

       (i) Be established utilizing the company’s available experience, to the extent it is relevant and statistically credible; or

       (ii) To the extent that company data is not available, relevant, or statistically credible, be established utilizing other relevant, statistically credible experience.

4. Provide margins for uncertainty including adverse deviation and estimation error, such that the greater the uncertainty the larger the margin and resulting reserve.

B. A company using a principle-based valuation for one or more policies or contracts subject to this section as specified in the valuation manual shall:
(1) Establish procedures for corporate governance and oversight of the actuarial valuation function consistent with those described in the valuation manual.

(2) Provide to the commissioner and the board of directors an annual certification of the effectiveness of the internal controls with respect to the principle-based valuation. Such controls shall be designed to assure that all material risks inherent in the liabilities and associated assets subject to such valuation are included in the valuation, and that valuations are made in accordance with the valuation manual. The certification shall be based on the controls in place as of the end of the preceding calendar year.

(3) Develop, and file with the commissioner upon request, a principle-based valuation report that complies with standards prescribed in the valuation manual.

C. A principle-based valuation may include a prescribed formulaic reserve component.

Section 13. Experience Reporting for Policies In Force On or After the Operative Date of the Valuation Manual

Section 14. Confidentiality

Section 15. Effective Date

All acts and parts of acts inconsistent with the provision of this Act are hereby repealed as of [insert original effective date of the Standard Valuation Law in this State]. This Act shall take effect [insert original effective date of the Standard Valuation Law in this State].
VM-20: REQUIREMENTS FOR PRINCIPLE-BASED RESERVES FOR LIFE PRODUCTS

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Section 1. Purpose and Definitions

A. These requirements establish the minimum reserve valuation standard for individual life insurance policies issued on or after the operative date of the Valuation Manual and subject to a PBR valuation with a net premium reserve floor under the Standard Valuation Law.

B. These requirements constitute the Commissioner’s Reserve Valuation Method (CRVM) for policies of individual life insurance.
C. Definitions

1. The term “anticipated experience assumption” means an expectation of future experience for a risk factor given available, relevant information pertaining to the assumption being estimated.

2. The term “clearly defined hedging strategy” means a strategy undertaken by a company to manage risks that meet the criteria specified in the applicable requirement.

3. The term “deterministic reserve” means a reserve amount calculated under a defined scenario and a single set of assumptions.

4. The term “industry basic table” means an NAIC approved industry experience mortality table (without the valuation margin).

5. The term “gross reserve” means the minimum reserve held in the absence of any ceded reinsurance.

6. The term “margin” means an amount included in the assumptions, except when the assumptions are prescribed, used to determine the modeled reserve that incorporates conservatism in the calculated value consistent with the requirements of the various sections of the Valuation Manual. It is intended to provide for estimation error and adverse deviation.

7. The term “model segment” means a group of policies and associated assets that are modeled together to determine the path of net asset earned rates.

8. The term “modeling efficiency technique” shall refer to any technique designed to reduce the complexity or runtime of an actuarial model without compromising the accuracy of the results calculated by the model.

Guidance Note: Examples include, but are not limited to:

1. Choosing a reduced set of scenarios from a larger set or an alternative set consistent with prescribed models and parameters.

2. Generating a smaller liability or asset model to represent the full seriatim model using grouping compression techniques, or other similar simplifications.

9. The term “mortality segment” means a subset of policies for which a separate mortality table representing the prudent estimate assumption will be determined.

10. The term “net asset earned rates” means the path of earned rates reflecting the net general account portfolio rate in each projection interval (net of appropriate default costs and investment expenses).

11. The term “net premium reserve” means the amount determined in Section 3.

12. The term “non-guaranteed element (NGE)” means either: (a) dividends under participating policies or contracts; or (b) other elements affecting life insurance or annuity policyholder/contract holder costs or values that are both established and subject to change at the discretion of the insurer.

13. The term “policy” means an individual life insurance policy included in the scope of these requirements.

14. The term “policyholder efficiency” means the phenomenon that policy holders will act in their best interest with regard to the value of their policy. A policyholder acting with high policyholder efficiency would take actions permitted in their contract which would provide the greatest relative value. Such actions include but are not limited to not lapsing a low value or no value contract, persisting, surrendering, applying additional premium, exercising loan and partial surrender provisions.
15. The term “pretax interest maintenance reserve” or “PIMR” means the statutory interest maintenance reserve liability adjusted to a pre-tax basis for each model segment at the projection start date and at the end of each projection interval.

16. The term “Principle-Based Reserve Actuarial Report” or “PBR Actuarial Report” means the document containing supporting information prepared by the company as required by VM-31.

17. The term “prudent estimate assumption” means a risk factor assumption developed by applying a margin to the anticipated experience assumption for that risk factor.

18. The term “reinsurance cash flows” means the amount paid under a reinsurance agreement between a ceding company and an assuming company. Positive reinsurance cash flows shall represent amounts payable from the assuming company to the ceding company; negative reinsurance cash flows shall represent amounts payable from the ceding company to the assuming company.

19. The term “reinsurance aggregate cash flows” means the difference between reinsurance cash flows and reinsurance discrete cash flows, as defined below. An example of reinsurance aggregate cash flows includes experience refunds.

**Guidance Note:** If a reinsurance agreement gives rise to reinsurance aggregate cash flows, the company should take care to examine and apply the guidance in Sections 8.A.3 through 8.A.5 with regard to the treatment of such cash flows.

20. The term “reinsurance discrete cash flows” means reinsurance cash flows determined by applying reinsurance terms to an individual covered policy, without reference to the circumstances and events of other policies. Examples of reinsurance discrete cash flows would be proportional sharing of one or more items of revenue or expense associated with an underlying reinsured policy.

21. The term “scenario” means a projected sequence of events used in the cash flow model, such as future interest rates, equity performance, or mortality.

22. The term “scenario reserve” means the amount determined on an aggregated basis for a given scenario that is used as a step in the calculation of the stochastic reserve.

23. A “secondary guarantee” is a guarantee that a policy will remain in force for some period of time (the secondary guarantee period) even if its fund value is exhausted, subject to one or more conditions.

24. The term “seriatim reserve” means the amount determined for a given policy that is used as a step in the calculation of the deterministic reserve.

25. The term “stochastic reserve” means the amount determined in Section 5.

26. The term “stochastic exclusion test” means a test to determine whether a group of policies is required to comply with stochastic modeling requirements.

27. The term “universal life insurance policy” means a life insurance policy where separately identified interest credits (other than in connection with dividend accumulations, premium deposit funds, or other supplementary accounts) and mortality and expense charges are made to the policy. A universal life insurance policy may provide for other credits and charges, such as charges for cost of benefits provided by rider.

28. The term “variable life insurance policy” means a policy that provides for life insurance the amount or duration of which varies according to the investment experience of any separate account or accounts established and maintained by the insurer as to the policy.
Section 2. Minimum Reserve

A. All policies subject to these requirements shall be included in one of the groups defined by paragraphs 1., 2., or 3. The company may elect to exclude one or more groups of policies from the stochastic reserve calculation and the deterministic reserve calculation if the exclusion tests determined pursuant to section 6 are passed. The minimum reserve equals the sum of:

1. For the group of policies that pass both the stochastic exclusion and the deterministic exclusion test: the aggregate net premium reserve for those policies.

2. For the group of policies that pass the stochastic exclusion test but does not pass the deterministic exclusion test: The aggregate net premium reserve plus, the excess, if any, of the deterministic reserve determined pursuant to Section 4 the aggregate net premium reserve for those policies reduced by any deferred premium asset held on account of those policies.

3. For the group of policies that fail the stochastic exclusion test, and for the group of policies not subject to the exclusion tests: The aggregate net premium reserve plus, the excess, if any, of the greater of the deterministic reserve determined pursuant to Section 4 and the stochastic reserve determined pursuant to Section 5 over the difference between the aggregate net premium reserve for those policies and any deferred premium asset held on account of those policies.

B. For purposes of this Section, the aggregate net premium reserve for a group of policies is the sum of the net premium reserve pursuant to Section 3 for each of the policies of the group less any credit for reinsurance ceded pursuant to Section 8 for the same group of policies.

C. The minimum reserve for each policy is equal to the net premium reserve for each policy calculated as specified in Section 3 less the policy’s portion of any credit for reinsurance ceded as specified in Section 8 plus the policy’s allocated portion of any deterministic reserve excess plus the policy’s allocated portion of any stochastic reserve excess.

Drafting Note: It is the intent of this section to prescribe a method to allocate the minimum reserve back to the individual policy that gave rise to the reserve. The allocation to individual policies is needed, among other reasons, to allocate assets

D. If the company elects to perform the stochastic and deterministic exclusion tests in Section 6 pursuant to section 2.B above, then:

1. Stochastic reserves must be calculated for each group of policies that fail the stochastic exclusion test in Section 6.

2. Deterministic reserves must be calculated for each group of policies that fail either the deterministic exclusion or stochastic exclusion tests in Section 6.

3. If a company elects to calculate stochastic reserves for one or more groups of policies, the company is not required to perform the exclusion tests in Section 6 for those policies.

4. A group of policies for which neither deterministic nor stochastic reserves are required or calculated are not principle-based valuation reserves as defined under the Standard Valuation Law.

E. The company may calculate the deterministic reserve and the stochastic reserve as of a date no earlier than 3 months before the valuation date, using relevant company data, provided an appropriate method is used to adjust those reserves to the valuation date. Company data used for experience studies to determine prudent estimate assumptions are not subject to this 3-month limitation.
F. If a company has separate account business, the company shall allocate the minimum reserve between the general and separate accounts subject to the following:

1. The amount allocated to the general account shall not be less than zero and shall include any liability related to contractual guarantees provided by the general account; and

2. The amount allocated to the separate account shall not be less than the sum of the cash surrender values and not be greater than the sum of the account values attributable to the separate account portion of all such contracts.

G. A company may use simplifications, approximations and modeling efficiency techniques to calculate the net premium reserve, the deterministic reserve and/or the stochastic reserve required by this section if the company can demonstrate that the use of such techniques does not understate the reserve by a material amount and the expected value of the reserve calculated using simplifications, approximations and modeling efficiency techniques is not less than the expected value of the reserve calculated that does not use them.

H. The reserves for supplemental benefits and riders shall be calculated consistent with the requirements for "Riders and Supplemental Benefits" in VM-00, Section II.

Section 3. Net Premium Reserve

A. Applicability

1. The net premium reserve for each term policy, universal life insurance with secondary guarantee policy (definitions of products to be included need to be determined) must be determined pursuant to Section 3.

2. Except for policies subject to Section 3.A.1 the net premium reserve shall be determined pursuant to applicable requirements in VM-A and VM-C.

B. For purposes of this Section 3 and Section 6, the following definitions apply:

1. The “fully funded secondary guarantee” at any time is:

   a. For a shadow account secondary guarantee, the minimum shadow account fund value necessary to fully fund the secondary guarantee for the policy at that time.

   b. For a cumulative premium secondary guarantee, the amount of cumulative premiums required to have been paid to that time that would result in no future premium requirements to fully fund the guarantee, accumulated with any interest or accumulation factors per the contract provisions for the secondary guarantee.

2. The “actual secondary guarantee” at any time is:

   a. For a shadow account secondary guarantee, the actual shadow account fund value at that time.

   b. For a cumulative premium secondary guarantee, the actual premiums paid to that point in time, accumulated with any interest or accumulation factors per the contract provisions for the secondary guarantee.

   Drafting Note: This definition as it relates to a cumulative premium product needs a final review;

3. The “level secondary guarantee” at any time is:

   a. For a shadow account secondary guarantee, the shadow account fund value at that time assuming payment of the level gross premium determined according to Subsection 3.B.9.c.i.
b. For a cumulative premium secondary guarantee, the amount of cumulative level gross premiums determined according to Section 3.B.9.c.i. accumulated with any interest or accumulation factors per the contract provisions for the secondary guarantee.

**Guidance Note:** The definition of the net premium reserve in subsections 7, 8, and 9 is intended to result in a terminal net premium reserve under the assumption of an annual mode gross premium. The gross premium referenced should be the gross premium for the policy assuming an annual premium mode. The reported reserve as of any valuation date should reflect the actual premium mode for the policy and the actual valuation date relative to the policy issue date either directly or through adjusting accounting entries.

4. For all policies other than universal life policies, on any valuation date the net premium reserve shall be equal to the actuarial present value of future benefits less the actuarial present value of future annual valuation net premiums as follows:

a. The annual valuation net premiums shall be a uniform percent of the respective adjusted gross premiums, described in Section 3.B.7.b, such that at issue the actuarial present value of future valuation net premiums shall equal the actuarial present value of future benefits plus an amount equal to $2.50 per $1,000 of insurance for the first policy year only.

For policies subject to the shock lapse provisions of Section 3.C.3.b.iii, valuation net premiums for policy years after the shock lapse shall be limited and may result in two uniform percentages, one applicable to policy years prior to the shock lapse and one applicable to policy years following the shock lapse. For these policies, these percentages shall be determined as follows:

i. Compute the actuarial present value of benefits for policy years following the shock lapse.

ii. Compute the actuarial present value of valuation net premiums for policy years following the shock lapse.

iii. If ii/i is greater than 135%, reduce the net valuation premiums in ii uniformly to produce a ratio of ii/i of 135%.

iv. If the application of iii produces an adjustment to the net valuation premiums following the shock lapse, increase the net valuation premiums for policy years prior to the shock lapse by a uniform percentage such that at issue the actuarial present value of future valuation net premiums equals the actuarial present value of future benefits plus $2.50 per $1,000 of insurance for the first policy year only.

b. Adjusted gross premiums shall be determined as follows:

i. The adjusted gross premium for the first policy year shall be set at zero.

ii. The adjusted gross premium for any year from the second through fifth policy year shall be set at 90% of the corresponding gross premium for that policy year.

iii. The adjusted gross premium for any year after the fifth policy year shall be set equal to the corresponding gross premium for that policy year.

c. The gross premium in any policy year is the maximum guaranteed gross premium for that policy year.

d. Actuarial present values are calculated using the interest, mortality, and lapse assumptions prescribed in Section 3.C.
5. For any universal life policy, a reserve shall be determined by the policy features and guarantees of the policy without considering any secondary guarantee provisions. The net premium reserve shall be calculated as follows:

a. Determine the level gross premium at issue, assuming payments are made each year for which premiums are permitted to be paid, such period defined as “s” in this Subsection, that would keep the policy in force for the entire period coverage is to be provided based on the policy guarantees of mortality, interest and expenses.

b. Using the level gross premium from Section 3.B.8.a, determine the value of the expense allowance components for the policy at issue as $x_1$, $y_{2-5}$, and $z$ defined below.

\[ x_1 = \text{a first year expense equal to the level gross premium at issue} \]

\[ y_{2-5} = \text{an expense equal to 10% of the level gross premium and applied in each year from the second through fifth policy year} \]

\[ z = \text{a first year expense of $2.50 per $1,000 of insurance issued} \]

The expense allowance, $E_{x+t}$, shall be amortized as follows over the period for which premiums are permitted to be paid:

\[
E_{x+t} = VNPR \cdot \frac{1}{\bar{a}_{x+t|t}} \left[ (x_1 + z) / \bar{a}_{x|t} + y_{2-5} \cdot C_{x+t} \right] \quad \text{for } t < s
\]

\[
= 0 \quad \text{for } t \geq s
\]

Where:

\[ VNPR = \text{Valuation Net Premium Ratio from 3.B.5.c.} \]

\[ C_{x+t} = 0 \quad \text{when } t = 1 \]

\[
= \sum_{w=1}^{t-1} \left( \frac{1}{\bar{a}_{x+w|t-w}} \right) \quad \text{when } 2 \leq t \leq 5
\]

\[ = C_{x+5} \quad \text{when } t > 5 \]
c. Determine the annual valuation net premiums as that uniform percentage (the valuation net premium ratio) of the respective gross premiums, such that at issue the actuarial present value of future valuation net premiums shall equal the actuarial present value of future benefits.

d. For a policy issued at age \( x \), on any valuation date \( t \), the net premium reserve shall equal

\[
m_{x+t} \cdot r_{x+t} \cdot \text{ where:}
\]

i. \( m_{x+t} \) = the actuarial present value of future benefits less the actuarial present value of future valuation net premiums and less the unamortized expense allowance for the policy, \( E_{x+t} \), determined as:

\[
E_{x+t} = \bar{d}_{x+t} \left[ (x_1 + z) / \bar{d}_{x+t} \right] + y_{x+t} \cdot C_{x+t}
\]

\[
= 0 \quad \text{for } t < s
\]
\[
= 0 \quad \text{for } t \geq s
\]

Where:

\( C_{x+t} = 0 \) when \( t = 1 \)

\[
= \sum_{n=1}^{t-1} (1 / \bar{d}_{x+n; \overline{s-t}}) \quad \text{when } 2 \leq t \leq 5
\]

\[
= \sum_{n=1}^{4} (1 / \bar{d}_{x+n; \overline{s-t}}) \quad \text{when } t > 5
\]

ii. \( r_{x+t} \) = the ratio \( e_{x+t} / f_{x+t} \), but not greater than 1, with \( (e_{x+t}) \) and \( (f_{x+t}) \)

defined as below:

\( e_{x+t} \) = the actual policy fund value on the valuation date \( t \)

\( f_{x+t} \) = The policy fund value on the valuation date \( t \) is that amount which, together with the payment of the future level gross premiums determined in subsection 3.B.8.a above, keeps the policy in force for the entire period coverage is to be provided, based on the policy guarantees of mortality, interest and expenses.

e. The future benefits used in determining the value of "m" shall be based on the policy fund value on the valuation date \( t \) together with the future payment of the level gross premiums determined in subsection 3.C.8.a above, and assuming the policy guarantees of mortality, interest and expenses.

f. The values of \( \bar{d} \) are determined using the net premium reserve interest, mortality and lapse assumptions applicable on the valuation date.

The future benefits used in determining the value of “m” shall be based on the policy fund value on the valuation date \( t \) together with the future payment of the level gross premiums determined in subsection 3.C.8.a above, and assuming the policy guarantees of mortality, interest and expenses.

g. Actuarial present values referenced in this subsection 3.B.8 are calculated using the interest, mortality, and lapse assumptions prescribed in Subsection C of this section.
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6. For any universal life policy for which the longest secondary guarantee period is more than five (5) years, or if less than 5 years, specified premium for the secondary guarantee period is not less than the net level reserve premium for the secondary guarantee period based on the CSO valuation tables as defined in VM-20 Section 3.C. and VM-AppM, and the applicable valuation interest rate; and the initial surrender charge is not less than 100 percent of the first year annualized specified premium for the secondary guarantee period, during the secondary guarantee period the net premium reserve shall be the greater of the reserve amount determined according to subsection 3.B.5, assuming the policy has no secondary guarantees, and the reserve amount for the policy determined according to the methodology and requirements subsections 3.B.6.b thru 3.B.6.e below.

a. After the expiration of the secondary guarantee period, the net premium reserve shall be the net premium reserve determined according to subsection 3.B.8 only.

b. If the policy has multiple secondary guarantees, the net premium reserve shall be calculated as below for the secondary guarantee that provides the longest period for which the policy can remain in force under the provisions of the secondary guarantee, such period defined as “n” in this Subsection. The resulting net premium reserve shall be used in the comparison with the net premium reserve calculated in accordance with subsection 3.B.8.

c. As of the policy issue date:

i. Determine the level gross premium at issue, assuming payments are made each year for which premiums are permitted to be paid, such period defined as “v” in this Subsection that would keep the policy in force to the end of the secondary guarantee period, based on the secondary guarantee assumptions as to mortality, interest and expenses. In no event shall “v” be greater than “n” for purposes of the net premium reserve calculated in this Subsection.

ii. Using the level gross premium from subsection 3.B.6.c.i above, determine the value of the expense allowance components for the policy at issue as \( x_v \), \( y_{2-5} \), and \( z_v \) defined below.

\( x_v \) = a first year expense equal to the level gross premium at issue

\( y_{2-5} \) = an expense equal to 10% of the level gross premium and applied in each year from the second through fifth policy year

\( z_v \) = a first year expense of $2.50 per $1,000 of insurance issued

The expense allowance \( E_{v-t} \) shall be amortized as follows over the period for which premium are permitted to be paid:

\[
E_{v-t} = \tilde{d}_{v-t} \left[ \left( x_{t} + z_{t} \right)/\tilde{d}_{v-t} \right] + y_{2-5} \cdot C_{v-t} \] for \( t < v \)

\[
= 0 \quad \text{for } t \geq v
\]

Where:

\( VNPR = Valuation Net Premium Ratio from 3.B.9.c.iii \)

\[
C_{v-t} = 0 \quad \text{when } t = 1
\]

\[
= \sum_{i=1}^{5-1} \left( 1/\tilde{d}_{v-t} \right) \quad \text{when } 2 \leq t \leq 5
\]
iii. Determine the annual valuation net premiums at issue as that uniform percentage (the valuation net premium ratio) of the respective gross premiums such that at issue and over the secondary guarantee period the actuarial present value of future valuation net premiums shall equal the actuarial present value of future benefits. The valuation net premium ratio determined shall not change for the policy.

d. After the policy issue date, on each future valuation date, $t$, the net premium reserve shall be determined as follows:

i. Determination should be made of the amount of actual shadow account as of the valuation date, $ASG_{xt}$, as defined in 3.B.2.

ii. As of the valuation date for the policy being valued, for policies utilizing shadow accounts, determine the minimum amount of shadow account required to fully fund the guarantee, $FFSG_{xt}$, as defined in 3.B.1. For any policy for which the secondary guarantee cannot be fully funded in advance, solve for the minimum sum of any possible excess funding (either the amount in the shadow account or excess cumulative premium payments depending on the product design) and the present value of future premiums (using the maximum allowable valuation interest rate and the minimum mortality standards allowable for calculating basic reserves) that would fully fund the guarantee. The result from i. should be divided by this number, with the resulting ratio capped at 1.00. The ratio is intended to measure the level of prefunding for a secondary guarantee which is used to establish reserves. Assumptions within the numerator and denominator of the ratio therefore must be consistent in order to appropriately reflect the level of prefunding. As used here, “assumptions” include any factor or value, whether assumed or known, which is used to calculate the numerator or denominator of the ratio.

iii. Compute the net single premium ($NSP_{xt}$) on the valuation date for the coverage provided by the secondary guarantee for the remainder of the secondary guarantee period, using the interest, lapse and mortality assumptions prescribed in Subsection C of this section. The net single premium shall include consideration for death benefits only.

iv. The net premium reserve for an insured age $x$ at issue at time $t$ shall be according to the formula below

$$\min \left[ \frac{ASG_{xt}}{FFSG_{xt}}, 1 \right] \cdot NSP_{xt} - E_{xt}$$

5. Actuarial present values referenced in this subsection B.6 are calculated using the interest, mortality and lapse assumptions prescribed in Subsection C of this section.

C. Net Premium Reserve Assumptions

1. Mortality Rates
Except as indicated in subsection 3.C.1.b., and subject to subsection 3.C.1.c., the mortality standard used in determining the present values described in Subsection B of this Section shall be the 2001 Commissioners Standard Ordinary (CSO) Mortality Table. The 2001 Commissioners’ Standard Ordinary (CSO) Mortality Table means that mortality table, consisting of separate rates of mortality for male and female lives, developed by the American Academy of Actuaries CSO Task Force for the Valuation Basic Mortality Table developed by the Society of Actuaries Individual Life Insurance Valuation Mortality Task Force, and adopted by the NAIC in December 2002. The 2001 CSO Mortality Table is included in the Proceedings of the NAIC (2nd Quarter 2002) and supplemented by the 2001 CSO Preferred Class Structure Mortality Table. Unless the context indicates otherwise, the 2001 CSO Mortality Table includes both the ultimate form of that table and the select and ultimate form of that table and includes both the smoker and nonsmoker mortality tables and the composite mortality tables. It also includes both the age-nearest-birth and age-last-birth bases of the mortality table. The 2001 CSO Preferred Class Structure Mortality Table means mortality tables with separate rates of mortality for Super Preferred Nonsmokers, Preferred Nonsmokers, Residual Standard Nonsmokers, Preferred Smokers, and Residual Standard Smoker splits of the 2001 CSO Nonsmoker and Smoker tables as adopted by the NAIC at the September, 2006 national meeting and published in the NAIC Proceedings [3rd Quarter 2006]. Unless the context indicates otherwise, the 2001 CSO Preferred Class Structure Mortality Table includes both the ultimate form of that table and the select and ultimate form of that table. It includes both the smoker and nonsmoker mortality tables. It includes both the male and female mortality tables and the gender composite mortality tables. It also includes both the age-nearest-birth and age-last-birth bases of the mortality table. [Quarter 2006]. Unless the context indicates otherwise, the 2001 CSO Preferred Class Structure Mortality Table includes both the ultimate form of that table and the select and ultimate form of that table. It includes both the smoker and nonsmoker mortality tables. It includes both the male and female mortality tables and the gender composite mortality tables. It also includes both the age-nearest-birth and age-last-birth bases of the mortality table.

Drafting Note: The company shall determine the appropriate table from the Preferred Structure Mortality Tables based on the anticipated mortality for the class of policies being valued. Need to bring in the requirements of Model 815 and AG 42.

Guidance Note: The valuation manual can be updated by the NAIC to define a new valuation table. Because of the various implications to systems, form filings, and related issues (such as product tax issues), lead time is needed to implement new requirements without market disruption. It is recommended that this transition be for a period of about 4.5 years – that is, that the table be adopted by July 1 of a given year, that it be permitted to be used starting January 1 of the second following calendar year, that it be optional until January 1 of the fifth following calendar year, thereafter mandatory. It is further intended that the adoption of such tables would apply to all business issued since the adoption of this valuation manual. The details of how to implement any unlocking of mortality tables will need to be addressed in the future.

2. Interest Rates

Drafting Note: This section describing the determination of the “calendar year net premium reserve interest rate” is intended to communicate that, unlike the “unlocking” of the net premium reserve mortality and lapse assumptions, the interest rate used in the net premium reserve calculation for a block of policies issued in a particular calendar year does not change for the duration of each of the policies in that issue year block.

a. For net premium reserve amounts calculated according to:

i. Section 3.B.7 for policies and riders for which nonforfeiture benefits are provided; or

ii. Section 3.B.8.
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The calendar year net premium reserve interest rate \( I \) shall be determined according to this subsection 3.C.2.a and subsections 3.C.2.b and 3.C.2.c below and the results rounded to the nearer one-quarter of one percent (1/4 of 1%). This rate shall be used in determining the present values described in Subsection B of this Section for all policies issued in the calendar year next following its determination.

\[
I = .03 + W \ast (R_1 - .03) + (W/2) \ast (R_2 - .09)
\]

Where: \( R_1 \) is the lesser of \( R \) and .09

\( R_2 \) is the greater of \( R \) and .09

\( W \) is the weighting factor for a policy, as defined in Subsection 2.c. below

However, if the calendar year net premium reserve interest rate \( I \) in any calendar year determined without reference to this sentence differs from the corresponding actual rate for the immediately preceding calendar year by less than one-half of one percent (1/2 of 1%), the calendar year net premium reserve interest rate shall be set equal to the corresponding actual rate for the immediately preceding calendar year.

b. The reference interest rate \( R \) for a calendar year shall equal the lesser of the average over a period of thirty-six (36) months and the average over a period of twelve (12) months, ending on June 30 of the calendar year preceding the year of issue, of the monthly average of the composite yield on seasoned corporate bonds, as published by Moody’s Investors Service, Inc.

c. The weighting factor \( W \) for a policy shall be determined from the table below:

<table>
<thead>
<tr>
<th>Guarantee Duration (Years)</th>
<th>Weighting Factor</th>
</tr>
</thead>
<tbody>
<tr>
<td>10 or less</td>
<td>.50</td>
</tr>
<tr>
<td>More than 10 but not more than 20</td>
<td>.45</td>
</tr>
<tr>
<td>More than 20</td>
<td>.35</td>
</tr>
</tbody>
</table>

The guarantee duration for the coverage guarantee is the maximum number of years the life insurance can remain in force on the basis guaranteed in the policy or under options to convert to plans of life insurance with premium rates or nonforfeiture values or both which are guaranteed in the original policy.

d. For reserve amounts calculated according to:

i. Section 3.B.7 of this Section for policies and riders for which no nonforfeiture benefits are provided; or

ii. Section 3.B.9 of this Section

the calendar year net premium reserve interest rate shall be calculated by increasing the rate determined according to subsections 3.C.2.a thru 3.C.2.c above by 1.5%, but in no event greater than 125% of the rate determined according to subsection 3.C.2.a thru 3.C.2.c above rounded to the nearer one-quarter of one percent (1/4 of 1%).

Drafting Note: If a policy contains multiple coverage guarantees and each coverage guarantee stream is valued separately, it may be important to define which reserve interest rate(s) should be used for reporting and analysis purposes.

3. Lapse Rates
a. For policies other than universal life policies or riders which provide nonforfeiture values, universal life policies not containing a secondary guarantee, and universal life policies for which the longest secondary guarantee period is five (5) years or less the lapse rates used in determining the present values described in subsection 3.B shall be 0% per year during the premium paying period and 0% per year thereafter.

b. For policies other than universal life policies or riders which provide no nonforfeiture values (i.e. term policies), the annual lapse rates used to determine the present values described in subsection 3.B shall vary by level premium period as stated below:

i. 10% per year during any level premium period of less than 5 years, except as noted in iii., or

ii. 6% per year during any level premium period of 5 or more years, except as noted in iii., or

iii. 10% per year during any premium paying period after an initial level premium period of less than 5 years.

iv. For policies or riders having a level premium of 5 years or longer, the lapse rate for the first year of the renewal premium period shall be determined based on the length of the current and renewal premium periods and the percent increase in the gross premium as shown in the table below instead of what would otherwise apply from i. or ii. above.

<table>
<thead>
<tr>
<th>Current Premium</th>
<th>Length of Renewal Prem.</th>
<th>Percent increase in gross premium per Yr of Renewal</th>
</tr>
</thead>
<tbody>
<tr>
<td>&lt;=1 Yrs) Art</td>
<td>Any</td>
<td>10%</td>
</tr>
<tr>
<td>1&lt;PP&lt;=5 Art</td>
<td>Any</td>
<td>50%</td>
</tr>
<tr>
<td>1&lt;PP&lt;=5 &lt;PP&lt;5</td>
<td>Any</td>
<td>25%</td>
</tr>
<tr>
<td>5&lt;PP&lt;=10 ART</td>
<td>&lt; 400%</td>
<td>70%</td>
</tr>
<tr>
<td>5&lt;PP&lt;=10 Art</td>
<td>Over 400%</td>
<td>80%</td>
</tr>
<tr>
<td>5&lt;PP&lt;=10 1&lt;PP&lt;=5</td>
<td>Any</td>
<td>50%</td>
</tr>
<tr>
<td>5&lt;PP&lt;=10 5&lt;PP&lt;=10</td>
<td>Any</td>
<td>25%</td>
</tr>
<tr>
<td>10&lt;PP Art</td>
<td>&lt; 400%</td>
<td>70%</td>
</tr>
<tr>
<td>10&lt;PP Art</td>
<td>Over 400%</td>
<td>80%</td>
</tr>
<tr>
<td>10&lt;PP 1&lt;PP&lt;=5</td>
<td>Any</td>
<td>70%</td>
</tr>
<tr>
<td>10&lt;PP 5&lt;PP&lt;=10</td>
<td>Any</td>
<td>50%</td>
</tr>
<tr>
<td>10&lt;PP 10&lt;PP</td>
<td>Any</td>
<td>50%</td>
</tr>
</tbody>
</table>

c. For universal life policies, for which the longest secondary guarantee period is more than five (5) years, the lapse rate, \(L_{x+t}\), used to determine the present values described in Subsection B at time \(t\) for an insured age \(x\) at issue shall be determined as follow

i. Determine the ratio \(R_{x+t}\) where:

\[
R_{x+t} = \left[FFSG_{x+t} - ASG_{x+t}\right] / \left[FFSG_{x+t} - LG_{x+t}\right]
\]

but not > 1

Where:
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\[ FFSG_{x+t} = \text{the fully funded secondary guarantee at time } t \text{ for the insured age } x \text{ at issue} \]

\[ ASG_{x+t} = \text{the actual secondary guarantee at time } t \text{ for the insured age } x \text{ at issue} \]

\[ LSG_{x+t} = \text{the level secondary guarantee at time } t \text{ for the insured age } x \text{ at issue} \]

ii. The lapse rate for the policy for durations \(t+1\) and later shall be set equal to:

\[ L_{x+t} = R_{x+t} \cdot 0.01 + (1 - R_{x+t}) \cdot 0.005 \cdot r_{x+t} \]

Where \( \hat{r}_{x+t} \) is the ratio determined in Subsection 3.B.5.d.ii.

D. Net Premium Reserve Calculation and Cash Surrender Value Floor

1. For policies other than universal life policies, the net premium reserve shall not be less than the greater of:

   a. The cost of insurance to the next paid to date. The cost of insurance for this purpose shall be determined using the mortality tables for the policy prescribed in subsection 3.C or

   b. The policy cash surrender value, calculated as of the valuation date and in a manner that is consistent with that used in calculating the net premium reserve on the valuation date.

   **Drafting Note:** It may be appropriate to consider potential simplifications for the net premium reserve for YRT reinsurancedefined. The unearned annual tabular cost of insurance ("interpolated C"*) is one potential option to examine.

2. For a universal life policy, the net premium reserve shall not be less than the greater of:

   a. The amount needed to cover the cost of insurance to the next processing date on which cost of insurance charges are deducted with respect to the policy. The cost of insurance for this purpose shall be determined using the mortality tables for the policy prescribed in subsection 3.B. or

   b. The policy cash surrender value, calculated as of the valuation date and in a manner that is consistent with that used in calculating the net premium reserve on the valuation date.

Section 4. **Deterministic Reserve** For a group of one or more policies for which a deterministic reserve must be calculated pursuant to Sections 2.A or 2.B, the company shall calculate the deterministic reserve for the group as follows:

A. Calculate the deterministic reserve equal to the actuarial present value of benefits, expenses, and related amounts less the actuarial present value of premiums and related amounts where:

1. Cash flows are projected in compliance with the applicable requirements in Sections 7, 8 and 9 over the single economic scenario described in Section 7.G.1.

2. Present values are calculated using the path of discount rates for the corresponding model segment determined in compliance with Section 7.H.4.

3. The actuarial present value of benefits, expenses and related amount equals the sum of

   a. Present value of future benefits, but before netting the repayment of any policy loans;

   **Guidance Note:** Future benefits include but are not limited to death and cash surrender benefits.
b. Present value of future expenses excluding federal income taxes and expenses paid to provide fraternal benefits in lieu of federal income taxes;

c. Policy account value invested in the separate account at the valuation date; and

**Guidance Note:** when paragraph c. is taken in conjunction with 4.b. below, the net result produces the correct cash flows as well as NAER,

d. Policy loan balance at the valuation date with appropriate reflection of any relevant due, accrued or unearned loan interest, if policy loans are explicitly modeled under Section 7.E.

**Guidance Note:** when paragraph d. is taken in conjunction with 4.c. below, the net result produces the correct cash flows as well as NAER,

4. The actuarial present value of premiums and related amounts equals the sum of the present values of

a. Future gross premium payments and/or other applicable revenue;

b. Future net cash flows to or from the general account, or from or to the separate account;

c. Future net policy loan cash flows, if policy loans are explicitly modeled under Section 7.E;

**Guidance Note:** Future net policy loan cash flows include: loan interest paid in cash; additional loan principal; and repayments of principal, including repayments occurring at death or surrender (note that the future benefits in Section 4.A.3.a are before consideration of policy loans).

d. Future net reinsurance discrete cash flows determined in compliance with Section 8;

e. The future net reinsurance aggregate cash flows allocated to this group of policies as described in Subsection B of this section; and

f. The future derivative liability program net cash flows (i.e., cash received minus cash paid) that are allocated to this group of policies.

5. If a group of policies is excluded from the stochastic reserve requirements, the company may not include future transactions associated with non-hedging derivative programs in determining the deterministic reserve for those policies.

B. Future net reinsurance aggregate cash flows shall be allocated as follows:

1. Future net reinsurance aggregate cash flows shall be allocated to each policy reinsured under a given reinsurance agreement in the same proportion as the ratio of each policy’s present value of future net reinsurance discrete cash flows to total present value of future net reinsurance discrete cash flows under the reinsurance agreement;

2. Future net reinsurance aggregate cash flows allocated to a group of policies is equal to the sum of future net reinsurance aggregate cash flows allocated to each policy in the group.

**Section 5. Stochastic Reserve**

The company shall calculate the stochastic reserve for all policies (pursuant to section 2.A) or for a group of policies (pursuant to section 2.B) as follows:

A. Project cash flows in compliance with the applicable requirements in Sections 7, 8 and 9 using the stochastically generated scenarios described in Section 7.G.2.
B. Calculate the scenario reserve for each stochastically generated scenario as follows:

1. For each model segment at the model start date and end of each projection year, calculate the discounted value of the negative of the projected statement value of general account and separate account assets using the path of discount rates for the model segment determined in compliance with Section 7.H.5 from the projection start date to the end of the respective projection year.

**Guidance Note:** The projected statement value of general account and separate account assets for a model segment may be negative or positive.

2. Sum the amounts calculated in Subparagraph 1 above across all model segments at the model start date and end of each projection year.

**Guidance Note:** The amount in Subparagraph 2 above may be negative or positive.

3. Set the scenario reserve equal to the sum of the statement value of the starting assets across all model segments and the maximum of the amounts calculated in Subparagraph 2 above.

C. Rank the scenario reserves from lowest to highest.

D. Calculate CTE 70.

E. Determine any additional amount needed to capture any material risk included in the scope of these requirements but not already reflected in the cash flow models using an appropriate and supportable method and supporting rationale.

F. Add the CTE amount (D) plus any additional amount (E).

G. The stochastic reserve equals the amount determined in Subsection 5.F. If the company defines two or more subgroups for aggregation purposes as described in Section 7.B.3., the company shall calculate the amount determined in Section 5.F for each subgroup of policies on a standalone basis, and sum together those amounts for each subgroup to determine the total stochastic reserve.

**Section 6. Stochastic and Deterministic Exclusion Tests**

A. Stochastic Exclusion Test

1. Requirements to pass the stochastic exclusion test

   a. Groups of policies pass the stochastic exclusion test if
      
      i. Annually and within 12 months before the valuation date the company demonstrates that the groups of policies pass the stochastic exclusion ratio test defined in Section 6.A.2; or
      
      ii. In the first year and at least once every three calendar years thereafter the company provides a demonstration in the PBR Actuarial report as specified in Section 6.A.3; or
      
      iii. For groups of policies other than variable life or universal life with a secondary guarantee, in the first year and at least every third calendar year thereafter the company provides a certification by a qualified actuary that the group of policies is not subject to material interest rate risk or asset return volatility risk (i.e., the risk on non-fixed income investments having substantial volatility of returns such as common stocks and real estate investments). The company shall provide the certification and documentation supporting the certification to the Commissioner upon request.
Guidance Note: The qualified actuary should develop documentation to support the actuarial certification that presents their analysis clearly and in detail sufficient for another actuary to understand the analysis and reasons for the actuary’s conclusion that the group of policies is not subject to material interest rate risk or asset return volatility risk. Examples of methods a qualified actuary could use to support the actuarial certification include, but are not limited to:

1. A demonstration that reserves for the group of policies calculated according to Sections 5 – 9 of VM-05, VM-A and VM-C are at least as great as the assets required to support the group of policies using the company’s cash flow testing model under each of the 16 scenarios identified in Section 6 or alternatively each of the NY 7 scenarios.

2. A demonstration that the group of policies passed the stochastic exclusion ratio test within 36 months prior to the valuation date and the company has not had a material change in its interest rate risk.

3. A qualitative risk assessment of the group of policies that concludes that the group of policies does not have material interest rate risk or asset return volatility. Such assessment would include an analysis of product guarantees, the company’s non-guaranteed element policy, assets backing the group of policies and the company’s investment strategy.

b. A company may not exclude a group of policies for which there is one or more clearly defined hedging strategies from stochastic reserve requirements.

2. Stochastic Exclusion Ratio Test

a. In order to exclude a group of policies from the stochastic reserve requirements using the method allowed under Section 6.A.1.a, a company shall demonstrate that the ratio of (b-a)/c is less than 4.5% where:

i. a = the adjusted deterministic reserve described in subsection 6.A.2.b.i using the baseline economic scenario described in Appendix 1.

ii. b = the largest adjusted deterministic reserve described in subsection 6.A.2.b.i under any of the other 15 economic scenarios described in Appendix 1.

iii. c = an amount calculated from the baseline economic scenario described in Appendix 1 that represents the present value of benefits for the policies, adjusted for reinsurance by subtracting ceded benefits. For clarity, premium, ceded premium, expense, reinsurance expense allowance, modified coinsurance reserve adjustment and reinsurance experience refund cash flows shall not be considered “benefits,” but items such as death benefits, surrender or withdrawal benefits and policyholder dividends shall be. For this purpose, the company shall use the benefits cash flows from the calculation of quantity “a,” and calculate the present value of those cash flows using the same path of discount rates as used for “a.”

Drafting Note: Empirical testing of the reinsurance adjustment to “iii” should encompass its impact in the case of YRT reinsurance as well as consistency of results among similar coinsurance, coinsurance with funds withheld, and modified coinsurance forms. A Guidance Note may prove necessary to address further judgment in the case of YRT.

b. In calculating the ratio in Paragraph a above, the company
i. Shall calculate an adjusted deterministic reserve for the group of polices for each of the 16 scenarios that is equal to the deterministic reserve defined in Section 4.A, but with the following differences:

(a) using anticipated experience assumptions with no margins,

(b) using the interest rates and equity return assumptions specific to each scenario, and

(c) using net asset earned rates specific to each scenario to discount the cash flows.

ii. Shall use the most current available baseline economic scenario and the 15 other economic scenarios published by the NAIC. The methodology for creating these scenarios can be found in Appendix 1 of the 20.

iii. Shall use anticipated experience assumptions within each scenario that are dynamically adjusted as appropriate for consistency with each tested scenario.

iv. May not group together contract types with significantly different risk profiles for purposes of calculating this ratio.

v. Mortality improvement beyond the projection start date may not be reflected in anticipated experience assumptions for the purpose of calculating the stochastic exclusion ratio.

3. Stochastic Exclusion Demonstration Test

a. In order to exclude a group of policies from the stochastic reserve requirements using the method as allowed under Section 6.A.1.a.ii above, the company must provide a demonstration in the PBR Actuarial Report in the first year and at least once every three calendar years thereafter that complies with the following:

i. The demonstration shall provide a reasonable assurance that if the stochastic reserve was calculated on a standalone basis for the group of polices subject to the stochastic reserve exclusion, the minimum reserve for those groups of policies would not increase. The demonstration shall take into account whether changing conditions over the current and two subsequent calendar years would be likely to change the conclusion to exclude the group of policies from the stochastic reserve requirements.

ii. If, as of the end of any calendar year, the company determines the minimum reserve for the group of policies no longer adequately provides for all material risks, the exclusion shall be discontinued and the company fails the stochastic exclusion test for those policies.

iii. The demonstration may be based on analysis from a date that proceeds the initial or subsequent exclusion period.

iv. The demonstration shall provide an effective evaluation of the residual risk exposure remaining after risk mitigation techniques such as derivative programs and reinsurance.

b. The company may use one of the following or another method acceptable to the commissioner to demonstrate compliance with subsection 6.A.3.a:

i. Demonstrate that the greater of the deterministic reserve and the net premium reserve, less any associated deferred premium asset, is greater than the stochastic reserve calculated on a standalone basis.
ii. Demonstrate that the greater of the deterministic reserve and the net premium reserve, less any associated deferred premium asset, is greater than the scenario reserve that results from each of a sufficient number of adverse deterministic scenarios.

iii. Demonstrate that the greater of the deterministic reserve and the net premium reserve, less any associated deferred premium asset, is greater than the stochastic reserve calculated on a standalone basis, but using a representative sample of policies in the stochastic reserve calculations. or

iv. Demonstrate that any risk characteristics that would otherwise cause the stochastic reserve calculated on a standalone basis to exceed greater of the deterministic reserve and the net premium reserve, less any associated deferred premium asset, are not present or have been substantially eliminated through actions such as hedging, investment strategy, reinsurance, or passing the risk on to the policyholder by contract provision.

B. Deterministic Exclusion Test

1. A group of universal life policies with a secondary guarantee or a group of policies which is not excluded from the stochastic reserve requirement is deemed to not pass the deterministic reserve exclusion test and the deterministic reserve must be computed for this group of policies.

2. Except as provided in subsection 6.B.1, a group of policies passes the deterministic reserve exclusion test, if the company demonstrates that the sum of the valuation net premiums for all future years for the group of policies, determined according to Paragraph 5 below, is less than the sum of the corresponding guaranteed gross premiums for such policies. The test shall be determined on a direct or assumed basis.

3. A company may not group together policies of different contract types with significantly different risk profiles for purposes of the calculation in subsection 6.B.2.

4. If a group of policies being tested is no longer adding new issues, and the test has been passed for 3 consecutive years, the group passes until determined otherwise. For this group, the test must be computed at least once each 5 years going forward.

5. For purposes of determining the valuation net premiums used in the demonstration in subsection 6.B.2:

a. If pursuant to Section 2 the net premium reserve is the minimum reserve required under Section 2.A of the Standard Valuation Law for policies issued prior to the operative date of the valuation manual, the valuation net premiums are determined according to those minimum reserve requirements;

b. If the net premium reserve is determined according to Section 3.A.1 the lapse rates assumed for all durations are 0%;

c. For policies with guaranteed gross premium patterns that subject the policy to shock lapses, as defined in Section 3.C.3.b.iii, the valuation net premiums comparison to the guaranteed gross premiums indicated in paragraph 2 shall be performed considering only the initial premium period;

d. If the anticipated mortality for the group of policies exceeds the valuation mortality, then the company shall substitute the anticipated mortality to determine the net premium. For this purpose, mortality shall be measured as the present value of future death claims discounted at the valuation interest rate used for the net premium reserve.

e. The guaranteed gross premium is defined as:
Section 7. Cash Flow Models

A. Model Structure

1. The company shall design and use a cash flow model that
   a. Complies with applicable Actuarial Standards of Practice in developing cash flow models and projecting cash flows.
   b. Uses model segments consistent with the company’s asset segmentation plan, investment strategies, or approach used to allocate investment income for statutory purposes. Assets of segments that cover policies both subject to and not subject to these requirements may be allocated as defined in Section 7.D.1.b.
   c. Assigns each policy subject to these requirements to only one model segment and shall use a separate cash flow model for each model segment.
   d. Projects cash flows for a period that extends far enough into the future so that no obligations remain.

2. The company may use simplifications or modeling efficiency techniques to develop cash flows, if the approach is consistent with Section 2.H.

Guidance Note: For example, it may be reasonable to assume 100% deaths or 100% surrenders after some appropriate period of time.

B. General Description of Cash Flow Projections

1. For the deterministic reserve and for each scenario for the stochastic reserve, the company shall project cash flows ignoring federal income taxes and reflecting the dynamics of the expected cash flows for the entire model segment. The company shall reflect the effect of all material product features, both guaranteed and non-guaranteed. The company shall project cash flows including the following:
   a. Revenues received by the company including gross premiums received from the policyholder.
   b. Amounts charged to account values on general accounts business and use those amounts to determine any effects on future policy benefits, and not as revenue.

Guidance Note: Amounts charged to account values on general accounts business examples include cost of insurance and expense charges.
   c. All material benefits paid to policyholders, including but not limited to, death claims, surrender benefits, and withdrawal benefits, reflecting the impact of all material guarantees.
   d. Net cash flows between the general account and separate account for variable products.
Guidance Note: Cash flows going out from the general account to the separate account increase the reserve and cash flows coming in to the general account from the separate account decrease the reserve. Examples include allocation of net premiums to the separate account, policyholder-initiated transfers between fixed and variable investment options, transfers of separate account values to pay death or withdrawal benefits, and amounts charged to separate account values for cost of insurance, expense, etc.

e. Insurance company expenses (including overhead expenses), commissions, fund expenses, contractual fees and charges, and taxes (excluding federal income taxes and expenses paid to provide fraternal benefits in lieu of federal income taxes).

f. Revenue sharing income received by the company (net of applicable expenses) and other applicable revenue and fees associated with the policies and adjusting the revenue to reflect the uncertainty of revenue sharing income that is not guaranteed.

g. Net cash flows associated with any reinsurance as described in Section 8.

h. Cash flows from derivative liability and derivative asset programs, as described in Section 7.L.

i. Cash receipts or disbursements associated with investment income, realized capital gains and losses, principal repayments, asset default costs, investment expenses, asset prepayments, and asset sales. Cash flows related to policy loans are handled in the reserve calculation in a manner similar to cash flows to and from separate accounts.

Guidance Note: Since the projection of cash flows reflect premium mode directly, deferred premiums are zero under this approach.

2. In determining the deterministic reserve and stochastic reserve the company may perform the cash flow projections for each policy in force on the date of valuation or by grouping policies using modeling efficiency techniques. If such techniques are used, the company shall develop the groups in a manner consistent with Section 2.H.

Drafting Note: The Actuarial Standards Board is in the process of developing a new ASOP for principle-based reserves for life products. It is anticipated that this ASOP will provide guidance on how to group policies into representative modeling cells, as well as providing guidance on model granularity versus model accuracy.

3. In determining the stochastic reserve, the company shall determine the number and composition of subgroups for aggregation purposes in a manner that is consistent with how the company manages risks across the different product types, and that reflects the likelihood of any change in risk offsets that could arise from shifts between product types. If a company is managing the risks of two or more different product types as part of an integrated risk management process, then the products may be combined into the same subgroup.

Guidance Note: Aggregation refers to the number and composition of subgroups of polices that are used to combine cash flows. Aggregating policies into a common subgroup allows the cash flows arising from the policies for a given stochastic scenario to be netted against each other (i.e., allows risk offsets between policies to be recognized).

C. Non-Guaranteed Element Cash Flows

1. Except as noted in subsection 7.C.5, the company shall include non-guaranteed elements (NGE) in the models to project future cash flows beyond the time the company has authorized their payment or crediting.

2. The projected NGE shall reflect factors that include but are not limited to the following (not all of these factors will necessarily be present in all situations):
a. The nature of contractual guarantees;
b. The company’s past NGE practices and established NGE policies;
c. The timing of any change in NGE relative to the date of recognition of a change in experience;
d. The benefits and risks to the company of continuing to authorize NGE.

3. Projected NGE shall be established based on projected experience consistent with how actual NGE are determined.

4. Projected levels of NGE in the cash flow model must be consistent with the experience assumptions used in each scenario. Policyholder behavior assumptions in the model must be consistent with the NGE assumed in the model.

5. The company may exclude any portion NGE that of an
   a. is not based on some aspect of the policy’s or contract’s experience, and
   b. is authorized by the Board of Directors and documented in the Board minutes, where the documentation includes the amount of the NGE that arises from other sources.

However, if the Board has guaranteed a portion of the NGE into the future, the company must model that amount (unless excluded by subsection 7.C.6). In other words, the company cannot exclude from its model any NGE that the Board has guaranteed for future years, even if they could have otherwise excluded them, based on this subsection.

6. The liability for policyholder dividends declared but not yet paid that has been established according to statutory accounting principles as of the valuation date is reported separately from the statutory reserve. The policyholder dividends that give rise to this dividend liability as of the valuation date may or may not be included in the Cash Flow Model at the company’s option.
   a. If the policyholder dividends that give rise to the dividend liability are not included in the cash flow model, then no adjustment is needed to the resulting aggregate modeled (whether deterministic or stochastic) reserve.
   b. If the policyholder dividends that give rise to the dividend liability are included in the cash flow model, then the resulting aggregate modeled (whether stochastic or deterministic) reserve should be reduced by the amount of the dividend liability.

D. Starting Assets

1. For each model segment, the company shall select starting assets such that the aggregate annual statement value of the assets at the projection start date equals the estimated value of the minimum reserve allocated to the policies in the appropriate model segment subject to the following:
   a. Starting asset values shall include the relevant balance of any due, accrued or unearned investment income.
   b. For an asset portfolio that supports both policies that are subject and not subject to these requirements, the company shall determine an equitable method to apportion the total amount of starting assets between the subject and non-subject policies.
c. If for all model segments combined, the aggregate annual statement value of starting assets is
less than 98% or greater than 102% of the final aggregate modeled (whether stochastic or
deterministic) reserve, the company shall provide documentation in the PBR Actuarial Report
that provides reasonable assurance that the aggregate modeled reserve is not materially
understated as a result of the estimate of the amount of starting assets.

2. The company shall select starting assets for each model segment that consists of the
following:

a. All separate account assets supporting the policies.
b. All policy loans supporting the policies that are explicitly modeled under Section 7.E.
c. All derivative instruments held at the projection start date that are part of a derivative program
and can be appropriately allocated to the model segment.
d. The negative of any pretax interest maintenance reserve liability that can be allocated to
each model segment at the projection start date subject to the following:

i. The amount of PIMR allocable to each model segment is the approximate
statutory interest maintenance reserve liability that would have developed for the
model segment assuming applicable capital gains taxes are excluded. The allocable
PIMR may be either positive or negative, resulting in either a decrease or increase to
starting assets.

ii. In performing the allocation to each model segment, the company shall use a
reasonable approach to allocate any portion of the total company balance that is
disallowable under statutory accounting procedures (i.e., when the total company
balance is an asset rather than a liability).

iii. The company may use a simplified approach to allocate the PIMR, if the impact of the
PIMR on the minimum reserve is minimal.

e. An amount of other general account assets such that the aggregate value of starting assets
meets the requirements in Section 7.D.1. These assets shall generally be selected on a consistent
basis from one reserve valuation to the next. Any material change in the selection methodology
shall be documented in the PBR Actuarial Report.

3. The aggregate value of general account starting assets is the sum of the amounts in subsections

Guidance Note: The aggregate value of general account assets in subsection 7.D.3 may be negative. This may
occur for example for model segments in which a substantial portion of policyholder funds are allocated to
separate accounts. The assets in subsection 7.D.2.e above may include negative assets or short-term borrowing,
resulting in a projected interest expense.

4. The company shall calculate the projected values of starting assets in a manner consistent with their
values at the start of the projection.

5. When calculating the projected statement value of assets at any date, the company shall
include the negative of any outstanding PIMR. For purposes of these requirements, the
projected PIMR for any model segment and for all model segments combined may be negative.

E. Reinvestment Assets and Disinvestment

1. At the valuation date and each projection interval as appropriate, model the purchase of general
account reinvestment assets with available cash and net asset and liability cash flows in a manner that is
representative of and consistent with the company’s investment policy for each model segment, subject to the following requirements:

a. The model investment strategy may incorporate a representation of the actual investment policy that ranges from relatively complex to relatively simple. In any case, the PBR actuarial report shall include documentation supporting the appropriateness of the representation relative to actual investment policy.

Guidance Note: A complex model representation may include, for example, illiquid or callable assets whereas a simple model representation may involve mapping of more complex assets to combinations of, for example, public non-callable corporate bonds, U.S. Treasuries, and cash.

b. The final maturities and cash flow structures of assets purchased in the model, such as the patterns of gross investment income and principal repayments, and fixed or floating rate interest basis, shall be determined by the company as part of the model representation.

c. The combination of price and structure for fixed income investments and derivative instruments associated with fixed income investments shall appropriately reflect the then-current U.S. Treasury curve along the relevant scenario and the requirements for gross asset spread assumptions stated below.

d. For purchases of public non-callable corporate bonds, use the gross asset spreads over Treasuries prescribed in Section 9.F. (For purposes of this subsection, “public” incorporates both registered and 144a securities.) The prescribed spreads reflect current market conditions as of the model start date and grade to long-term conditions based on historical data at the start of projection year four.

e. For transactions of derivative instruments associated with fixed income investments, reflect the prescribed assumptions in Section 9.F for interest rate swap spreads.

f. For purchases of other fixed income investments, if included in the model investment strategy, set assumed gross asset spreads over Treasuries in a manner that is consistent with, and results in reasonable relationships to, the prescribed spreads for public non-callable corporate bonds and interest rate swaps.

g. Notwithstanding the above requirements, the model investment strategy and/or any non-prescribed asset spreads shall be adjusted as necessary so that the minimum reserve is not less than would be obtained by substituting an alternative investment strategy in which all fixed income reinvestment assets are public non-callable corporate bonds with gross asset spreads, asset default costs, and investment expenses by projection year that are consistent with a credit quality blend of 50% PBR credit rating 6 (“A2/A”) and 50% PBR credit rating 3 (“Aa2/AA”). The following pertains to this requirement:

i. Policy loans, equities, and derivative instruments associated with the execution of a clearly defined hedging strategy (in compliance with Sections 7.L and 7.M) are not impacted by this requirement.

Guidance Note: In many cases, particularly if the model investment strategy does not involve callable assets, it is expected that the demonstration of compliance will not require running the reserve calculation twice. For example, an analysis of the weighted average net reinvestment spread on new purchases by projection year (gross spread minus prescribed default costs minus investment expenses) of the model investment strategy compared to the weighted average net reinvestment spreads by projection year of the alternative strategy may suffice. The assumed mix of asset types, asset credit quality, or the
levels of non-prescribed spreads for other fixed income investments may need to be adjusted to achieve compliance.

2. Model at each projection interval any disinvestment in a manner that is consistent with the company’s investment policy and that reflects the company’s cost of borrowing where applicable. Gross asset spreads used in computing market values of assets sold in the model shall be consistent with but not necessarily the same as the gross asset spreads in Sections 7.E.1.d and 7.E.1.f above, recognizing that starting assets may have different characteristics than modeled reinvestment assets.

3. Determine the values of reinvestment assets at the valuation date and each projection interval in a manner consistent with the values of starting assets that have similar investment characteristics.

F. Cash Flows from Invested Assets

The company shall determine cash flows from invested assets, including starting and reinvestment assets, as follows:

1. Determine cash flows for each projection interval for general account fixed income assets including derivative asset programs associated with these assets as follows:

   a. Model gross investment income and principal repayments in accordance with the contractual provisions of each asset and in a manner consistent with each scenario. Grouping of assets is allowed if the company can demonstrate that grouping does not materially understate the minimum reserve than would have been obtained using a seriatim approach.

   b. Reflect asset default costs as prescribed in Section 9.F and anticipated investment expenses through deductions to the gross investment income.

   c. Model the proceeds arising from modeled asset sales and determine the portion representing any realized capital gains and losses.

   Guidance Note: Examples of general account fixed income assets include public bonds, convertible bonds, preferred stocks, private placements, asset backed securities, commercial mortgage loans, residential mortgage loans, mortgage backed securities, and collateralized mortgage obligations.

   d. Reflect any uncertainty in the timing and amounts of asset cash flows related to the paths of interest rates, equity returns, or other economic values directly in the projection of asset cash flows. Asset defaults are not subject to this requirement since asset default assumptions must be determined by the prescribed method in Section 9.F.

2. Determine cash flows for each projection interval for general account equity assets (i.e., non-fixed income investments having substantial volatility of returns such as common stocks and real estate investments) including derivative programs associated with these assets as follows:

   a. Determine the grouping for equity asset categories (e.g. large cap stocks, international stocks, owned real estate, etc.) and the allocation of specific assets to each category as described in Section 7.J.

   b. Project the gross investment return including realized and unrealized capital gains for each investment category in a manner that is consistent with the prescribed general account equity return described in Section 7.G

   c. Model the timing of an asset sale in a manner that is consistent with the investment policy of the company for that type of asset. Reflect expenses through a deduction to the gross investment return using prudent estimate assumptions.
3. Determine cash flows for each projection interval for policy loan assets by modeling existing loan balances either explicitly, or by substituting assets that are a proxy for policy loans (e.g., bonds, cash, etc.) subject to the following:

a. If the company substitutes assets that are a proxy for policy loans, the company must demonstrate that such substitution

   i. Produces reserves that are no less than those that would be produced by modeling existing loan balances explicitly; and

   ii. Complies with the policyholder behavior requirements stated in Section 9.D.

b. If the company models policy loans explicitly, the company shall:

   i. Treat policy loan activity as an aspect of policyholder behavior and subject to the requirements of Section 9.D.

   ii. For both the deterministic reserve and the stochastic reserve, assign loan balances either to exactly match each policy’s utilization or to reflect average utilization over a model segment or sub-segments.

   iii. Model policy loan interest in a manner consistent with policy provisions and with the scenario. In calculating the deterministic reserve, include interest paid in cash as a loan cash flow in that projection interval, but do not include interest added to the loan balance as a loan cash flow (the increased balance will require increased repayment cash flows in future projection intervals).

   iv. Model principal repayments, including those which occur automatically upon death or surrender.

   v. Model any investment expenses allocated to policy loans and include them either with loan cash flows or insurance expense cash flows.

4. Determine cash flows for each projection interval for all other general account assets by modeling asset cash flows on other assets that are not described in subsections 7.F.1 through 7.F.3 using methods consistent with the methods described in subsections 7.F.1 and 7.F.2. This includes assets that are a hybrid of fixed income and equity investments.

5. Determine cash flows or total investment returns as appropriate for each projection interval for all separate account assets in a manner that is consistent with the prescribed separate account asset returns described in Section 7.G.

G. Economic Scenarios

1. Deterministic Economic Scenarios

   a. For purposes of calculating the deterministic reserve under Section 4, the company shall use:

      i. U.S. Treasury interest rate curves following Scenario 12 from the set of prescribed scenarios used in the stochastic exclusion ratio test defined in Section 6.B; and

      ii. Total investment return paths for general account equity assets and separate account fund performance consistent with the total investment returns for corresponding investment categories contained in Scenario 12 from the set of prescribed scenarios used in the stochastic exclusion ratio test defined in Section 6.B.
b. The company shall map each of the proxy funds defined in Sections 7J and 7K to the prescribed fund returns defined in Section 7.G.1.a following the mapping process described in Section 7.G.2.b.

**Guidance Note:** The Scenario 12 interest rate yield curves and total investment returns are based on approximately a one standard deviation shock to the Economic conditions as of the projection start date, where the shock is spread uniformly over the first 20 years of the projection. It is anticipated that Scenario12 will be updated quarterly and posted on the NAIC website, reflecting the current yield curve at the end of each quarter. The values in Scenario 12 are based on the same generator that is anticipated to be used for the stochastic scenarios, but that generator has not yet been adopted

2. Stochastic Economic Scenarios

a. For purposes of calculating the stochastic reserve under Section 4, the company shall use

i. U.S. Treasury interest rate curves following a prescribed economic scenario generator with prescribed parameters; and

ii. Total investment return paths for general account equity assets and separate account fund performance generated from a prescribed economic scenario generator with prescribed parameters.

**Guidance Note:** It is expected that the prescribed generator will produce prescribed returns for several different investment categories (similar to the 19 categories provided by the American Academy of Actuaries for C3P2: Treasuries at different tenors, money market/short term investments, U.S. Intermediate Term Government Bonds, U.S. Long Term Corporate Bonds, Diversified Fixed Income, Diversified Balanced Allocation, Diversified Large Capitalized U.S. Equity, Diversified International Equity, Intermediate Risk Equity, and Aggressive or Specialized Equity).

b. The company shall map each of the proxy funds defined in Sections 7J and 7K to the prescribed fund returns defined in Section 7.G.2.a. This mapping process may involve blending the accumulation factors from two or more of the prescribed fixed income and/or equity returns to create the projected returns for each proxy fund. If a proxy fund cannot be appropriately mapped to some combination of the prescribed returns, the company shall determine an appropriate return and disclose the rationale for determining such return.

**Guidance Note:** Mapping of the returns on the proxy funds to the prescribed funds returns is left to the judgment of the actuary, but the returns so generated must be consistent with the prescribed returns. This does not imply a strict functional relationship between the model parameters for various markets/funds, but it would generally be inappropriate to assume that a market or fund consistently “outperforms” (lower risk, higher expected return relative to the efficient frontier) over the long term.

When parameters are fit to historic data without consideration of the economic setting in which the historic data emerged, the market price of risk may not be consistent with a reasonable long-term model of market equilibrium. One possibility for establishing ‘consistent’ parameters (or scenarios) across all funds would be to assume that the market price of risk is constant (or nearly constant) and governed by some functional (e.g., linear) relationship. That is, higher expected returns can only be garnered by assuming greater risk (For example, the standard deviation of log returns is often used as a measure of risk).

Specifically, two return distributions $X$ and $Y$ would satisfy the following relationship:

$$\text{Market Price of Risk} = \frac{\mathbb{E}[X] - \mathbb{E}[Y]}{\sigma_X} = \frac{\mathbb{E}[Y] - \mathbb{E}[X]}{\sigma_Y}$$
where \( \mathbb{E}[r] \) and \( \sigma \) are respectively the (unconditional) expected returns and volatilities and \( r \) is the expected risk-free rate over a suitably long holding period commensurate with the projection horizon. One approach to establish consistent scenarios would set the model parameters to maintain a near-constant market price of risk.

A closely related method would assume some form of ‘mean-variance’ efficiency to establish consistent model parameters. Using the historic data, the mean–variance (alternatively, ‘drift-volatility’) frontier could be constructed from a plot of (mean, variance) pairs from a collection of world market indices. The frontier could be assumed to follow some functional form (quadratic polynomials and logarithmic functions tend to work well) with the coefficients determined by standard curve fitting or regression techniques. Recognizing the uncertainty in the data, a ‘corridor’ could be established for the frontier. Model parameters would then be adjusted to move the proxy market (fund) inside the corridor.

Clearly, there are many other techniques that could be used to establishing consistency between the return on the proxy funds and the prescribed returns. While appealing, the above approaches do have drawbacks and the actuary should not be overly optimistic in determining the fund returns.

c. Use of fewer scenarios than the full set prescribed by the NAIC is permissible as a model efficiency technique provided that:

i. the smaller set of scenarios is generated using a scenario reduction technique applied to the larger set of scenarios prescribed by the NAIC, and

ii. the use of the technique is consistent with Section 2.H.

**Guidance Note:** The number of scenarios required to comply with Section 2.H will depend on the specific nature of the company’s assets and liabilities and may change from time to time. Compliance with Section 2.H would ordinarily be tested by comparing scenario reserves of a simpler model or a representative subset of policies, run using the reduced scenario set, with the scenario reserves of the same subset or simpler model run using the larger scenario set.

**Guidance Note:** Companies should also perform a periodic analysis of the impact of using a different number of scenarios on the stochastic reserve, noting the difference in results as the number of scenarios is increased. Again, an appropriate subset of the entire infuse block can be used for this analysis.

### H. Determination of Net Asset Earned Rates and Discount Rates

1. In calculating the deterministic reserve the company shall determine a path of net asset earned rates for each model segment that reflects the net general account portfolio rate in each projection interval (i.e., monthly, quarterly, annually) in compliance with Section 7, which will depend primarily on:

   a. Projected net investment earnings from the portfolio of starting assets.

   b. Pattern of projected asset cash flows from the starting assets and subsequent reinvestment assets.

   c. Pattern of net liability cash flows.

   d. Projected net investment earnings from reinvestment assets.

2. The company shall calculate the net asset earned rate as the ratio of net investment earnings divided by invested assets subject to the requirements in a. – f. All items reflected in the ratio are consistent with

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statutory asset valuation and accrual accounting, including reflection of due, accrued or unearned investment income where appropriate.

a. The impact of separate accounts and policy loans is excluded.

b. The net asset earned rate for each projection interval is calculated in a manner that is consistent with the timing of cash flows and length of the projection interval of the related cash flow model.

c. Net investment earnings include:

i. Investment income plus capital gains and losses (excluding capital gains and losses that are included in the PIMR), minus appropriate default costs and investment expenses;

ii. Income from derivative asset programs; and

iii. Amortization of the PIMR.

d. Invested assets are determined in a manner that is consistent with the timing of cash flows within the cash flow model and the length of the projection interval of the cash flow model.

e. Invested assets are adjusted to reflect the negative of the outstanding PIMR.

f. The annual statement value of derivative instruments or a reasonable approximation thereof is in invested assets.

All items reflected in the ratio are consistent with statutory asset valuation and accrual accounting, including reflection of due, accrued or unearned investment income where appropriate.

3. The company may use a grouped liability model to calculate the path of net asset earned rates for the deterministic reserve and then perform the seriatim reserve calculation for each policy based on those net asset earned rates.

**Guidance Note:** Section 7.A.2 permits the use of modeling efficiency techniques to calculate the deterministic reserve and stochastic reserve. This availability for simplification includes ways to determine appropriate net asset earned rates. Small to intermediate size companies, or any size company with smaller blocks of business, have options to create net asset earned rates with modeling efficiency techniques if the results are consistent with Section 2.H.

4. The company shall use the path of net asset earned rates as the discount rates for each model segment in the deterministic reserve calculations in Section 4, and the stochastic exclusion test in Section 6.

5. The company shall use the path of one-year U.S. Treasury interest rates in effect at the beginning of each projection year multiplied by 1.05 for each model segment within each scenario as the discount rates in the stochastic reserve calculations in Section 5.

**Guidance Note:** The use of different discount rate paths for the seriatim and scenario reserves is driven by differences in methodology. The seriatim reserve is based on a present value of all liability cash flows, with the discount rates reflecting the investment returns of the assets backing the liabilities. The scenario reserve is based on a starting estimate of the reserve, and assets that support that estimate, plus the greatest present value of accumulated deficiencies. Here, the discount rates are a standard estimate of the investment returns of only the marginal assets needed to eliminate either a positive or negative deficiency.

I. Future Pretax Interest Maintenance Reserve Amounts
The company shall spread realized capital gains and losses arising from changes in interest rates over future projection intervals by establishing a new PIMR amount and future amortization schedule in a manner that is reasonably consistent with statutory accounting procedures under the assumption that capital gains tax is zero.

J. Grouping of Equity Investments in the General Account

1. The company may group the portion of the general account starting assets that are equity investments (e.g., common stocks, real estate investments) for modeling using an approach that establishes various equity investment categories with each investment category defined to reflect the different types of equity investments in the portfolio.

2. The company shall design a proxy for each equity investment category in order to develop the investment return paths and map each investment category to an appropriately crafted proxy investment category normally expressed as a linear combination of recognized market indices (or sub-indices). The company shall include an analysis in the proxy construction process that establishes a firm relationship between the investment return on the proxy and the specific equity investment category.

K. Grouping of Variable Funds and Subaccounts for Separate Accounts

1. Similar to the approach used for general account equity investments, the company may group the portion of the starting asset amount held in the separate account represented by the variable funds and the corresponding account values for modeling using an approach that recognizes the investment guidelines and objectives of the funds.

2. Similar to the approach used for general account equity investments, the company shall design an appropriate proxy for each variable subaccount in order to develop the investment return paths and map each variable account to an appropriately crafted proxy fund normally expressed as a linear combination of recognized market indices (or sub-indices). The company shall include an analysis in the proxy construction process that establishes a firm relationship between the investment return on the proxy and the specific variable funds.

L. Modeling of Derivative Programs

1. When determining the deterministic reserve and the stochastic reserve, the company shall include in the projections the appropriate costs and benefits of derivative instruments that are currently held by the company in support of the policies subject to these requirements. The company shall also include the appropriate costs and benefits of anticipated future derivative instrument transactions associated with the execution of a clearly defined hedging strategy; and the appropriate costs and benefits of anticipated future derivative instrument transactions associated with non-hedging derivative programs (e.g. replication, income generation) undertaken as part of the investment strategy supporting the policies provided they are normally modeled as part of the company’s risk assessment and evaluation processes.

Guidance Note: The prohibition in these minimum reserve requirements against projecting future hedging transactions other than those associated with a clearly defined hedging strategy is intended to address initial concerns expressed by various parties that reserves could be unduly reduced by reflection of programs whose future execution and performance may have greater uncertainty. The prohibition appears however to be in conflict with Principle 2 listed in the valuation manual. Companies may actually execute and reflect in their risk assessment and evaluation processes hedging strategies similar in many ways to clearly defined hedging strategies but lack sufficient clarity in one or more of the qualification criteria. By excluding the associated derivative instruments, the investment strategy that is modeled may also not reflect the investment strategy the company actually uses. Further, since the future hedging transactions may be a net cost to the company in some scenarios and a net benefit in other scenarios, the exclusion of such transactions can result in a minimum reserve that is either lower or higher than it would have been if the transactions were not excluded. The direction of such impact on the reserves could also change from period to period as the actual and projected paths of economic conditions change. A more graded approach to recognition of non-qualifying hedging strategies may be more theoretically consistent with Principle 2. The requirements stated here for handling hedging strategies are essentially consistent with those included in the CTE methodology portion of the
September 2006 exposure draft of Actuarial Guideline VACARVM for variable annuity reserving. It is recommended that, as greater experience is gained by actuaries and regulators with the principle-based approach, and as industry hedging programs mature, the various requirements of this section be reviewed.

2. For each derivative program that is modeled the company shall reflect the company’s established investment policy and procedures for that program, project expected program performance along each Scenario, and recognize all benefits, residual risks, and associated frictional costs. The residual risks include, but are not limited to: basis, gap, price, parameter estimation, and variation in assumptions (mortality, persistency, withdrawal, etc.). Frictional costs include, but are not limited to: transaction, margin (opportunity costs associated with margin requirements) and administration. For clearly defined hedging strategies, the company may not assume that residual risks and frictional costs have a value of zero, unless the company demonstrates in the PBR Actuarial Report that “zero” is an appropriate expectation.

3. In circumstances where one or more material risk factors related to a derivative program is not fully captured within the cash flow model used to calculate CTE 70, the company shall reflect such risk factors by increasing the stochastic reserve as described in Section 5.B.5.

Guidance Note: The previous two paragraphs address a variety of possible situations. Some hedging programs may truly have zero or minimal residual risk exposure, such as when the hedge program exactly replicates the liability being hedged. With dynamic hedging strategies, residual risks are typically expected; however, in some cases the cash flow model supporting the CTE calculation may be able to adequately reflect such risks through margins in program assumptions, adjustments to costs and benefits, etc. In other cases, reference to additional external models or analyses may be necessary where such results cannot be readily expressed in a format directly amenable to a CTE calculation. In such cases, the company will need to combine the results of such models by some method that is consistent with the objectives of these requirements. Emerging actuarial practice will be relied on to provide approaches for a range of situations that may be encountered.

Guidance Note: Statutes, laws or regulations of any state or jurisdiction related to the use of derivative instruments for hedging purposes supersede these provisions and therefore these provisions should not be used to determine whether a company is permitted to use such instruments in any state or jurisdiction.

M. Clearly Defined Hedging Strategy

1. A clearly defined hedging strategy must identify:

   a. The specific risks being hedged (e.g., cash flow, policy interest credits, delta, rho, vega, etc.).

   b. The hedge objectives.

   c. The risks that are not hedged (e.g., variation from expected mortality, withdrawal, and other utilization or decrement rates assumed in the hedging strategy, etc.).

   d. The financial instruments used to hedge the risks.

   e. The hedge trading rules including the permitted tolerances from hedging objectives.

   f. The metrics for measuring hedging effectiveness.

   g. The criteria used to measure effectiveness.

   h. The frequency of measuring hedging effectiveness.

   i. The conditions under which hedging will not take place.
j. The person or persons responsible for implementing the hedging strategy.

k. Areas where basis, gap or assumption risk related to the hedging strategy have been identified.

l. The circumstances under which hedging strategy will not be effective in hedging the risks.

2. A clearly defined hedging strategy may be dynamic, static or a combination of dynamic and static.

3. Hedging strategies involving the offsetting of the risks associated with other products outside of the scope of these requirements is not a clearly defined hedging strategy.

**Guidance Note:** For purposes of the above criteria, “effectiveness” need not be measured in a manner as defined in NAIC Accounting Practices and Procedures Manual.

Section 8. Reinsurance

A. General Considerations

1. In this section reinsurance includes retrocession and assuming company includes retrocessionaire.

**Guidance Note:** In determining reserves, one party to a reinsurance transaction may make use of reserve calculations of the other party. In this situation if the company chooses assumptions that differ from those used by the other party, the company must either rerun the reserve calculation or be prepared to demonstrate that appropriate adjustments to the other party calculation have been made.

2. The company shall assume that the laws and regulations in place as of the valuation date regarding credit for reinsurance remain in effect throughout the projection period.

3. A company shall include a reinsurance agreement or amendment in calculating the minimum reserve if, under the terms of the Accounting Practices and Procedures Manual, the agreement or amendment qualifies for credit for reinsurance.

4. If a reinsurance agreement or amendment does not qualify for credit for reinsurance, but treating the reinsurance agreement or amendment as if it did so qualify would result in a reduction to the company’s surplus, then the company shall increase the minimum reserve by the absolute value of such reductions in surplus.

**Guidance Note:** Section 8.A.3 provides that, in general, if a treaty does not meet the requirements for credit for reinsurance, it should not be allowed to reduce the reserve. Thus, it should not be allowed a reinsurance credit to the net premium reserve and its cash flows should not be included in the cash flow models used to calculate the deterministic or stochastic reserve. Section 8.A.4 introduces the exception that if allowing a net premium credit and including the treaty cash flows in the cash flow models would produce a more conservative result, then that more conservative result should prevail.

B. Determination of a Credit to the Net Premium Reserve to Reflect Reinsurance Ceded

1. Determination of the credit to the net premium reserve to reflect reinsurance shall be done in accordance with SSAP No. 61.

**Guidance Note:** The credit taken under a coinsurance arrangement shall be calculated using the same methodology and assumptions used in determining its net premium reserve, but only for the percentage of the risk that was reinsured. If the reinsurance is on a yearly renewable term basis, the credit shall be calculated using the assumptions used in determining the net premium reserve, but for the net amount at risk.

**Drafting Note:** The wording in subsection 8.B.1 may be replaced after the VM-20 Impact Study is completed.
2. If a company cedes a portion of a policy under more than one reinsurance agreement, then the company shall calculate a credit separately for each such agreement. The credit for reinsurance ceded for the policy shall be the sum of the credits for all such agreements.

3. The credit for reinsurance ceded applied to a group of policies shall be the sum of the credit for reinsurance ceded for each of the policies of the group.

C. Reflection of Reinsurance Cash Flows in the Deterministic Reserve or Stochastic Reserve

In calculations of the deterministic reserve or stochastic reserve pursuant to Sections 4 and 5:

1. The company shall use assumptions and margins that are appropriate for each company pursuant to a reinsurance agreement. In such instance, the ceding and assuming companies are not required to use the same assumptions and margins for the reinsured policies.

2. To the extent that a single deterministic valuation assumption for risk factors associated with certain provisions of reinsurance agreements will not adequately capture the risk the company shall:
   a. Stochastically model the risk factors directly in the cash flow model when calculating the stochastic reserve; or
   b. Perform a separate stochastic analysis outside the cash flow model to quantify the impact on reinsurance cash flows to and from the company. The company shall use the results of this analysis to adjust prudent estimate assumptions or to determine an amount to adjust the stochastic reserve to adequately make provision for the risks of the reinsurance features.

Guidance Note: Examples of reinsurance provisions where a single deterministic valuation assumption will not adequately capture the risk are stop-loss reinsurance.

Drafting Note: Additional guidance in an ASOP may be needed to explain further what features give rise to this stochastic modeling requirement.

3. The company shall determine cash flows for reinsurance ceded subject to the following:
   a. The company shall include the effect of projected cash flows received from or paid to assuming companies under the terms of ceded reinsurance agreements in the cash flows used in calculating the deterministic reserve in Section 4 and stochastic reserves in Section 5.
   b. If cash flows received from or paid to assuming companies under the terms of any reinsurance agreement are dependent upon cash flows received from or paid to assuming companies under other reinsurance agreements, the company shall first determine reinsurance cash flows for reinsurance agreements with no such dependency and then use the reinsurance cash flows from these independent agreements to determine reinsurance cash flows for the remaining dependent agreements.
   c. The company shall use assumptions to project cash flows to and from assuming companies that are consistent with other assumptions used by the company in calculating the deterministic or stochastic reserve for the reinsured policies, and that reflect the terms of the reinsurance agreements.

4. The company shall determine cash flows for reinsurance assumed subject to the following:
   a. The company shall include the effect of cash flows projected to be received from and paid to ceding companies under the terms of assumed reinsurance agreements in the cash flows used in calculating the deterministic reserve in Section 4 and the stochastic reserve in Section 5.
b. If cash flows received from or paid to ceding companies under the terms of any reinsurance agreement are dependent upon cash flows received from or paid to ceding companies under other reinsurance agreements, the company shall first determine reinsurance cash flows for reinsurance agreements with no such dependency and then use the reinsurance cash flows from these independent agreements to determine reinsurance cash flows for the remaining dependent agreements.

c. An assuming company shall use assumptions to project cash flows to and from ceding companies that reflect the assuming company’s experience for the business segment to which the reinsured policies belong, and reflect the terms of the reinsurance agreement.

5. If a company assumes a policy under more than one reinsurance agreement, then the company may treat each agreement separately for the purposes of calculating the reserve.

6. An assuming company shall use assumptions to project cash flows to and from ceding companies that reflect the assuming company’s experience for the business segment to which the reinsured policies belong, and reflect the terms of the reinsurance agreement. The company shall assume that the counterparties to a reinsurance agreement are knowledgeable about the contingencies involved in the agreement and likely to exercise the terms of the agreement to their respective advantage, taking into account the context of the agreement in the entire economic relationship between the parties. In setting assumptions for the non-guaranteed elements in reinsurance cash flows the company shall include, but not be limited to the following:

a. The usual and customary practices associated with such agreements.

b. Past practices by the parties concerning the changing of terms, in an economic environment similar to that projected.

c. Any limits placed upon either party’s ability to exercise contractual options in the reinsurance agreement.

d. The ability of the direct-writing company to modify the terms of its policies in response to changes in reinsurance terms.

e. Actions that might be taken by a party if the counterparty is in financial difficulty.

The company shall account for any actions that the ceding company and, if different, the direct-writing company have taken or are likely to take that could affect the expected cash flows of the reinsured business in determining assumptions for the minimum reserve.

Guidance Note: Examples of actions the direct-writing company could take include 1) instituting internal replacement programs or special underwriting programs, both of which could change expected mortality rates, or 2) changing non-guaranteed elements in the reinsured policies, which could affect mortality, policyholder behavior, and possibly expense and investment assumptions. Examples of actions the ceding company could take include: 1) the exercise of contractual options in a reinsurance agreement to influence the setting of non-guaranteed elements in the reinsured policies, or 2) the ability to participate in claim decisions.

For actions taken by the ceding company, and, if different, the direct-writing company, set assumptions in a manner consistent with Section 9.D. Note that these assumptions are in addition to, rather than in lieu of, assumptions as to the behavior of the underlying policyholders.

7. The company shall use assumptions in determining the minimum reserve that account for any actions that the assuming company has taken or is likely to take that could affect the expected cash flows of the reinsured business.
**Guidance Note:** Examples of such actions include, but are not limited to changes to the current scale of reinsurance premiums and changes to expense allowances.

8. The company shall consider all elements of a reinsurance agreement that the assuming company can change and assumptions for those elements are subject to the requirements in Section 7.C. Appropriate assumptions for these elements may depend on the scenario being tested. The company shall take into account all likely consequences of the assuming company changing an element of the reinsurance agreement, including any potential impact on the probability of recapture by the ceding company.

**Guidance Note:** The ability of an assuming company to change elements of reinsurance agreement, such as reinsurance premiums or expense allowances, may be thought of as comparable to the ability of a direct-writing company to change non-guaranteed elements on policies.

9. The company shall set assumptions in a manner consistent with subsection 8.C.8 taking into account any ceding company option to recapture reinsured business. Appropriate assumptions may depend on the scenario being tested (analogous to interest-sensitive lapses).

**Guidance Note:** The right of a ceding company to recapture is comparable to policyholder surrender options for a direct-writing company. Cash flows associated with recapture include recapture fees or other termination settlements.

10. The company shall set assumptions in a manner consistent with subsection 8.C.10 taking into account an assuming company’s right to terminate in-force reinsurance business. In the case in which the assuming company’s right to terminate is limited to cases of non-payment of amounts due by the ceding company or other specific, limited circumstances, the company may assume that the termination option would be expected to have insignificant value to either party and therefore may exclude recognition of this right to terminate in the cash flow projections. However, if a reinsurance agreement contains other termination provisions with material impact, the company shall set appropriate assumptions for these provisions consistent with the particular scenario being tested.

11. If under the terms of the reinsurance agreement, some of the assets supporting the reserve are held by the counterparty or by another party, the company shall

a. Consider the following in order to determine whether to model such assets for purposes of projecting cash flows:

i. The degree of linkage between the portfolio performance, and the calculation of the reinsurance cash flows.

ii. The sensitivity of the valuation result to the asset portfolio performance.

b. If the company concludes that modeling is unnecessary, document the testing and logic leading to that conclusion.

c. If the company determines that modeling is necessary, comply with the requirements in Section 7.E and Section 9.F and taking into account:

i. The investment strategy of the company holding the assets, as codified in the reinsurance agreement or otherwise based on current documentation provided by that company; and

ii. Actions that may be taken by either party that would affect the net reinsurance cash flows (e.g. a conscious decision to alter the investment strategy within the guidelines).

**Guidance Note:** In some situations, it may not be necessary to model the assets held by the other party. An example would be modeling by an assuming company of a reinsurance agreement containing...
provisions, such as experience refund provisions, under which the cash flows and effective investment return to the assuming company are the same under all Scenarios.

**Guidance Note:** Special considerations for modified coinsurance. Although the modified coinsurance (ModCo) reserve is called a reserve, it is substantively different from other reserves. It is a fixed liability from the ceding company to the assuming company in an exact amount, rather than an estimate of a future obligation. The ModCo reserve is analogous to a deposit. This concept is clearer in the economically identical situation of funds withheld. Therefore, the value of the modified coinsurance reserve will generally not have to be determined by modeling. However, the projected modified coinsurance interest may have to be modeled. In many cases, the modified coinsurance interest is determined by the investment earnings of an underlying asset portfolio, which in some cases will be a segregated asset portfolio or in others the ceding company’s general account. Some agreements may use a rate not tied to a specific portfolio.

12. If a ceding company has knowledge that an assuming company is financially impaired, the ceding company shall establish a margin for the risk of default by the assuming company. In the absence of knowledge that the assuming company is financially impaired, the ceding company is not required to establish a margin for the risk of default by the assuming company.

13. If an assuming company has knowledge that a ceding company is financially impaired, the assuming company shall establish a margin for the risk of default by the ceding company. Such margin may be reduced or eliminated if the assuming company has a right to terminate the reinsurance upon non-payment by the ceding company. In the absence of knowledge that a ceding company is financially impaired, the assuming company is not required to establish a margin for the risk of default by the ceding company.

14. In setting any margins required by subsections 8.C.15 and 8.C.16 to reflect potential uncertainty regarding the receipt of cash flows from a counterparty, the company shall take into account the ratings, risk-based capital ratio or other available information related to the probability of the risk of default by the counterparty, as well as any security or other factor limiting the impact on cash flows.

D. **Determination of a pre-reinsurance-ceded minimum reserves**

1. The minimum reserve pursuant to Section 2 is a post-reinsurance-ceded minimum reserve. The company shall also calculate a pre-reinsurance-ceded reserve as specified in D.2 below, for financial statement purposes where such a pre-reinsurance ceded amount is required. Similarly, where a reserve credit for reinsurance may be required, the credit for reinsurance ceded shall be the excess, if any, of the pre-reinsurance ceded minimum reserve over the post-reinsurance-ceded minimum reserve. Note that due allowance for reasonable approximations may be used where appropriate.

2. The pre-reinsurance-ceded minimum reserve shall be calculated pursuant to the requirements of this Valuation Manual VM-20, using methods and assumptions consistent with those used in calculating the minimum reserve, but excluding the effect of ceded reinsurance.

   a. If, when ceded reinsurance is excluded, a group of policies is not able to pass the exclusion tests pursuant to Section 6, then the required deterministic or stochastic reserves shall be calculated in determining the pre-reinsurance-ceded minimum reserve even if not required for the minimum reserve.

   b. The company shall use assumptions that represent company experience in the absence of reinsurance, for example assuming that the business was managed in a manner consistent with the manner that retained business is managed, when computing such reserves.

   c. The requirement in section 7.D.1.c regarding the 98% to 102% collar does apply when determining the amount of starting assets excluding the effect of ceded reinsurance.
drafting note: after the VM-20 impact study is completed, the allocation of the reinsurance credit to each reinsurance agreement should be reevaluated. the task force needs some basis for the allocation.

section 9. assumptions

A. General Assumption Requirements

1. The company shall use prudent estimate assumptions in compliance with this section for each risk factor that is not prescribed or is not stochastically modeled by applying a margin to the anticipated experience assumption for the risk factor.

2. The company shall establish the prudent estimate assumption for each risk factor in compliance with the requirements in section 12 of the NAIC Standard Valuation Law and must periodically review and update the assumptions as appropriate in accordance with these requirements.

3. The company shall model the following risk factors stochastically unless the company elects the stochastic modeling exclusion defined in section 6:
   a. Interest rate movements (i.e., Treasury interest rate curves) and
   b. Equity performance (e.g., S&P 500 returns and returns of other equity investments).

4. If the company elects to stochastically model risk factors in addition to those listed in A.3 above, the requirements in this section for determining prudent estimate assumptions for these risk factors do not apply.

5. In determining the stochastic reserve the company shall use prudent estimate assumptions that are consistent with those prudent estimate assumptions used for determining the deterministic reserve, modified as appropriate to reflect the effects of each scenario.

6. The company shall use its own experience, if relevant and credible, to establish an anticipated experience assumption for any risk factor. To the extent that company experience is not available or credible, the company may use industry experience or other data to establish the anticipated experience assumption, making modifications as needed to reflect the circumstances of the company.
   a. For risk factors (such as mortality) to which statistical credibility theory may be appropriately applied, the company shall establish anticipated experience assumptions for the risk factor by combining relevant company experience with industry experience data, tables, or other applicable data in a manner that is consistent with credibility theory and accepted actuarial practice.
   b. For risk factors (such as premium patterns on flexible premium contracts) that do not lend themselves to the use of statistical credibility theory, and for risk factors (such as the current situation with some lapse assumptions) to which statistical credibility theory can be appropriately applied, but cannot currently be applied due to lack of industry data, the company shall establish anticipated experience assumptions in a manner that is consistent with accepted actuarial practice and that reflects any available relevant company experience, any available relevant industry experience, or any other experience data that are available and relevant. Such techniques include:
      i. Adopting standard assumptions published by professional, industry or regulatory organizations to the extent they reflect any available relevant company experience or reasonable expectations;
      ii. Applying factors to relevant industry experience tables or other relevant data to reflect any available relevant company experience and differences in expected experience from that underlying the base tables or data due to differences between the risk characteristics of
the company experience and the risk characteristics of the experience underlying the base tables or data;

iii. Blending any available relevant company experience with any available relevant industry experience and/or other applicable data using weightings established in a manner that is consistent with accepted actuarial practice and that reflects the risk characteristics of the underlying policies and/or company practices.

c. For risk factors that have limited or no experience or other applicable data to draw upon, the assumptions shall be established using sound actuarial judgment and the most relevant data available, if such data exists.

d. For any assumption that is set in accordance with the requirements of Section 9.A.6.c, the actuary shall use sensitivity testing and disclose the analysis performed to assure that the assumption is set at the conservative end of the plausible range.

The appointed actuary shall annually review relevant emerging experience for the purpose of assessing the appropriateness of the anticipated experience assumption. If the results of statistical or other testing indicate that previously anticipated experience for a given factor is inadequate, then the appointed actuary shall set a new, adequate, anticipated experience assumption for the factor.

7. The company shall examine the results of sensitivity testing to understand the materiality of prudent estimate assumptions on the minimum reserve. The company shall update the sensitivity tests periodically as appropriate, considering the materiality of the results of the tests. The company may update the tests less frequently when the tests show less sensitivity of the minimum reserve to changes in the assumptions being tested or the experience is not changing rapidly. Providing there is no material impact on the results of the sensitivity testing, the company may perform sensitivity testing

a. Using samples of the policies in force, rather than performing the entire valuation for each alternative assumption set, and

b. Using data from prior periods.

8. The company shall vary the prudent estimate assumptions from scenario to scenario within the stochastic reserve calculation in an appropriate manner to reflect the scenario dependent risks.

B. Assumption Margins

The company shall include margins to provide for adverse deviations and estimation error in the prudent estimate assumption for each risk factor that is not stochastically modeled or prescribed, subject to the following:

1. The company shall determine an explicit set of initial margins for each material assumption independently (i.e., ignoring any correlation among risk factors) in compliance with this section. Next, if applicable, the level of a particular initial margin may be adjusted to take into account the fact that risk factors are not normally 100% correlated. However, in recognition that risk factors may become more heavily correlated as circumstances become more adverse, the initially determined margin may only be reduced to the extent the company can demonstrate that the method used to justify such a reduction is reasonable considering the range of scenarios contributing to the CTE calculation or considering the scenario used to calculate the deterministic reserve as applicable or considering appropriate adverse circumstances for risk factors not stochastically modeled.

If not stochastically modeled or prescribed, assumptions that are generally considered material include but are not limited to mortality, morbidity, interest, equity returns, expenses, lapses, partial withdrawals, loans, and option elections.
2. The greater the uncertainty in the anticipated experience assumption, the larger the required margin, with the margin added or subtracted as needed to produce a larger minimum reserve than would otherwise result. For example, the company shall use a larger margin when:
   a. The experience data have less relevance or lower credibility
   b. The experience data are of lower quality, such as incomplete, internally inconsistent, or not current.
   c. There is doubt about the reliability of the anticipated experience assumption, such as, but not limited to recent changes in circumstances or changes in company policies.
   d. There are constraints in the modeling that limit an effective reflection of the risk factor.

3. In complying with the sensitivity testing requirements in Subsection A.7 above greater analysis and more detailed justification are needed to determine the level of uncertainty when establishing margins for risk factors that produce greater sensitivity on the minimum reserve.

4. A margin is not required for assumptions when variations in the assumptions do not have a material impact on the minimum reserve.

5. A margin should reflect the magnitude of fluctuations in historical experience of the company for the risk factor, as appropriate.

6. The company shall apply the method used to determine the margin consistently on each valuation date, but is permitted to change the method from the prior year if the rationale for the change and the impact on minimum reserve is disclosed.

C. Mortality Assumptions

1. Procedure for Setting Prudent Estimate Mortality Assumptions
   a. The company shall determine mortality segments for the purpose of determining separate prudent estimate mortality assumptions for groups of policies that the company expects will have different mortality experience than other groups of policies (such as male vs. female, smoker vs. non-smoker, preferred vs. super-preferred vs. residual, etc.).
   b. For each mortality segment, the company shall establish prudent estimate mortality assumptions using the following procedure:
      i. Determine the company experience mortality rates as provided in subsection 9.C.2. If company experience data is limited or not available, the company can use an applicable industry basic table in lieu of company experience as provided in subsection 9.C.3.
      ii. If the company determines company experience mortality rates as provided in subsection 9.C.2., then use the procedure described in subsection 9.C.3 to determine the applicable industry table for each mortality segment to grade company experience to the industry table.
      iii. Determine the level of credibility of the underlying company experience as provided in subsection 9.C.4.
      iv. Determine the prescribed mortality margins as provided in subsection 9.C.5. Separate mortality margins are determined for company experience mortality rates and for the applicable industry basic tables.
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v. Use the procedure described in subsection 9.C.64 to determine the prudent estimate anticipated experience assumptions.

2. Determination of Company Experience Mortality Rates

a. For each mortality segment, the company shall determine company experience mortality rates derived from company experience data. If company experience data is not available or limited, the company can choose to use an applicable industry basic table in lieu of its own company experience, as provided in subsection 9.C.3.

b. Company experience data shall be based on experience in the from the following sources:

i. Actual company experience for books of business within the mortality segment.

ii. Experience from other books of business within the company with similar underwriting.

iii. Experience data from other sources, if available and appropriate such as actual experience data of one or more mortality pools in which the policies participate under the term of a reinsurance agreement. Data from other sources is appropriate if the source has underwriting and expected mortality experience characteristics that are similar to policies in the mortality segment.

c. The company experience mortality rates shall not be lower than the mortality rates the company expects to emerge which the company can justify and which are disclosed in the PBR Actuarial Report.

d. When determining the company experience mortality rates for each mortality segment, the company can base the mortality on more aggregate experience and use other techniques to further sub-divide the aggregate class into various sub-classes or mortality segments (e.g., start with aggregate non-smoker then use the conservation of total deaths principle, normalization or other approach to divide the aggregate mortality into super preferred, preferred and residual standard non-smoker class assumptions). In doing so, the company must ensure that when the mortality segments are weighted together, the total number of expected claims is not less than the company experience data for the aggregate class.

e. The company shall review, and update as needed, the company experience data described in subsection 9.C.2.b, whether based on actual experience or data from other sources, at least every three years. If updated experience becomes available prior to the end of three years since the last review or update, which alters the company's expected mortality for the mortality segments in a significant manner and such impact is expected to continue into the future, the company shall reflect the changes implied by the updated data in the current year.

i. The company experience data for each mortality segment shall include the most recent experience study and shall include the in force and claim data pertaining to the study period for all policies currently in the mortality segment or that would have been in the mortality segment at any time during the period over which experience is being evaluated.

ii. The period of time used for the experience study should be at least three exposure years and should not exceed ten exposure years.

f. The company may remove from the company experience data any policies for which the experience is reflected through adjustments to the prudent estimate assumptions as provided under subsection 9.C.6.e below, including policies insuring impaired lives and those for which there is a reasonable expectation, due to conditions such as changes in premiums or other policy provisions, that policyholder behavior will lead to mortality results that vary significantly from those that would otherwise be expected. The company may adjust the company experience rates
for each mortality segment to reflect the expected incremental change due to the adoption of risk selection and underwriting practices different from those underlying the company experience data identified above, provided that:

i. The adjustments are supported by published medical or clinical studies or other published studies that correlate a specific risk selection criteria to mortality or longevity experience (for example, criterion and correlations determined through predictive analytics); and

ii. The rationale and support for the use of the study and for the adjustments are disclosed in the PBR Actuarial Report.

**Guidance Note:** It is anticipated that the adjustment described in 9.C.2.g to experience will rarely be made. Since these adjustments are expected to be rare, and since it is difficult to anticipate the nature of these adjustments, the commissioner may wish to determine the level of documentation or analysis that is required to allow such adjustments. The NAIC may want to consider whether approval by a centralized examination office would be an acceptable alternative to approval by the commissioner.

h. Mortality improvement shall not be incorporated beyond the valuation date. However, historical mortality improvement from the central point of the underlying company experience data to the valuation date may be incorporated.

3. Determination of Applicable Industry Basic Tables

a. The industry basic table shall be based on the 2008 VBT table, including the Primary, Limited Underwriting and RR Table forms. The industry table used should be based on the table form that most appropriately reflects the risk characteristics of the respective mortality segment.

**Guidance Note:** Paragraph 9.C.3.a. will need to be revised every time the industry table is updated.

b. A modified industry basic table is permitted in a limited number of situations where an industry basic table does not appropriately reflect the expected mortality experience, such as joint life mortality, simplified underwriting, substandard or rated lives. In cases other than modification of the table to reflect joint life mortality, the modification must not result in mortality rates lower than those in the industry table without approval by the Commissioner.

c. The company may apply the underwriting criteria scoring procedure described in Subparagraph d below to determine:

i. The industry basic table that can serve as the industry experience rates when company experience data is limited or not available.

ii. The applicable industry basic table for grading company experience mortality to industry experience mortality using the grading method described in subsection 9.C.6.b.iii.


i. In using the underwriting criteria scoring procedure to determine the appropriate industry basic table for a particular mortality segment, the company shall take into account factors that are not recognized in the underwriting scoring algorithm but which are applicable to policies that are issued in that mortality segment.

**Guidance Note:** Examples of such factors include the number of underwriting exceptions that are made, the quality and experience level of the underwriters, and characteristics of the distribution system. For example, if a company deviates from its preferred criteria on a regular
basis, then it needs to take that into consideration since the underwriting criteria scoring procedure is not designed to quantify that risk.

ii. In using the underwriting criteria scoring procedure to determine the appropriate industry basic table for policies that are issued subject to simplified underwriting and policies that are issued without underwriting, the company shall take into account factors not recognized in the underwriting scoring algorithm but which are applicable to such policies.

iii. In taking into account factors that are not recognized in the underwriting scoring algorithm, a company may, to the extent it can justify, adjust the industry basic tables up or down two tables from that determined by application of the underwriting criteria scoring procedures. Further adjustments to reflect risk characteristics not captured within the underwriting criteria scoring tool may be allowed upon approval by the Commissioner.

e. As an alternative to the Underwriting Criteria Scoring Tool, the company may use other actuarially sound methods to determine the applicable basic tables related to subdivisions of mortality segments. The company shall document the analysis performed to demonstrate the applicability of the chosen method and resulting choice in tables and reasons why the results using the Underwriting Criteria Scoring Tool may not be suitable.

**Guidance Note:** For example, the company may determine a more all inclusive basic table as a table appropriate for the whole mortality segment (appropriately modified by the removal of classified lives, term conversions or any other legitimately excludable class) and then subdivide that segment using actuarially sound methods including but not limited to the UCS

f. If no industry basic table appropriately reflects the risk characteristics of the mortality segment, the company may use any well-established industry table that is based on the experience of policies having the appropriate risk characteristics in lieu of an industry basic table.

**Guidance Note:** Subsection 9.C.3.f above is intended to provide flexibility needed to handle products based on group-type mortality, etc., for which there might not be an industry basic table.

g. Mortality improvement shall not be incorporated beyond the valuation date. However, historical mortality improvement from the date of the industry basic table (e.g., 2008 for the 2008 VBT) to the valuation date may be incorporated using the improvement factors for the applicable industry table as determined by the SOA and published [name location where published].

**Guidance Note:** The improvement factors for the industry basic table will be determined by the SOA.

**Guidance Note:** The start date for the improvement factors to be applied to the industry basic tables differs from that used for determining company experience mortality rates as described in Subsection 9.C.2.h as the industry basic tables have already been improved from the mid-point of the exposure period of the data underlying the table to the start date of the table, e.g., the 2008 VBT has already been improved from the mid-point of the underlying data supporting the table to 2008.

4. Credibility of Company Experience

a. Determine an aggregate level of credibility over the entire exposure period using a methodology to determine the level of credibility that follows common actuarial practice as published in actuarial literature (for example but not limited to the Limited Fluctuation Method or Panjer method).
b. Credibility may be determined at either the mortality segment level or at a more aggregate level if the mortality for the sub-classes (mortality segments) was determined using an aggregate level of mortality experience.

c. A single level of credibility shall be determined over the entire exposure period, rather than for each duration within the exposure period. This overall level of credibility will be used to:

   i. Determine the prescribed margin for company experience mortality rates.
   
   ii. Determine the grading period (shown in column (1) in table in Subsection 9.C.6.iii) for grading company experience mortality rates into the applicable industry basic table.

5. Prescribed Mortality Margins

   a. Separate prescribed margins will be added to company experience mortality rates, and to the applicable industry basic tables. The mortality margin shall be in the form of a prescribed percentage increase applied to each mortality rate.

   b. The prescribed margin percentages for the company experience mortality rates will vary by attained age (att age) and by the level of credibility of the underlying company experience, based on the level of credibility determined in subsection 9.C.4. The percentages are as follows:

<table>
<thead>
<tr>
<th>Credibility Level</th>
<th>att age</th>
<th>0-19%</th>
<th>20-39%</th>
<th>40-59%</th>
<th>60-79%</th>
<th>80-100%</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>&lt;45</td>
<td>21.0%</td>
<td>13.7%</td>
<td>8.4%</td>
<td>6.3%</td>
<td>5.3%</td>
</tr>
<tr>
<td></td>
<td>46-47</td>
<td>20.0%</td>
<td>13.0%</td>
<td>8.0%</td>
<td>6.0%</td>
<td>5.0%</td>
</tr>
<tr>
<td></td>
<td>48-49</td>
<td>19.0%</td>
<td>12.4%</td>
<td>7.6%</td>
<td>5.7%</td>
<td>4.8%</td>
</tr>
<tr>
<td></td>
<td>50-51</td>
<td>18.0%</td>
<td>11.7%</td>
<td>7.2%</td>
<td>5.4%</td>
<td>4.5%</td>
</tr>
<tr>
<td></td>
<td>52-53</td>
<td>17.0%</td>
<td>11.1%</td>
<td>6.8%</td>
<td>5.1%</td>
<td>4.3%</td>
</tr>
<tr>
<td></td>
<td>54-55</td>
<td>16.0%</td>
<td>10.4%</td>
<td>6.4%</td>
<td>4.8%</td>
<td>4.0%</td>
</tr>
<tr>
<td></td>
<td>56-57</td>
<td>15.0%</td>
<td>9.8%</td>
<td>6.0%</td>
<td>4.5%</td>
<td>3.8%</td>
</tr>
<tr>
<td></td>
<td>58-59</td>
<td>14.0%</td>
<td>9.1%</td>
<td>5.6%</td>
<td>4.2%</td>
<td>3.5%</td>
</tr>
<tr>
<td></td>
<td>60-61</td>
<td>13.0%</td>
<td>8.5%</td>
<td>5.2%</td>
<td>3.9%</td>
<td>3.3%</td>
</tr>
<tr>
<td></td>
<td>62-63</td>
<td>12.0%</td>
<td>7.8%</td>
<td>4.8%</td>
<td>3.6%</td>
<td>3.0%</td>
</tr>
<tr>
<td></td>
<td>64-68</td>
<td>11.0%</td>
<td>7.2%</td>
<td>4.4%</td>
<td>3.3%</td>
<td>2.8%</td>
</tr>
<tr>
<td></td>
<td>69-76</td>
<td>10.0%</td>
<td>6.5%</td>
<td>4.0%</td>
<td>3.0%</td>
<td>2.5%</td>
</tr>
<tr>
<td></td>
<td>77+</td>
<td>9.0%</td>
<td>5.9%</td>
<td>3.6%</td>
<td>2.7%</td>
<td>2.3%</td>
</tr>
</tbody>
</table>

   c. The prescribed margin percentages for the applicable industry basic tables will vary by attained age and are as follows:

<table>
<thead>
<tr>
<th>att age</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>&lt;45</td>
<td>21%</td>
</tr>
<tr>
<td>46-47</td>
<td>20%</td>
</tr>
<tr>
<td>48-49</td>
<td>19%</td>
</tr>
<tr>
<td>50-51</td>
<td>18%</td>
</tr>
<tr>
<td>52-53</td>
<td>17%</td>
</tr>
<tr>
<td>54-55</td>
<td>16%</td>
</tr>
<tr>
<td>56-57</td>
<td>15%</td>
</tr>
<tr>
<td>58-59</td>
<td>14%</td>
</tr>
<tr>
<td>60-61</td>
<td>13%</td>
</tr>
<tr>
<td>62-63</td>
<td>12%</td>
</tr>
<tr>
<td>64-68</td>
<td>11%</td>
</tr>
<tr>
<td>69-76</td>
<td>10%</td>
</tr>
<tr>
<td>77+</td>
<td>9%</td>
</tr>
</tbody>
</table>
The prescribed margin percentages shall be increased, as appropriate, to reflect the level of uncertainty related to situations, including but not limited to, the following:

i. The reliability of the company’s experience studies is low due to imprecise methodology, length of time since the data was updated or other reasons.

ii. The longer the time since the experience data was updated.

iii. The underwriting or risk selection risk criteria associated with the mortality segment have changed since the experience on which the company experience mortality rates are based was collected.

iv. The data underlying the company experience mortality rates lack homogeneity.

v. Unfavorable environmental or health developments are unfolding and are expected to have a material and sustained impact on the insured population.

vi. Changes to the company’s marketing or administrative practices or market forces expose the policies to the risk of anti-selection.

**Guidance Note**: For example, the secondary market for life insurance policies

vii. Underwriting is less effective than expected.

6. **Process to Determine Prudent Estimate Assumptions.**

a. If applicable industry basic tables are used in lieu of company experience, the prudent estimate assumptions for each mortality segment shall equal the respective mortality rates in the applicable industry basic tables as provided in subsection 9.C.3., plus the prescribed margin as provided in subsection 9.C.5.c.

b. If the company determines company experience mortality rates, the prudent estimate assumptions will be determined as follows:

i. For each mortality segment, use the company experience mortality rates (as defined in Subsection 9.C.2) for policy durations in which there exists sufficient company experience data (as defined below in paragraph ii.), plus the prescribed margin as provided in subsection 9.C.5.b.

ii. The company shall determine the sufficient data period by identifying the last policy duration at which sufficient company experience data exists (using all the sources defined in Subsection 9.C.2.b). This period ends at the last policy duration which has a 50 or more claims (e.g., no duration beyond this point has 50 claims or more). The sufficient data period may be determined at a more aggregate level than the mortality segment if the company based its mortality on aggregate experience and then used a methodology to sub-divide the aggregate class into various sub-classes or mortality segments.

**Guidance Note**: The objective is to use last duration at which there are 50 or more claims; not the first duration in which there are less than 50 claims

iii Beginning in the policy duration at which sufficient company experience data no longer exists, use the guidelines in the table below to linearly grade from the company experience mortality rates with margins to 100% of the applicable industry table with margins (the determination of the applicable industry table is described in Section 9.C.3). Grading must begin and end no later than the policy durations shown in the table below, based on the level
Requirements for Principle-Based Reserves for Life Products – VM-20

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of credibility of the data as provided in subsection 9.C.4. If the credibility level is less than 10%, the company is not allowed to use their company experience and must use 100% of the applicable industry table.

c. The number of years for data to be considered sufficient is equal to the length of the sufficient data period (defined in paragraph b. ii. above) but no greater than the number of years in column (2).

d. Grading must begin no later than the number of years in column (3) after the duration when sufficient data no longer exists (as defined in paragraph (A) above).

i. Beginning in the policy duration at which sufficient company experience data no longer exists, use the guidelines in the table below to linearly grade from the company experience mortality rates with margins to 100% of the applicable industry table with margins (the determination of the applicable industry table is described in Section 9.C.3). Grading must begin and end no later than the policy durations shown in the table below, based on the level of credibility of the data as provided in subsection 9.C.4. If the credibility level is less than 20%, the company is not allowed to use their company experience and must use 100% of the applicable industry table.

<table>
<thead>
<tr>
<th>Credibility of company data over sufficient data period</th>
<th>Maximum # of years for data to be considered sufficient</th>
<th>Maximum # of years in which to begin grading after sufficient data no longer exists</th>
<th>Maximum # of years in which the assumption must grade to 100% to an applicable industry table (from the duration when sufficient data no longer exists)</th>
</tr>
</thead>
<tbody>
<tr>
<td>(1)</td>
<td>(2)</td>
<td>(3)</td>
<td>(4)</td>
</tr>
<tr>
<td>10-19%</td>
<td>10</td>
<td>2</td>
<td>10</td>
</tr>
<tr>
<td>20-39%</td>
<td>20</td>
<td>4</td>
<td>15</td>
</tr>
<tr>
<td>40-59%</td>
<td>30</td>
<td>6</td>
<td>18</td>
</tr>
<tr>
<td>60-79%</td>
<td>40</td>
<td>8</td>
<td>20</td>
</tr>
<tr>
<td>80-100%</td>
<td>50</td>
<td>10</td>
<td>25</td>
</tr>
</tbody>
</table>

ii. Notwithstanding the guidelines in paragraph b. iii. above, the company must grade into 100% of the applicable industry table mortality with margins by the later of attained age [100] or 15 years after policy underwriting.
c. Smoothing may be utilized within each mortality segment to ensure that an appropriate relationship exists by attained age within each mortality segment.

d. The company may adjust the resulting mortality rates within each mortality segment to ensure the resulting prudent estimate produces a reasonable relationship with assumptions in other mortality segments that reflects the underwriting class or risk class of each mortality segment. Such adjustments must be done in a manner that does not result in a material change in total expected claims for all mortality segments in the aggregate.

e. Adjust the prudent estimate mortality assumptions to reflect differences associated with impaired lives, and differences due to policyholder behavior if there is a reasonable expectation that due to conditions such as changes in premiums or other policy provisions, policyholder behavior will lead to mortality results that vary from the mortality results that would otherwise be expected.

i. The adjustment for impaired lives shall follow established actuarial practice, including the use of mortality adjustments determined from clinical and other data.

ii. The adjustment for policyholder behavior shall follow common actuarial practice, including the use of dynamic adjustments to base mortality.

f. Anticipated experience assumptions shall be determined by removing the prescribed margin from the prudent estimate assumption determined above. The resulting anticipated experience assumptions must be no lower than the mortality rates that are actually expected to emerge and that the company can justify. The company must disclose this conclusion in the PBR Actuarial Report.

7. Determination of Mortality Margin

a. The mortality margin shall be in the form of a percentage increase applied to the Anticipated Experience Assumption.

Drafting Note: The margin percentages need to be determined.

b. This margin shall be increased, as appropriate, to reflect the level of uncertainty related to situations, including but not limited to, the following:

i. The reliability of the company’s experience studies is low due to imprecise methodology, length of time since the data was updated or other reasons.

ii. The longer the time since the experience data was updated.

iii. The underwriting or risk selection risk criteria associated with the mortality segment have changed since the experience on which the company experience mortality rates are based was collected.

iv. The data underlying the company experience mortality rates lack homogeneity.

v. Unfavorable environmental or health developments are unfolding and are expected to have a material and sustained impact on the insured population.

vi. Changes to the company’s marketing or administrative practices or market forces expose the policies to the risk of anti-selection.

Guidance Note: For example, the secondary market for life insurance policies

vii. Underwriting is less effective than expected.
D. Policyholder Behavior Assumptions

1. General Prudent Estimate Policyholder Behavior Assumption Requirements

   The company shall determine prudent estimate policyholder behavior assumptions such that the assumptions

   a. Reflect expectations regarding variations in anticipated policyholder behavior relative to characteristics that have a material impact on the minimum reserve, which, may include gender, attained age, issue age, policy duration, time to maturity, tax status, level of account and cash value, surrender charges, transaction fees or other policy charges; distribution channel, product features and whether the policyholder and insured are the same person or not.

   b. Are appropriate for the block of business being valued, giving due consideration to other assumptions used in conjunction with the cash flow model and to the Scenarios whose results are likely to contribute to the minimum reserve.

   c. Are based on actual experience data directly applicable to the block of business being valued (i.e., direct data) when available. In the absence of directly applicable data, the company should next use available data from any other block of business that is similar to the block of business being valued, whether or not that block of business is directly written by the company. If data from a similar block of business are used, the company shall adjust the anticipated experience assumption to reflect material differences between the business being valued and the similar block of business.

   d. Reflect the outcomes and events exhibited by historical experience only to the extent such experience are relevant to the risk being modeled.

   e. Reflect the likelihood that policyholder behavior will be affected by any significant increase in the value of a product option, such as term conversion privileges or policy loans.

   f. Are assigned to policies in a manner that provides an appropriate level of granularity.

   **Guidance Note:** Anticipated experience policyholder behavior assumptions for policyholder behavior risk factors include, but are not limited to, assumptions for premium payment patterns, premium persistency, surrenders, withdrawals, allocations between available investment and crediting options, benefit utilization, and other option, elections. For fixed premium products, many of the premium payment patterns, premium persistency and partial withdrawal behavior assumptions may not apply and do not need to be considered.

2. Dynamic Modeling

   a. The company shall use a dynamic model or other scenario-dependent formulation to determine anticipated policyholder behavior unless the behavior can be appropriately represented by static assumptions.

   b. For risk factors that are modeled dynamically the company shall use a reasonable range of future expected behavior that is consistent with the economic scenarios and other variables in the model.

   c. The company is not required to model extreme or “catastrophic” forms of behavior in the absence of evidence to the contrary.

3. Margins for Prudent Estimate Policyholder Behavior Assumptions

   The company shall establish margins for policyholder behavior assumptions in compliance with subsection 9.B subject to the following:
Section 9

4. Additional Sensitivity Testing for Policyholder Behavior Assumptions

The company shall examine the sensitivity of assumptions on the minimum reserve as required under Subsection A.3 of this section and shall at a minimum sensitivity test:

a. Premium payment patterns, premium persistency, surrenders, partial withdrawals, allocations between available investment and crediting options, benefit utilization, and other option elections if relevant to the risks in the product;

b. For policies that give policyholders flexibility in the timing and amount of premium payments
   i. Minimum premium scenario.
   ii. No further premium payment scenario.
   iii. Pre-payment of premiums – Single premium scenario.
   iv. Pre-payment of premiums – Level premium scenario.

5. For a universal life policy that guarantees coverage to remain in force as long as the secondary guarantee requirement is met and during projection periods in which the cash value is zero or minimal, industry experience, for purposes of complying with Section 9.A.6, shall be the Lapse Experience under Term-to-100 Insurance Policies published by the Canadian Institute of Actuaries in October, 2007. During projection periods in which the cash value is zero or minimal, the assumption shall grade from credible company experience to the rates in the Lapse Experience under Term-to-100 Insurance Policies published by the Canadian Institute of Actuaries in October, 2007 in 5 projection years from the last duration where substantially credible experience is available.

   Guidance Note: The term “minimal cash value” means that the cash value is of such small value that its presence would not significantly impact a policyholder’s decision to lapse the policy in comparison to a situation with zero cash value.

E. Expense Assumptions

1. General Prudent Estimate Expense Assumption requirements. In determining prudent estimate expense assumptions the company:

   a. Shall use expense assumptions for the deterministic and stochastic scenarios that are the same except for differences arising from application of inflation rates.

   b. May spread certain information technology development costs and other capital expenditures over a reasonable number of years in accordance with accepted statutory accounting principles as defined in the Statements of Statutory Accounting Principles.
Guidance Note: Care should be taken with regards to the potential interaction with the considerations above.

c. Shall assume that the company is a going-concern.

d. Shall choose an appropriate expense basis that properly aligns the actual expense to the assumption. If values are not significant they may be aggregated into a different base assumption.

Guidance Note: For example, death benefit expenses should be modeled with an expense assumption that is per death incurred

e. Shall reflect the impact of inflation.

f. May not assume future expense improvements.

g. Shall not include assumptions for federal income taxes (and expenses paid to provide fraternal benefits in lieu of federal income taxes) and foreign income taxes.

h. Shall use assumptions that are consistent with other related assumptions.

i. Use fully allocated expenses.

Guidance Note: Expense assumptions should reflect the direct costs associated with the block of policies being modeled as well as indirect costs and overhead costs that have been allocated to the modeled policies;

j. Shall allocate expenses using an allocation method that is consistent across company lines of business. Such allocation must be determined in a manner that is within the range of actuarial practice and methodology and consistent with applicable Actuarial Standards of Practice. Allocations may not be done for the purpose of decreasing the minimum reserve.

k. Shall reflect expense efficiencies that are derived and realized from the combination of blocks of business due to a business acquisition or merger in the expense assumption only when any future costs associated with achieving the efficiencies are also recognized.

Guidance Note: For example, the combining of two similar blocks of business on the same administrative system may yield some expense savings on a per unit basis, but any future cost of the system conversion should also be considered in the final assumption. If all costs for the conversion are in the past then there would be no future expenses to reflect in the valuation.

l. Shall reflect the direct costs associated with the policies being modeled as well as an appropriate portion of indirect costs and overhead (i.e. expense assumptions representing fully allocated expenses should be used.) including expenses categorized in the annual statement as ‘taxes, licenses and fees’ (Exhibit 3 of the Annual Statement) in the expense assumption.

m. Shall include acquisition expenses associated with business in force as of the valuation date and significant non-recurring expenses expected to be incurred after the valuation date in the expense assumption.

n. For policies sold under a new policy form or due to entry into a new product line the company shall use expense factors that are consistent with the expense factors used to determine anticipated experience assumptions for policies from an existing block of mature policies taking into account:

i. Any differences in the expected long term expense levels between the block of new policies and the block of mature policies; and
ii. That all expenses must be fully allocated as required under Subparagraph b above.

2. Margins for Prudent Estimate Expense Assumptions

The company shall determine margins for expense assumptions according to the requirements given in subsection 9.B.

F. Asset Assumptions

**Guidance Note:** This subsection includes requirements for prescribed asset default costs, certain prescribed asset spreads, and handling of uncertainty of timing and amounts of cash flows due to embedded options in the assets.

1. Procedure for Setting Annual Default Cost Factors by Projection Year for Starting Fixed Income Assets with an NAIC Designation

The company shall determine a set of total annual default cost factors, by projection year, for each starting fixed income asset that has an NAIC designation, expressed as percentages of the statement value in each projection year. In making such determination for each asset, the company shall use certain inputs from company records according to 9.F.2, assign a PBR credit rating according to the procedure in 9.F.3, and use prescribed tables or other sources as indicated in this subsection and contained or referenced in Appendix 2. The total annual default cost factor in each year shall be the sum of three prescribed components (a) + (b) + (c) as follows:

a. The “baseline annual default cost factor” in all projection years shall be taken from the most current available baseline default cost table published by the NAIC using the PBR credit rating and weighted average life (WAL) of the asset on the valuation date. The methodology for creating this table can be found in Appendix 2 of this section VM-20. Table A of Appendix 2 shall be the initial NAIC table for this purpose.

b. The “spread related factor” shall grade linearly in yearly steps from the prescribed amount in year one to zero in years four and after. The prescribed amount in year one may be positive or negative and shall be calculated as follows:

   i. Multiply 25% by the result of (ii) minus (iii).
   
   ii. The current market benchmark spread published by the NAIC consistent with the PBR credit rating and WAL of the asset on the valuation date.
   
   iii. The most current available long-term benchmark spread published by the NAIC
   
   iv. The resulting amount shall not be less than the negative of the baseline annual default cost in year one and shall not be greater than two times the baseline annual default cost in year one.

   **Drafting Note:** Table H (investment grade spreads) and Table I (below investment grade spreads) in Appendix 2 need to be combined into one table.

c. The “maximum net spread adjustment factor” shall be the same amount for each starting fixed income asset within a model segment and shall grade linearly in yearly steps from the prescribed amount in year one to zero in years four and after. The prescribed amount in year one shall be calculated as follows:

   i. For each asset included in the model segment and subject to this subsection 9.F.1 calculate a preliminary year one net spread equal to the option adjusted spread of the asset on the valuation date less the sum of the amounts from 9.F.1.a and 9.F.1.b for the asset and less the investment expense for the asset.
ii. Calculate a weighted average preliminary year one net spread for the model segment using a weight applied to the amount in 9.F.1.c.i for each asset equal to that asset’s statement value on the valuation date multiplied by the lesser of 3 years and the asset’s WAL on the valuation date.

iii. Calculate the amount in 9.F.1.c.i above for a hypothetical asset with the following assumed characteristics (the regulatory threshold asset):

1) A PBR credit rating of 9.

2) A WAL equal to the average WAL on the valuation date for the assets in the model segment and subject to this subsection 9.F.1.

3) An option adjusted spread equal to the current market benchmark spread published by the NAIC for the assumed PBR credit rating and WAL. The methodology for determining this published spread can be found in Appendix 2.

4) Investment expense of 0.10%.

Drafting Note: Table F of Appendix 2 provides illustrative current benchmark spreads as of a particular date, but the intent of the requirement is that the published spread be as of or close to the valuation date.

iv. The prescribed amount in year one is the excess, if any, of the result in 9.F.1.c.ii over the result in 9.F.1.c.iii.

Guidance Note: A broader explanation for this factor. For each model segment, a comparison is to be made of two spread amounts, both being net of the default costs calculated thus far and net of investment expenses. In each case, the gross option adjusted spread is based on current market prices at the valuation date. The first result represents the weighted average net spread for all the assets in the model segment (and subject to this subparagraph), as if all the assets were purchased at their current market spreads. The second result represents the net spread for a portfolio of index Baa bonds (NAIC 2, PBR credit rating of 9) as if the index Baa portfolio were purchased at the current average market spread. If the first result is higher than the second, additional default costs must be added to each asset until the two results are equal for the first projection year. This additional amount of default cost on each asset then grades off linearly in the model until it reaches zero in year four and after. This process is repeated each actual valuation date. A company that invests in an asset mix earning an average gross spread greater than Baa bonds initially, or an asset mix whose average market spread could widen significantly relative to market spreads for Baa bonds are examples of situations likely to trigger additional assumed default costs either initially or in the future.

Drafting Note: The maximum net spread adjustment factor still needs further study as to potential reserve volatility it could produce.

2. Company-Determined Inputs for Each Asset

The company shall determine certain items for each asset that are necessary to calculate the total annual default cost factors.

a. “Investment expense” for each asset shall mean the company’s anticipated experience assumption for assets of the same type, expressed as an annual percentage of statement value.
b. “Option adjusted spread (OAS)” for each asset shall mean the average spread over zero coupon Treasury bonds that equates a bond’s market price as of the valuation date with its modeled cash flows across an arbitrage free set of stochastic interest rate scenarios. For floating rate bonds, the OAS shall be calculated as the equivalent spread over Treasuries if the bonds were swapped to a fixed rate. Market conventions and other approximations are acceptable for the purposes of this subsection.

c. “Weighted average life (WAL)” for each asset shall mean the weighted average number of years until 100% of the outstanding principal is expected to be repaid, rounded to the nearest whole number but not less than 1. For bonds or preferred stocks that are perpetual or mature after 30 years, the WAL shall be 30. Market conventions and other approximations are acceptable for the purposes of this subsection.

Guidance Note: OAS is a metric used for callable corporate bonds and other bonds with optionality such as residential mortgage backed securities. Any excess of the nominal spread of an asset over its OAS represents additional return for taking on the risk of embedded options. This additional return is not considered when using OAS to make adjustments to annual default cost factors because the additional return is assumed to be related to the cost of embedded options which must be modeled directly by the company along each scenario in the cash flow model (see 9.F.8). OAS is dependent on market prices, which may be gathered by companies in a variety of ways for financial reporting purposes. For instance, prices and OAS may be developed internally for assets with less relative liquidity such as private placements. The general sources of market prices used to determine OAS as well as the method or source for the OAS calculation should be documented in the PBR actuarial report. In some cases OAS may not be available due to unavailability of market prices. When such is the case the asset may be excluded from the particular calculation.

3. Determination of PBR Credit Rating

a. Table K of Appendix 2 converts the ratings of NAIC Approved Ratings Organizations (AROs) and NAIC designations to a numeric rating system from 1-20 that is to be used in the steps below. A rating of 21 applies for any ratings of lower quality than those shown in the table.

b. For an asset with an NAIC designation that is derived solely by reference to underlying ARO ratings without adjustment, the company shall determine the PBR credit rating as the average of the numeric ratings corresponding to each available ARO rating, rounded to the nearest whole number.

c. For an asset with an NAIC designation that is not derived solely by reference to underlying ARO ratings without adjustment, the company shall determine the PBR credit rating as the second least favorable numeric rating associated with that NAIC designation.

Guidance Note: The 1-21 PBR credit rating system attempts to provide a more granular assessment of credit risk than has been used for establishing NAIC designations for risk based capital and asset valuation reserve purposes. The reason is that unlike for RBC and AVR, the VM-20 reserve cash flow models start with the gross yield of each asset and make deductions for asset default costs. The portion of the yield represented by the purchase spread over Treasuries is often commensurate with the more granular rating assigned, such as A+ or A-. Thus, use of the PBR credit rating system may provide a better match of risk and return for an overall portfolio in the calculation of VM-20 reserves. However, for assets that have an NAIC designation that does not rely directly on ARO ratings, a more granular assessment consistent with the designation approach is not currently available.

Guidance Note: The Purposes and Procedures Manual of the NAIC Securities Valuation Office which establishes the rules for setting NAIC designations has been undergoing significant change during 2009-2010, particularly in the area of assessing the credit risk of structured securities. The Valuation of Securities Task Force of the NAIC (VOSTF) implemented an interim
solution in 2009 to set designations for non-agency residential mortgage-backed securities based on modeling by a third party firm. VOSTF is developing a long-term solution for these and other structured securities such as commercial mortgage-backed securities that may involve a combination of modeling and other methods such as “notching up” or “notching down” the result derived by reference to ARO ratings. In all such cases where the ARO rating basis is either not used at all or is adjusted in some way, the intent is that paragraph (c) be used to determine the PBR credit rating. Another common example where (c) is to be used would be securities that are not SVO Filing Exempt, such as many private placement bonds. For example, a private placement that was not Filing Exempt and was rated by the SVO as NAIC 1 would be assigned a PBR credit rating of 6 (second least favorable), equivalent to A2.

4. Special Situations

For an asset handled under 9.F.3.c and for which the NAIC designation varies depending on the company’s carrying value of the asset, the company must avoid overstatement of the net return of the asset when projecting future payments of principal and interest together with the prescribed annual default costs.

Guidance Note: For example, if a non-agency residential mortgage-backed security is rated NAIC 2 if held at a particular company’s carrying value but NAIC 4 if held at par, and that company’s cash flow model first projects the full recovery of scheduled principal and interest, it would be more appropriate to then deduct annual default costs consistent with NAIC 4 rather than NAIC 2. If the company’s cash flow model has already incorporated a reduced return of principal and interest consistent with the company’s carrying value, then it would be more appropriate to deduct annual default costs consistent with NAIC 2. Modeling of assets with impairments is an emerging topic, and methods for handling in vendor and company projection models vary.

5. Annual Default Cost Factors for Starting Fixed Income Assets without an NAIC Designation

For starting assets that do not have an NAIC Designation, the default assumption shall be established such that the net yield shall be capped at 104% of the applicable corresponding historical U.S. Treasury yield rate most closely coinciding with the dates of purchase and maturity structure of supporting assets plus 25 basis points.

6. Annual Default Cost Factors for Reinvestment Fixed Income Assets

The sets of annual default cost factors for reinvestment fixed income assets are determined following the same process as for starting fixed income assets except that subsection 9.F.c.1 does not apply to reinvestment assets.

7. Amount of Assumed Default Costs

The assumed default costs in the cash flow model for a projection interval shall be the sum over all fixed income assets of the result of the total annual default cost factor for each asset, adjusted appropriately for the length of the projection interval, multiplied by the appropriate credit exposure for each asset.


a. Gross asset spreads over Treasuries for public non-callable corporate bonds purchased in projection year one shall be the current market benchmark spreads published by the NAIC consistent with the PBR credit rating and WAL of assets purchased.
b. Gross asset spreads over Treasuries for public non-callable corporate bonds purchased in projection years four and after shall be the most current available long-term benchmark spreads published by the NAIC consistent with the PBR credit rating and WAL of assets purchased.

c. The prescribed gross asset spreads for these asset types shall grade linearly between year one and year four in yearly steps.

d. Interest rate swap spreads over Treasuries shall be prescribed by the NAIC for use throughout the cash flow model wherever appropriate for transactions and operations including but not limited to purchase, sale, settlement, and cash flows of derivative positions, and reset of floating rate investments. A current and long-term swap spread curve shall be prescribed for year one and years four and after, respectively, with yearly grading in between. The 3-month and 6-month points on the swap spread curves represent the corresponding LIBOR spreads over Treasuries.

9. Basis of NAIC Long-Term Benchmark Spreads

Drafting Note: The detailed methodology and data source used to create the initial long-term benchmark spread table is described in Appendix 2 of this section VM-20. Until a different table is published by the NAIC, Table H of Appendix 2 shall be the NAIC table for this purpose. This subsection spells out the principles to be used by the NAIC to apply to any particular data source for developing future tables. It is expected that the current table would be reviewed annually.

The prescribed long-term benchmark spread table established by the NAIC shall to the extent practicable:

a. Reflect recent historical market data based on actual daily trading activity.

b. Reflect an expanding observation period that uses the most recent reported data, with a minimum observation period of seven years expanding to a maximum observation period of 15 fifteen years.

c. Be based on an “85% conditional mean” of the periodic market data. This measure is defined as the mean obtained after excluding from the observation period the trading days involving the 7.5% highest and 7.5% lowest observed spreads for “A” rated 7-10 year maturities or other most similar asset category available from the source data. For other asset categories, the mean shall be obtained after excluding the same trading days that were excluded for the primary asset category.

d. Provide a table of bond spreads by PBR credit rating and WAL and swap spreads by maturity. If needed, interpolation and/or smoothing techniques should be applied to the source data to provide sufficient granularity and logical relationships by credit quality.

Guidance Note: Long-term prescribed spreads are targeted at the historical mean because any biased measure could either add or subtract conservatism depending on whether assets are predominantly being purchased or being sold in the cash flow model. The conditional mean concept is intended to limit the volatility of the long-term prescribed spreads from one valuation date to the next by excluding a limited number of observations in both tails within the averaging period. Empirical analysis during the 2000-2009 time period showed little change in volatility or the level of prescribed spreads from excluding more than the highest and lowest 7.5% observations.

10. Modeling of Embedded Options in Assets

Reflect any uncertainty in the timing and amounts of asset cash flows related to the paths of interest rates, equity returns, or other economic values contained in the various Scenarios directly in the projection of asset cash flows under the various scenarios within the stochastic reserve calculation model and under the deterministic scenario within the deterministic reserve calculation model. Guidance Note: For example, model the impact on cash flows of embedded prepayment, extension, call and put options in a manner consistent with current asset adequacy analysis practice.
G. Revenue Sharing Assumptions

1. The company may include income from projected future revenue sharing (as defined in these requirements equals gross revenue sharing income (GRSI)) net of applicable projected expenses (net revenue sharing income) in cash flow projections, if:
   
a. The GRSI is received by the company;

b. Signed contractual agreement or agreements are in place as of the valuation date and support the current payment of the GRSI; and

c. The GRSI is not already accounted for directly or indirectly as a company asset.

2. For purposes of this section, GRSI is considered to be received by the company if it is paid directly to the company through a contractual agreement with either the entity providing the GRSI or an affiliated company that receives the GRSI. GRSI would also be considered to be received if it is paid to a subsidiary that is owned by the company and if 100% of the statutory income from that subsidiary is reported as statutory income of the company. In this case the actuary shall assess the likelihood that future GRSI is reduced due to the reported statutory income of the subsidiary being less than future GRSI received.

3. If the requirements in Section 9.G.1 are not met, and GRSI is not included in cash flow projections, applicable projected expenses are also not included.

4. In determining the anticipated experience assumption for GRSI, the company shall reflect factors that include but are not limited to the following (not all of these factors will necessarily be present in all situations):
   
a. The terms and limitations of the agreement(s), including anticipated revenue, associated expenses and any contingent payments incurred or made by either the company or the entity providing the GRSI as part of the agreement(s);

b. The relationship between the company and the entity providing the GRSI that might affect the likelihood of payment and the level of expenses;

c. The benefits and risks to both the company and the entity paying the GRSI of continuing the arrangement;

d. The likelihood that the company will collect the GRSI during the term(s) of the agreement(s) and the likelihood of continuing to receive future revenue after the agreement(s) has ended;

e. The ability of the company to replace the services provided to it by the entity providing the GRSI or to provide the services itself, along with the likelihood that the replaced or provided services will cost more to provide; and

f. The ability of the entity providing the GRSI to replace the services provided to it by the company or to provide the services itself, along with the likelihood that the replaced or provided services will cost more to provide.

5. The company shall include all expenses required or assumed to be incurred by the company in conjunction with the arrangement providing the GRSI, as well as any assumed expenses incurred by the company in conjunction with the assumed replacement of the services provided to it in the projections as a company expense. In addition, the company shall include expenses incurred by either the entity providing the net revenue sharing income or an affiliate of the company in the applicable expenses that reduce the GRSI.
6. In determining the prudent estimate of projected GRSI the company shall reflect a margin (which decreases the assumed GRSI) related to the uncertainty of the revenue. Such uncertainty is driven by many factors including but not limited to the potential for changes in industry trends. Contractually guaranteed GRSI shall not reflect a margin, although Company expenses related to contractually guaranteed GRSI shall reflect a margin.

7. The actuary is responsible for reviewing the revenue sharing agreements, verifying compliance with these requirements, and documenting the rationale for any source of GRSI used in the projections.

8. The amount of net revenue sharing income assumed in a given scenario shall not exceed the sum of a) and b), where:

   a. Is the contractually guaranteed GRSI, net of applicable expenses projected under the scenario, and
   b. Is the actuary’s estimate of non-contractually guaranteed net revenue sharing income multiplied by the following factors:

      i. 1.0 in the first projection year;
      ii. 0.9 in the second projection year;
      iii. 0.8 in the third projection year;
      iv. 0.7 in the fourth projection year;
      v. 0.6 in the fifth projection year;
      vi. 0.5 in the sixth and all subsequent projection years. The resulting amount of non-contractually guaranteed net revenue sharing income after application of this factor shall not exceed 0.25% per year on separate account assets in the sixth and all subsequent projection years.

   **Guidance Note:** Provisions such as one that gives the entity paying the gross revenue sharing income the option to stop or change the level of income paid would prevent the income from being guaranteed. However, if such an option becomes available only at a future point in time, and the revenue up to that time is guaranteed, the income is considered guaranteed up to the time the option first becomes available.

   **Guidance Note:** If the agreement allows the company to unilaterally take control of the underlying fund fees that ultimately result in the gross revenue sharing income then the revenue is considered guaranteed up until the time at which the company can take such control. Since it is unknown whether the company can perform the services associated with the revenue sharing arrangement at the same expense level, it is presumed that expenses will be higher in this situation. Therefore, the revenue sharing income shall be reduced to account for any actual or assumed additional expenses.
Appendix 1.  Stochastic Exclusion Test Scenarios

This appendix describes the set of 16 scenarios for the Stochastic Exclusion Test in VM-20. Starting with yield curve on the valuation date, the scenarios are created using the American Academy of Actuaries’ stochastic scenario generator using predefined sets of random numbers, where each random number is a sample from a normal distribution with mean zero and variance 1.

The rationale for this approach is twofold. First, the scenarios should be realistic in that they could be produced by the generator. Second, in some way the likelihood of any scenario occurring can be measured.

One way to measure the likelihood of a scenario occurring is to measure the likelihood of its series of random shocks, that is, the random numbers used in the generator. Given any sequence of random numbers, their sum can be compared with a mean of zero and a standard error equal to the square root of the number of deviates in the sequence. With the mean and standard error, we can determine, in a crude way, where the sum of deviates in our sequence lies in the distribution of the sum of all such sequences.

For example, if we want a sequence that is always one standard error above average, we start with a value of 1.0 as the first deviate. The value of the $n^{th}$ deviate is the excess of the square root of $n$ over the square root of $n-1$. So the second value is $1.414 - 1 = 0.414$ and the third value is $1.732 - 1.414 = 0.318$.

A. Generating Interest Rates

The American Academy of Actuaries’ interest rate generator uses 3 random numbers per period. These are:

1. A random shock to the 20-year treasury rate
2. A random shock to the spread between 1-year and 20-year treasury rates
3. A random shock to the volatility

In generating the scenarios for the test, zero shocks to volatility are used.

When generating scenarios for the test, upward shocks to the 20-year treasury are associated with downward shocks to the spread, making the yield curve less steep (or potentially inverted).

B. Generating Equity Returns

The American Academy of Actuaries’ equity generators (C3 phase 2) use two random numbers per period. These are:

1. A random shock to make the return more or less than the mean
2. A random shock to the volatility

This test uses zero shocks to volatility in defined scenarios. The random numbers that define the scenarios are as follows:

**Scenario 1 – Pop up, high equity**

Interest rate shocks are selected to maintain the cumulative shock at the 90% level (1.282 standard errors). Equity returns are selected to maintain the cumulative equity return at the 90% level.

**Scenario 2 – Pop up, low equity**

Interest rate shocks are selected to maintain the cumulative shock at the 90% level (1.282 standard errors). Equity returns are selected to maintain the cumulative equity return at the 10% level.
Scenario 3 – Pop down, high equity

Interest rate shocks are selected to maintain the cumulative shock at the 10% level (1.282 standard errors). Equity returns are selected to maintain the cumulative equity return at the 90% level.

Scenario 4 – Pop down, low equity

Interest rate shocks are selected to maintain the cumulative shock at the 10% level (1.282 standard errors). Equity returns are selected to maintain the cumulative equity return at the 10% level.

Scenario 5 – Up/down, high equity

Interest rate shocks are selected that, for each five-year period, are consistently in the same direction. The cumulative shock for each 5-year period is at the 90% level during “up” periods and at the 10% level during “down” periods.

Equity returns are selected to maintain the cumulative equity return at the 90% level.

Scenario 6 – Up/down, low equity

Interest rate shocks are selected that, for each five-year period, are consistently in the same direction. The cumulative shock for each 5-year period is at the 90% level during “up” periods and at the 10% level during “down” periods.

Equity returns are selected to maintain the cumulative equity return at the 10% level.

Scenario 7 – Down/up, high equity

Interest rate shocks are selected that, for each five-year period, are consistently in the same direction. The cumulative shock for each 5-year period is at the 90% level during “up” periods and at the 10% level during “down” periods.

Equity returns are selected to maintain the cumulative equity return at the 90% level.

Scenario 8 – Down/up, low equity

Interest rate shocks are selected that, for each five-year period, are consistently in the same direction. The cumulative shock for each 5-year period is at the 90% level during “up” periods and at the 10% level during “down” periods.

Equity returns are selected to maintain the cumulative equity return at the 10% level.

Scenario 9 – Baseline scenario

All shocks are zero.

Scenario 10 – Inverted yield curves

There are no shocks to long term rates and equities.

There are shocks to the spread between short and long rates that are consistently in the same direction for each three-year period. The shocks for the first three-year period are in the direction of reducing the spread (usually causing an inverted yield curve). Shocks for each subsequent three year period alternate in direction.

Scenario 11 – Volatile equity returns
There are no shocks to interest rates. There are shocks to equity returns that are consistently in the same direction for each two-year period, and then switch directions.

Scenario 12 – Deterministic scenario for valuation

There are uniform downward shocks each month for 20 years, sufficient to get down to the 80% point on the distribution of 20 year shocks. After 20 years, shocks are at a level that keeps the cumulative shock at the 80% level (or the 20% level, depending on how you look at it).

Scenario 13 – Delayed pop up, high equity

There are interest rate shocks that are zero for the first 10 years, followed by 10 years of shocks each 1.414 (square root of 2) times those in the first 10 years of Scenario 1. This gives the same 20-year cumulative shock as scenario 1 but all the shock is concentrated in the second 10 years. After 20 years, the same as scenario 1.

Equity returns are selected to maintain the cumulative equity return at the 90% level.

Scenario 14 – Delayed pop up, low equity

There are interest rate shocks that are zero for the first 10 years, followed by 10 years of shocks each 1.414 (square root of 2) times those in the first 10 years of Scenario 2. This gives the same 20-year cumulative shock as scenario 2 but all the shock is concentrated in the second 10 years. After 20 years, the same as scenario 1.

Equity returns are selected to maintain the cumulative equity return at the 10% level.

Scenario 15 – Delayed pop down, high equity

There are interest rate shocks that are zero for the first 10 years, followed by 10 years of shocks each 1.414 (square root of 2) times those in the first 10 years of Scenario 3. This gives the same 20-year cumulative shock as scenario 3 but all the shock is concentrated in the second 10 years. After 20 years, the same as scenario 3.

Equity returns are selected to maintain the cumulative equity return at the 90% level.

Scenario 16 – Delayed pop down, low equity

There are interest rate shocks that are zero for the first 10 years, followed by 10 years of shocks each 1.414 (square root of 2) times those in the first 10 years of Scenario 4. This gives the same 20-year cumulative shock as scenario 4 but all the shock is concentrated in the second 10 years. After 20 years, the same as scenario 4.

Equity returns are selected to maintain the cumulative equity return at the 10% level.
Appendix 2.  Tables for Calculating Asset Default Costs and Asset Spreads, Including Basis of Tables

This appendix describes the basis for certain prescribed asset default cost and asset spread tables to be updated and published periodically by the NAIC via website. These tables are needed for insurers to comply with the requirements of Subsection 9.F for asset default costs and asset spreads in VM-20. In some cases, as specified in 9.F, tables published in this appendix will serve as the NAIC published table until a different table is published. The development of the various tables is described in subsections A-E of this appendix. The actual tables are shown in subsection F of this appendix. Certain tables were developed based on various source material referenced herein. Other tables are simply compilations or presentations of data from such sources.

It is important to note up front that the development of prescribed default costs is based entirely on analysis of corporate bonds. Default costs for other fixed income securities are assumed to follow those of corporate bonds with similar NAIC designations through a mapping tool called “PBR credit rating.” Examples of other fixed income securities are structured securities, private placements, and preferred stocks. Discussions at the NAIC during 2009-2010, particularly at the Valuation of Securities Task Force (VOSTF), have focused on the observation that similarly-rated assets of different types may have similar likelihood of default or loss of principal but may have a significantly different distribution of the severity of that loss. Discussions have particularly focused on the different drivers of severity between structured securities and corporate bonds. As a result, VOSTF has been developing updated methods to assign NAIC designations for C-1 risk based capital purposes for structured securities in order to better take into account these differences. The VM-20 procedure to assign a PBR credit rating has been structured so that in the cases where VOSTF decides to go away from directly using the ratings of approved ratings organizations, the PBR credit rating will be based on the NAIC designation rather than underlying ratings. Where VOSTF continues to authorize use of underlying ratings, the PBR credit rating will also be based on those ratings. However, VM-20 uses the underlying ratings to assign the PBR credit rating in a somewhat different manner.

Subsection 9.F.3 describes the process the company must follow to assign a PBR credit rating for any fixed income asset with an NAIC designation.

A.  Baseline Annual Default Cost Factors

The general process followed to determine the baseline annual default cost factors shown in Table A (see subsection F) was as follows:

1.  Determine from historical corporate bond data a matrix of cumulative default rates, for maturities of 1 to 10 years and for 20 ratings classes (Aaa, Aa1, Aa2, Aa3 … Caa2, Caa3, Ca).

2.  Determine also from historical corporate bond data a set of recovery rates that varies only by rating class.

3.  Determine a matrix of baseline annual default cost factors (in basis points), where for a given rating the Baseline Annual Default Cost Factor for a bond with maturity or weighted average life of \( t = 10,000 \times (1 - \text{Recovery Rate}) \times (1 - [1 - \text{Cumulative Default Rate} (t)]^t) / t \).

4.  Items 1) and 2) above were determined from Moody’s reports that were published in February 2008. In February 2009 and February 2010, Moody’s published updated versions of these reports but there is no commitment from Moody’s to continue updating these reports in the future. It was not explored whether another source for one or both elements might be preferable. If the NAIC decides to use Moody’s as the source going forward, then the matrix of baseline annual default cost factors could be updated after Moody’s publishes any updated research.

Details of steps 1 and 2 above are contained in subsections B and C below. Essentially though, step 1 involved gathering from Moody’s historical data the cumulative default rates for key maturities over many cohort years, ranking those rates, and applying a CTE 70 metric. For example, for the period 1970-2007, representing 37 years, there were 37 one year cohorts, 33 five year cohorts, and 28 ten year cohorts. A CTE 70 for ten year maturities involved averaging the 8 cohorts with the highest ten year cumulative default rates. Step 2 involved gathering from Moody’s historical data the annual recovery rates for various bond categories from 1982-2007, ranking those rates, and calculating sample mean and CTE 70 statistics.

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The final recovery rate table uses the mean for higher quality investment grade rating classes, uses the CTE 70 for lower quality below investment grade rating classes, and grades in between.

In subsection F below,

1. Table A shows Baseline Default Costs using Moody’s Data as of February 2008, and

2. Table B shows Baseline Default Cost Margin as of February 2008 (Table A rates minus the historical mean rates).

**B. Cumulative Default Rates Used in Baseline Annual Default Cost Factors**

The current process to determine cumulative default rates is as follows:

1. Obtain the most recent Moody’s report on Default Rates (e.g., Moody's 2008-02-11 Special Comment - Corporate Default & Recovery Rates 1920-2007).

2. Extract 1 year, 5 year and 10 year average cumulative default rate data by whole letter rating (e.g., Aaa, Aa,...CCC) from the report (e.g., Exhibit 27 - Average Cumulative Issuer-Weighted Global Default Rates, 1970-2007*).

3. Extract 1 year, 5 year and 10 year cumulative default rate cohort data by whole letter rating from the report (e.g., Exhibit 36 - Cumulative Issuer-Weighted Default Rates by Annual Cohort, 1970-2007). Calculate the mean of these 1y, 5y and 10y cumulative default rates, which should be close to the result in (2) for each whole letter rating.

4. Sort the data in 3) to calculate preliminary CTE 70 1y, 5y and 10y cumulative default rates at each whole letter rating.

5. Adjust the result in 4) to reflect any differences between 2) and 3). 5) = 4 + [2 - 3].

6. Use linear interpolation to determine cumulative default rates for maturities 2 to 4 and 6 to 9.

7. Transform the data into a matrix that varies by rating notch (e.g., Aaa, Aa1, Aa2, Aa3, A1,..., Caa2, Caa3, Ca) using an algorithm to ensure that in the new matrix the rows are monotonic by maturity, the columns are monotonic by rating, and to the extent possible the new matrix has a shape comparable to another Moody’s cumulative default rate table that varies by notch (e.g., Moody’s Idealized Cumulative Default Rates).

8. For maturities greater than 10 years define baseline annual default cost factors as equal to those for 10 year maturities.

In subsection F below,

1. Table C shows Empirical CTE 70 Default Rates from Moody’s Data as of Feb 2008.

2. Table D shows Prescribed Cumulative Default Rates derived from Moody’s Data as of Feb 2008.

**C. Recovery Rate Used in Baseline Annual Default Cost Factors.** The current process to determine the recovery rate is as follows:

1. Obtain the most recent Moody’s report on Recovery Rates (e.g., Moody's 2008-02-11 Special Comment - Corporate Default & Recovery Rates 1920-2007).

2. Extract historical annual data on recovery rates (e.g., the All Bonds column from Exhibit 22 – Annual Average Defaulted Bond and Loan Recovery Rates, 1982-2007).
3. Determine the mean and CTE 70 of the annual sample observations for each of the different lien position categories as well as for the All Bonds category.

In subsection F below,

1. Table E1 shows a sorted version of “Exhibit 22 - Annual Average Defaulted Bond and Loan Recovery Rates, 1982-2007,” and develops the CTE 70 Recovery Rates and the implied Margin.

Table E1 develops Mean and CTE 70 Recovery Rates for All Bonds as well as for Senior Bank Loans and five bond lien position categories that make-up the All Bonds statistics. Implementation will be facilitated if VM-20 uses one recovery rate based on All Bonds rather than using all six lien position categories. Using the more detailed data would require either companies or the SVO to assign each asset to one of the categories.

Table E1 also illustrates that bonds that are more senior in the issuer’s capital structure tend to have higher recovery rates than bonds that are subordinated.

2. Table E2 shows the final Recovery Rates that vary by PBR credit rating. This table was determined by assuming CTE 70 applies for Ba3/BB- and below, Mean applies for Baa1/BBB+ and above, and interpolated recovery rates apply for ratings that are between Ba3/BB- and Baa1/BBB+. This approach recognizes that investment grade bonds are more likely to be senior in the issuer’s capital structure, and below investment grade bonds are more likely to be subordinated. Differentiating by actual seniority position of each bond was not considered practical. In addition, since recovery rates and default rates are not 100% correlated, and the cumulative default rates were set at CTE 70, use of the mean recovery rate at least for the higher quality bonds helps to avoid overly conservative prescribed default costs for those bonds.

D. Illustrative Current Market Benchmark Spreads

Current market benchmark spreads published by the NAIC are intended to represent average market spreads at the valuation date for public non-callable corporate bonds and interest rate swaps. They are used to establish the initial spread environment in the cash flow model for purposes of modeling reinvestment assets and disinvestment and for modeling prescribed default costs. Section 9.F calls for both spreads and default costs to grade from initial to long-term conditions by the start of projection year four. Ultimately, the NAIC will need to publish current market benchmark spreads on a website on a quarterly basis. The current process to determine current market benchmark spreads is as follows:

1. Extract valuation date Investment Grade bond index spread data by ratings category and maturity bucket (e.g., download JULI (JPMorgan US Liquid Index) Interpolated Spread over Treasury data for All Industries).

2. Extract valuation date Below Investment Grade bond index spread data by ratings category (e.g., download JPMorgan Domestic High Yield Index Spread to Worst data by Rating Tier ), and assume that the Below Investment Grade spread curve is flat across maturities.

3. Transform the data into a matrix that varies by rating notch (e.g., Aaa, Aa1, Aa2, Aa3, A1, ..., Caa2, Caa3, Ca) and maturity (1, 2, ..., 30) using an algorithm to ensure that in the new matrix: (a) the rows are monotonic by rating, (b) the investment grade columns are monotonic by maturity, and (c) the columns on the borderline between investment grade and below investment grade (Baa3/BBB-) is interpolated between Baa2/BBB and Baa1/BBB+.

In subsection F below,

1. Table F shows Current Market Benchmark Spreads as of 9/30/2009 for Investment Grade bonds.
2. Table G shows Current Market Benchmark Spreads as of 9/30/2009 for Below Investment Grade bonds.

E. Long-Term Benchmark Spreads

Long-term benchmark spreads published by the NAIC are the assumed long-term average spreads for non-callable public bonds and interest rate swaps. They are used to establish the long-term spread environment in the cash flow model for purposes of modeling reinvestment assets and disinvestment. They are also used as the normative spreads when calculating the spread related factor in the asset default cost methodology. Ultimately, the NAIC will need to publish these spreads on a website. The current process to determine mean benchmark spreads is as follows:

1. Extract daily Investment Grade bond index spread data for the prescribed observation period by ratings category and maturity bucket (e.g., download JULI (JPMorgan US Liquid Index) Interpolated Spread over Treasury data for All Industries).

2. Extract daily date Below Investment Grade bond index spread data for the prescribed observation period by ratings category (e.g., download JPMorgan Domestic High Yield Index Spread to Worst data by Rating Tier ), and assume that the Below Investment Grade spread curve is flat across maturities.

3. For the whole letter “A” rated 7-10 year maturity bucket, or nearest similar category, calculate the “85% conditional mean average” by first excluding the 7.5% highest and 7.5% lowest daily observations over the prescribed observation period and then computing the mean of the remaining daily observations.

4. Calculate for each other ratings category and maturity bucket the mean over the prescribed observation period after excluding the observations from the same trading days excluded in step 3. In developing Tables H and I, a 9.25 year averaging period was used, specifically 7/1/2000 through 09/30/2009.

5. Transform the data into a matrix that varies by rating notch (e.g., Aaa, Aa1, Aa2, Aa3, A1,…, Caa2, Caa3, Ca) and maturity (1, 2, …, 30) using an algorithm to ensure that in the new matrix: (a) the rows are monotonic by rating, (b) the investment grade columns are monotonic by maturity, and (c) the columns on the borderline between investment grade and below investment grade (Baa3/BBB-) are interpolated between Baa2/BBB and Ba1/BB+.

Drafting Note: A description of the development of the prescribed interest rate swap spreads needs to be added. The process is similar but the data source is different.

Drafting Note: Two key considerations for the NAIC going forward will be the source of the spread data and the historical observation period. It has not yet been explored whether a source other than JULI (JP Morgan) would be preferable. Ideally the current and long-term benchmark spreads should come from the same source. A seven year observation period was originally chosen because consistent and reliable data was only available back to 2000, and examples were being created based on a 2007 valuation date. It is recommended that the observation period be allowed to lengthen as more years of data are available, and that ultimately a rolling average of a maximum numbers of years be established such as 10 years or 15 years.

In subsection F below,

1. Table H shows Long-Term Mean Benchmark Spreads as of 9/30/2009 for Investment Grade bonds.

2. Table I shows Long-Term Mean Benchmark Spreads as of 9/30/2009 for Below Investment Grade bonds.
3. **Table J shows Long-Term Benchmark Swap Spreads**

Long-term benchmark spreads published by the NAIC are the assumed long-term average spreads for non-callable public bonds and interest rate swaps. They are used to establish the long-term spread environment in the cash flow model for purposes of modeling reinvestment assets and disinvestment. They are also used as the normative spreads when calculating the spread related factor in the asset default cost methodology. Ultimately, the NAIC will need to publish these spreads on a website. The current process to determine mean benchmark spreads is as follows:

1. Extract daily Investment Grade bond index spread data for the prescribed observation period by ratings category and maturity bucket (e.g., download JULI (JPMorgan US Liquid Index) Interpolated Spread over Treasury data for All Industries).

2. Extract daily date Below Investment Grade bond index spread data for the prescribed observation period by ratings category (e.g., download JPMorgan Domestic High Yield Index Spread to Worst data by Rating Tier), and assume that the Below Investment Grade spread curve is flat across maturities.

3. For the whole letter “A” rated 7-10 year maturity bucket, or nearest similar category, calculate the “85% conditional mean average” by first excluding the 7.5% highest and 7.5% lowest daily observations over the prescribed observation period and then computing the mean of the remaining daily observations.

4. Calculate for each other ratings category and maturity bucket the mean over the prescribed observation period after excluding the observations from the same trading days excluded in step 3. In developing Tables H and I, a 9.25 year averaging period was used, specifically 7/1/2000 through 09/30/2009.

5. Transform the data into a matrix that varies by rating notch (e.g., Aaa, Aa1, Aa2, Aa3, A1, ..., Caa2, Caa3, Ca) and maturity (1, 2, ..., 30) using an algorithm to ensure that in the new matrix: (a) the rows are monotonic by rating, (b) the investment grade columns are monotonic by maturity, and (c) the columns on the borderline between investment grade and below investment grade (Baa3/BBB-) are interpolated between Baa2/BBB and Ba1/BB+.

**Drafting Note:** A description of the development of the prescribed interest rate swap spreads needs to be added. The process is similar but the data source is different.

Drafting Note: Two key considerations for the NAIC going forward will be the source of the spread data and the historical observation period. It has not yet been explored whether a source other than JULI (JPMorgan) would be preferable. Ideally the current and long-term benchmark spreads should come from the same source. A seven year observation period was originally chosen because consistent and reliable data was only available back to 2000, and examples were being created based on a 2007 valuation date. It is recommended that the observation period be allowed to lengthen as more years of data are available, and that ultimately a rolling average of a maximum numbers of years be established such as 10 years or 15 years.

In subsection F below,

1. **Table H shows Long-Term Mean Benchmark Spreads as of 9/30/2009 for Investment Grade bonds.**

2. **Table I shows Long-Term Mean Benchmark Spreads as of 9/30/2009 for Below Investment Grade bonds.**

3. **Table J shows Long-Term Benchmark Swap Spreads**
F. Tables

Table A.  Prescribed Baseline Annual Default Costs (in bps) using Moody’s Data as of February 2008

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Table B.  Default Cost Margin (in bps) included in Table A

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### Appendix 2

#### Table C. Empirical CTE 70 Default Rates (%) from Moody’s Data as of February 2008

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#### Table D. Cumulative Default Rates at CTE 70 derived from Moody’s Data as of February 2008

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© 2012 National Association of Insurance Commissioners
Table El.  Development of Prescribed Recovery Rates from Moody’s Data as of February 2008

Moody’s 2008-02-11 Special Comment: Corporate Default & Recovery Rates 1920-2007
Sorted Version of Exhibit 22- Annual Average Defaulted Bond and Loan Recovery Rates, 1982-2007*

Summary Statistics

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* Issuer- Aweighted, based on 30-day post-default market prices. Discounted debt excluded.

**Loan recoveries in 2007 are based on 510 loans from 2 issuers, one of the 510s is 2nd lien debt.

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### Table E2. Prescribed Recovery Rates from Moody’s Data as of February 2008

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## Requirements for Principle-Based Reserves for Life Products – VM-20

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### Table G. Illustrative Current Market Benchmark Spreads as of 09/30/2009 for Below Investment Grade Bonds

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### Table H.  Long-Term Benchmark Spreads as of 09/30/2009 for Investment Grade Bonds

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### Appendix 2

#### Table I.

**Long-Term Benchmark Spreads as of 09/30/2009 for Below Investment Grade Bonds**

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<th>Moody's / S&amp;P Ratings</th>
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### Table J. Long-Term Benchmark Swap Spreads

(85% Conditional Mean--July 2000 through September 2009)

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Mortality Margin Table

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Requirements for Principle-Based Reserves for Variable Annuities – VM-21

VM-21: REQUIREMENTS FOR PRINCIPLE-BASED RESERVES FOR VARIABLE ANNUITIES

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Section 1. Background

A. Purpose

These requirements constitute the Commissioner’s Annuity Reserve Valuation Method (CARVM) for variable annuity contracts by clarifying the assumptions and methodologies that will comply with the Standard Valuation Law (SVL). It also applies similar assumptions and methodologies to contracts that contain characteristics similar to those described in the scope, but that are not directly subject to CARVM.

B. Principles

The projection methodology used to calculate the Conditional Tail Expectation Amount, as well as the approach used to develop the Alternative Methodology, is based on the following set of principles. These principles should be followed when applying the methodology in these requirements and analyzing the resulting reserves.

Guidance Note: The principles should be considered in their entirety and it is required that companies meet these principles with respect to only those contracts that fall within the scope of these requirements and are in force as of the valuation date to which these requirements are applied.

Principle 1. The objective of the approach used to determine the Conditional Tail Expectation Amount is to quantify the amount of statutory reserves needed by the company to be able to meet contractual obligations in light of the risks to which the company is exposed.

Principle 2. The calculation of the Conditional Tail Expectation Amount is based on the results derived from an analysis of asset and liability cash flows produced by the application of a stochastic cash flow model to equity return and interest rate scenarios. For each scenario the greatest present value of accumulated surplus deficiency is calculated. The analysis reflects Prudent Estimate assumptions for deterministic variables and is performed in aggregate (subject to limitations related to contractual provisions) to allow the natural offset of risks within a given scenario. The methodology utilizes a projected total statutory balance sheet approach by including all projected
income, benefit and expense items related to the business in the model and sets the Conditional Tail Expectation Amount at a degree of confidence using the conditional tail expectation measure applied to the set of scenario specific greatest present values of accumulated statutory deficiencies that is deemed to be reasonably conservative over the span of economic cycles.

**Guidance Note:** Examples where full aggregation between contracts may not be possible include experience rated group contracts and the operation of reinsurance treaties.

**Principle 3.** The implementation of a model involves decisions about the experience assumptions and the modeling techniques to be used in measuring the risks to which the company is exposed. Generally, assumptions are to be based on the conservative end of the actuary’s confidence interval. The choice of a conservative estimate for each assumption may result in a distorted measure of the total risk. Conceptually, the choice of assumptions and the modeling decisions should be made so that the final result approximates what would be obtained for the Conditional Tail Expectation Amount at the required Conditional Tail Expectation (CTE) level if it were possible to calculate results over the joint distribution of all future outcomes. In applying this concept to the actual calculation of the Conditional Tail Expectation Amount, the actuary should be guided by evolving practice and expanding knowledge base in the measurement and management of risk.

**Guidance Note:** The intent of Principle 3 is to describe the conceptual framework for setting assumptions. Section 11 provides the requirements and guidance for setting contractholder behavior and includes alternatives to this framework if the actuary is unable to fully apply this principle.

**Principle 4.** While a stochastic cash flow model attempts to include all real world risks relevant to the objective of the stochastic cash flow model and relationships among the risks, it will still contain limitations because it is only a model. The calculation of the Conditional Tail Expectation Amount is based on the results derived from the application of the stochastic cash flow model to scenarios while the actual statutory reserve needs of the company arise from the risks to which the company is (or will be) exposed in reality. Any disconnect between the model and reality should be reflected in setting Prudent Estimate assumptions to the extent not addressed by other means.

**Principle 5.** Neither a cash flow scenario model, nor a method based on factors calibrated to the results of a cash flow scenario model, can completely quantify a company’s exposure to risk. A model attempts to represent reality, but will always remain an approximation thereto and hence uncertainty in future experience is an important consideration when determining the Conditional Tail Expectation Amount. Therefore, the use of assumptions, methods, models, risk management strategies (e.g., hedging), derivative instruments, structured investments or any other risk transfer arrangements (such as reinsurance) that serve solely to reduce the calculated Conditional Tail Expectation Amount without also reducing risk on scenarios similar to those used in the actual cash flow modeling are inconsistent with these principles. The use of assumptions and risk management strategies should be appropriate to the business and not merely constructed to exploit ‘foreknowledge’ of the components of the required methodology.
C. Risks Reflected

1. The risks reflected in the calculation of reserves under these requirements arise from actual or potential events or activities which are both:
   a. Directly related to the contracts falling under the scope of these requirements or their supporting assets; and
   b. Capable of materially affecting the reserve.

2. Categories and examples of risks reflected in the reserve calculations include but are not necessarily limited to:
   a. Asset Risks
      i. Separate Account fund performance;
      ii. Credit risks (e.g., default or rating downgrades);
      iii. Commercial mortgage loan rollover rates (roll-over of bullet loans);
      iv. Uncertainty in the timing or duration of asset cash flows (e.g., shortening (prepayment risk) and lengthening (extension risk));
      v. Performance of equities, real estate, and Schedule BA assets;
      vi. Call risk on callable assets;
      vii. Risk associated with hedge instrument (includes basis, gap, price, parameter estimation risks, and variation in assumptions); and
      viii. Currency risk.
   b. Liability Risks
      i. Reinsurer default, impairment or rating downgrade known to have occurred before or on the valuation date;
      ii. Mortality/longevity, persistency/lapse, partial withdrawal and premium payment risks;
      iii. Utilization risk associated with guaranteed living benefits;
      iv. Anticipated mortality trends based on observed patterns of mortality improvement or deterioration, where permitted;
      v. Annuitzation risks; and
      vi. Additional premium dump-ins (high interest rate guarantees in low interest rate environments);
c. Combination Risks
   i. Risks modeled in the company’s risk assessment processes that are related to the contracts, as described above;
   ii. Disintermediation risk (including such risk related to payment of surrender or partial withdrawal benefits); and
   iii. Risks associated with Revenue Sharing Income.

The risks not necessarily reflected in the calculation of reserves under these requirements are:

   a. Those not reflected in the determination of Risk-Based Capital; and
      Those reflected in the determination of Risk-Based Capital but arising from obligations of the company not directly related to the contracts falling under the scope of these requirements, or their supporting assets, as described above.

Categories and examples of risks not reflected in the reserve calculations include but are not necessarily limited to:

   a. Asset Risks
      Liquidity risks associated with a “run on the bank.”

   b. Liability Risks
      i. Reinsurer default, impairment or rating downgrade occurring after the valuation date;
      ii. Catastrophic events (e.g., epidemics or terrorist events);
      iii. Major breakthroughs in life extension technology that have not yet fundamentally altered recently observed mortality experience; and
      iv. Significant future reserve increases as an unfavorable scenario is realized.

   c. General Business Risks
      i. Deterioration of reputation;
      ii. Future changes in anticipated experience (reparameterization in the case of stochastic processes) which would be triggered if and when adverse modeled outcomes were to actually occur;
      iii. Poor management performance;
      iv. The expense risks associated with fluctuating amounts of new business;
      v. Risks associated with future economic viability of the company;
      vi. Moral hazards; and
      vii. Fraud and theft.
D. Scope

1. The following categories of annuities or product features, directly written or assumed through reinsurance, are covered by this Section of the valuation manual:

   a. Variable deferred annuity contracts subject to the Commissioner’s Annuity Reserve Valuation Method (CARVM), whether or not such contracts contain Guaranteed Minimum Reserve Valuation Method (GMDBs), or Variable Annuity Guaranteed Living Benefits (VAGLBs);

   b. Variable immediate annuity contracts, whether or not such contracts contain GMDBs or VAGLBs;

   c. Group annuity contracts that are not subject to CARVM, but contain guarantees similar in nature to GMDBs, VAGLBs, or any combination thereof; and

   **Guidance Note:** The term “similar in nature,” as used in this Subsection D.1.c. and D.1.d. is intended to capture current products and benefits as well as product and benefit designs that may emerge in the future. Examples of the currently known designs are listed in Subsection D.1.d. Any product or benefit design that does not clearly fit the Scope should be evaluated on a case-by-case basis taking into consideration factors that include, but are not limited to, the nature of the guarantees, the definitions of GMDB and VAGLB in Subsection E.1.a. and E.1.b. and whether the contractual amounts paid in the absence of the guarantee are based on the investment performance of a market-value fund or market-value index (whether or not part of the company’s separate account).

   d. All other products that contain guarantees similar in nature to GMDBs or VAGLBs, even if the insurer does not offer the mutual funds or variable funds to which these guarantees relate, where there is no other explicit reserve requirement. If such a benefit is offered as part of a contract that has an explicit reserve requirement and that benefit does not currently have an explicit reserve requirement:

      i. These requirements shall be applied to the benefit on a standalone basis (i.e., for purposes of the reserve calculation, the benefit shall be treated as a separate contract);

      ii. The reserve for the underlying contract is determined according to the explicit reserve requirement; and

      iii. The reserve held for the contract shall be the sum of i. and ii

   **Guidance Note:** For example, a group life contract that wraps a GMDB around a mutual fund would generally fall under the scope of these requirements since there is not an explicit reserve requirement for this type of group life contract. However, for an individual variable life contract with a GMDB and a benefit similar in nature to a VAGLB, the requirements would generally apply only to the VAGLB-type benefit, since there is an explicit reserve requirement that applies to the variable life contract and the GMDB.

2. These requirements do not apply to contracts falling under the scope of the NAIC Model Modified Guaranteed Annuity Regulation (MGAs); however, it does apply to contracts listed above that include one or more subaccounts containing features similar in nature to those contained in MGAs (e.g., market value adjustments).

3. Separate account products that guarantee an index and do not offer GMDBs or VAGLBs are excluded from the scope of these requirements.

   **Guidance Note:** Current VAGLBs include Guaranteed Minimum Accumulation Benefits, Guaranteed Minimum Income Benefits, Guaranteed Minimum Withdrawal Benefits, Guaranteed Lifetime Withdrawal

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Benefits, and Guaranteed Payout Annuity Floors. These requirements will be applied to future variations on these designs and to new guarantee designs.

E. Definitions

1. Definitions of Benefit Guarantees

a. The term “Guaranteed Minimum Death Benefit (GMDB)” means a guaranteed benefit providing, or resulting in the provision that, an amount payable on the death of a contractholder, annuitant, participant, or insured will be increased and/or will be at least a minimum amount. Only such guarantees having the potential to produce a contractual total amount payable on death that exceeds the account value, or in the case of an annuity providing income payments, an amount payable on death other than continuation of any guaranteed income payments, are included in this definition. GMDBs that are based on a portion of the excess of the account value over the net of premiums paid less partial withdrawals made (e.g., an Earnings Enhanced Death Benefit) are also included in this definition.

b. The term “Variable Annuity Guaranteed Living Benefit (VAGLB)” means a guaranteed benefit providing, or resulting in the provision that, one or more guaranteed benefit amounts payable or accruing to a living contractholder or living annuitant, under contractually specified conditions (e.g., at the end of a specified waiting period, upon annuitization, or upon withdrawal of premium over a period of time), will increase contractual benefits should the contract value referenced by the guarantee (e.g., account value) fall below a given level or fail to achieve certain performance levels. Only such guarantees having the potential to provide benefits with a present value as of the benefit commencement date that exceeds the contract value referenced by the guarantee are included in this definition. Payout annuities without minimum payout or performance guarantees are neither considered to contain nor to be VAGLBs.

c. The term “Guaranteed Minimum Income Benefit (GMIB)” means a VAGLB design for which the benefit is contingent on annuitization of a variable deferred annuity or similar contract. The benefit is typically expressed as a contractholder option, on one or more option dates, to have a minimum amount applied to provide periodic income using a specified purchase basis.

d. The term “Guaranteed Payout Annuity Floor (GPAF)” means a VAGLB design guaranteeing that one or more of the periodic payments under a variable immediate annuity will not be less than a minimum amount.

2. Definitions of Reserve Methodology Terminology

a. The term “Scenario” means a set of asset growth rates and investment returns from which assets and liabilities supporting a set of contracts may be determined for each year of a projection.

b. The term “Cash Surrender Value” means, for purposes of these requirements, the amount available to the contractholder upon surrender of the contract. Generally, it is equal to the account value less any applicable surrender charges, where the surrender charge reflects the availability of any free partial surrender options. For contracts where all or a portion of the amount available to the contractholder upon surrender is subject to a market value adjustment, however, the Cash Surrender Value shall reflect the market value adjustment consistent with the required treatment of the underlying assets. That is, the Cash Surrender Value shall reflect any market value adjustments where the underlying assets are reported at market value, but shall not reflect any market value adjustments where the underlying assets are reported at book value.
c. The term “Scenario Greatest Present Value” means the sum, for a given scenario, of:
   i. The greatest of the present values, as of the projection start date, of the projected Accumulated Deficiencies for the scenario; and
   ii. The Starting Asset Amount.

d. The term “Conditional Tail Expectation Amount” means an amount equal to the numerical average of the 30 percent largest values of the Scenario Greatest Present Values.

e. The term “Working Reserve” means the assumed reserve used in the projections of Accumulated Deficiencies supporting the calculation of the Scenario Greatest Present Values. At any point in the projections, including at the start of the projection, the Working Reserve shall equal the projected Cash Surrender Value.

For a variable payout annuity without a Cash Surrender Value, the Working Reserve shall equal the present value, at the valuation interest rate and the valuation mortality table specified for such a product by the Standard Valuation Law of future income payments projected using a return based on the valuation interest rate less appropriate asset based charges. For annuitizations that occur during the projection, the valuation interest rate as of the current valuation date may be used in determining the Working Reserve. Alternatively, if an integrated model of equity returns and interest rates is used, a future estimate of valuation interest rates may be incorporated into the Working Reserve.

For contracts not covered above, the actuary shall determine the Working Reserve in a manner that is consistent with the above requirements.

f. The term “Accumulated Deficiency” means an amount measured as of the end of a projection year and equals the projected Working Reserve less the amount of projected assets, both as of the end of the projection year. Accumulated Deficiencies may be positive or negative.

**Guidance Note:** A positive Accumulated Deficiency means there is a cumulative loss and a negative Accumulated Deficiency means there is a cumulative gain.

g. The term “Starting Asset Amount” means an amount equal to the value of the assets at the start of the projection, as defined in Section 3.D.1.

h. The term “Anticipated Experience” means the actuary’s reasonable estimate of future experience for a risk factor given all available, relevant information pertaining to the contingencies being valued.

i. The term “Prudent Estimate” means the basis upon which the actuary sets the deterministic assumptions to be used for projections. A Prudent Estimate assumption is to be set at the conservative end of the actuary’s confidence interval as to the true underlying probabilities for the parameter(s) in question, based on the availability of relevant experience and its degree of credibility.

A Prudent Estimate assumption is developed by applying a margin for uncertainty to the Anticipated Experience assumption. The margin for uncertainty shall provide for estimation error and margins for adverse deviation. The resulting Prudent Estimate assumption shall be reasonably conservative over the span of economic cycles and over a plausible range of expected experience, in recognition of the Principles described in Subsection B. Recognizing that assumptions are


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simply assertions of future unknown experience, the margin should be directly related to uncertainty in the underlying risk factor. The greater the uncertainty, the larger the margin. Each margin should serve to increase the Aggregate Reserve that would otherwise be held in its absence (i.e., using only the Anticipated Experience assumption).

For example, assumptions for circumstances that have never been observed require more margins for error than those for which abundant and relevant experience data are available.

This means that valuation assumptions not stochastically modeled are to be consistent with the stated Principles in Subsection B, be based on any relevant and credible experience that is available, and should be set to produce, in concert with other Prudent Estimate assumptions, a Conditional Tail Expectation Amount that is consistent with the stated CTE level.

The actuary shall follow the principles discussed in Section 11 and 12 in determining Prudent Estimate assumptions.

j. The term “Gross Wealth Ratio” means the cumulative return for the indicated time period and percentile (e.g., 1.0 indicates that the index is at its original level).

k. The term “Clearly Defined Hedging Strategy” is a designation that applies to strategies undertaken by a company to manage risks through the future purchase or sale of hedging instruments and the opening and closing of hedging positions. In order to qualify as a Clearly Defined Hedging Strategy, the strategy must meet the principles outlined in the Subsection B (particularly Principle 5) and shall, at a minimum, identify:

i. The specific risks being hedged (e.g., delta, rho, vega, etc.),

ii. The hedge objectives,

iii. The risks not being hedged (e.g., variation from expected mortality, withdrawal, and other utilization or decrement rates assumed in the hedging strategy, etc.),

iv. The financial instruments that will be used to hedge the risks,

v. The hedge trading rules including the permitted tolerances from hedging objectives,

vi. The metric(s) for measuring hedging effectiveness,

vii. The criteria that will be used to measure effectiveness,

viii. The frequency of measuring hedging effectiveness,

ix. The conditions under which hedging will not take place, and

x. The person or persons responsible for implementing the hedging strategy.

The hedge strategy may be dynamic, static, or a combination thereof.

It is important to note that strategies involving the offsetting of the risks associated with variable annuity guarantees with other products outside of the scope of the these requirements (e.g., equity-indexed annuities) do not currently qualify as a Clearly Defined Hedging Strategy under these requirements.

l. The term “Revenue Sharing”, for purposes of these requirements, means any arrangement or understanding by which an entity responsible for providing investment or other types of services makes payments to the company (or to one of its affiliates). Such payments are typically in
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exchange for administrative services provided by the company (or its affiliate), such as marketing, distribution and recordkeeping. Only payments that are attributable to charges or fees taken from the underlying variable funds or mutual funds supporting the contracts that fall under the scope of these requirements shall be included in the definition of Revenue Sharing.

m. The term “Domiciliary Commissioner”, for purposes of these requirements, means the chief insurance regulatory official of the state of domicile of the company.

n. The term “Aggregate Reserve” means the minimum reserve requirement as of the valuation date for the contracts falling within the scope of these requirements.

o. The term “1994 Variable Annuity MGDB Mortality Table” means the mortality table shown in Appendix 1.

Section 2. Reserve Methodology

A. General Description. The Aggregate Reserve for contracts falling within the scope of these requirements shall equal the Conditional Tail Expectation Amount but not less than the Standard Scenario Amount, where the Aggregate Reserve is calculated as the Standard Scenario Amount plus the excess, if any, of the Conditional Tail Expectation Amount over the Standard Scenario Amount.

B. Impact of Reinsurance Ceded. Where reinsurance is ceded for all or a portion of the contracts, both components in the above general description (and thus the Aggregate Reserve) shall be determined net of any reinsurance treaties that meet the statutory requirements that would allow the treaty to be accounted for as reinsurance.

An Aggregate Reserve before reinsurance shall also be calculated if needed for regulatory reporting or other purposes, using methods described in Section 4.

C. The Standard Scenario Amount. The Standard Scenario Amount is the aggregate of the reserves determined by applying the Standard Scenario method to each of the contracts falling within the scope of these requirements. The Standard Scenario method is outlined in Section 5.

D. The Conditional Tail Expectation Amount. The Conditional Tail Expectation Amount shall be determined based on a projection of the contracts falling within the scope of these requirements, and the assets supporting these contracts, over a broad range of stochastically generated projection scenarios and using Prudent Estimate assumptions.

The stochastically generated projection scenarios shall meet the Scenario Calibration Criteria described in Section 7.

The Conditional Tail Expectation Amount may be determined in aggregate for all contracts falling within the scope of these requirements (i.e., a single grouping). At the option of the company, it may be determined by applying the methodology outlined below to sub-groupings of contracts, in which case, the Conditional Tail Expectation Amount shall equal the sum of the amounts computed for each such sub-grouping.

The Conditional Tail Expectation Amount shall be determined using the following steps:

1. For each scenario, projected aggregate Accumulated Deficiencies are determined at the start of the projection (i.e., “time 0”) and at the end of each projection year as the sum of the Accumulated Deficiencies for each contract grouping.

2. The Scenario Greatest Present Value is determined for each scenario based on the sum of the aggregate Accumulated Deficiencies and aggregate Starting Asset Amounts for the contracts for which the Aggregate Reserve is being computed.
**Guidance Note:** The Scenario Greatest Present Value is therefore based on the greatest projected Accumulated Deficiency, in aggregate, for all contracts for which the Aggregate Reserve is computed hereunder, rather than based on the sum of the greatest projected Accumulated Deficiency for each grouping of contracts.

3. The Scenario Greatest Present Values for all scenarios are then ranked from smallest to largest and the Conditional Tail Expectation Amount is the average of the largest 30 percent of these ranked values.

The projections shall be performed in accordance with Section 3. The actuary shall document the assumptions and procedures used for the projections and summarize the results obtained as described in Section 4 and Section 10.

**E. Alternative Methodology.** For variable deferred annuity contracts that contain either no guaranteed benefits or only GMDBs (i.e., no VAGLBs), the Conditional Tail Expectation Amount may be determined using the Alternative Methodology described in Section 6 rather than using the approach described in Subsection D. However, in the event the approach described in Subsection D has been used in prior valuations the Alternative Methodology may not be used without approval from the domiciliary commissioner.

The Conditional Tail Expectation Amount for the group of contracts to which the Alternative Methodology is applied shall not be less than the aggregate Cash Surrender Value of those contracts.

The actuary shall document the assumptions and procedures used for the Alternative Methodology and summarize the results obtained as described in Section 4 and Section 10.

**F. Allocation of Results to Contracts.** The Aggregate Reserve shall be allocated to the contracts falling within the scope of these requirements using the method outlined in Section 8.

**Section 3. Determination of Conditional Tail Expectation Amount Based on Projections**

**A. Projection of Accumulated Deficiencies**

1. **General Description of Projection.** The projection of Accumulated Deficiencies shall be made ignoring Federal Income Tax and reflect the dynamics of the expected cash flows for the entire group of contracts, reflecting all product features, including the guarantees provided under the contracts. Insurance company expenses (including overhead and investment expense), fund expenses, contractual fees and charges, revenue sharing income received by the company (net of applicable expenses) and cash flows associated with any reinsurance or hedging instruments are to be reflected on a basis consistent with the requirements herein. Cash flows from any fixed account options shall also be included. Any market value adjustment assessed on projected withdrawals or surrenders shall also be included (whether or not the Cash Surrender Value reflects market value adjustments). Throughout the projection, where estimates are used, such estimates shall be on a Prudent Estimate basis.

   Federal Income Tax shall not be included in the projection of Accumulated Deficiencies.

2. **Grouping of Variable Funds and Subaccounts.** The portion of the Starting Asset Amount held in the Separate Account represented by the variable funds and the corresponding account values may be grouped for modeling using an approach that recognizes the investment guidelines and objectives of the funds. In assigning each variable fund and the variable subaccounts to a grouping for projection purposes, the fundamental characteristics of the fund shall be reflected and the parameters shall have the appropriate relationship to the required calibration points of the S&P 500. The grouping shall reflect characteristics of the efficient frontier (i.e., returns generally cannot be increased without assuming additional risk).

   An appropriate proxy for each variable subaccount shall be designed in order to develop the investment return paths. The development of the scenarios for the proxy funds is a fundamental step in the modeling and can have a significant impact on results. As such, the actuary must map each variable account to an
appropriately crafted proxy fund normally expressed as a linear combination of recognized market indices (or sub-indices).

3. **Grouping of Contracts.** Projections may be performed for each contract in force on the date of valuation or by grouping contracts into representative cells of model plans using all characteristics and criteria having a material impact on the size of the reserve. Grouping shall be the responsibility of the actuary but may not be done in a manner that intentionally understates the resulting reserve.

4. **Modeling of Hedges.** The appropriate costs and benefits of hedging instruments that are currently held by the company in support of the contracts falling under the scope of these requirements shall be included in the projections. If the company is following a Clearly Defined Hedging Strategy and the hedging strategy meets the requirements of Section 9, the projections shall take into account the appropriate costs and benefits of hedge positions expected to be held in the future through the execution of that strategy.

To the degree either the currently held hedge positions or the hedge positions expected to be held in the future introduce basis, gap, price, or assumption risk, a suitable reduction for effectiveness of hedges shall be made. The actuary is responsible for verifying compliance with a Clearly Defined Hedging Strategy and the requirements in Section 9 for all hedge instruments included in the projections.

While hedging strategies may change over time, any change in hedging strategy shall be documented and include an effective date of the change in strategy.

The use of products not falling under the scope of these requirements (e.g., equity-indexed annuities) as a hedge shall not be recognized in the determination of Accumulated Deficiencies.

These requirements do not supersede any statutes, laws, or regulations of any state or jurisdiction related to the use of derivative instruments for hedging purposes and should not be used in determining whether a company is permitted to use such instruments in any state or jurisdiction.

Upon request of the company’s domiciliary commissioner and for information purposes to show the effect of including future hedge positions in the projections, the company shall show the results of performing an additional set of projections reflecting only the hedges currently held by the company in support of the contracts falling under the scope of these requirements. Because this additional set of projections excludes some or all of the derivative instruments, the investment strategy used may not be the same as that used in the determination of the Conditional Tail Expectation Amount.

5. **Revenue Sharing.**
   
a. Projections of Accumulated Deficiencies may include income from projected future Revenue Sharing, net of applicable projected expenses (“Net Revenue Sharing Income”) if the following requirements are met:

   i. The Net Revenue Sharing Income is received by the company,

   **Guidance Note:** For purposes of this Section, Net Revenue Sharing Income is considered to be received by the company if it is paid directly to the company through a contractual agreement with either the entity providing the Net Revenue Sharing Income or an affiliated company that receives the Net Revenue Sharing Income. Net Revenue Sharing Income would also be considered to be received, if it is paid to a subsidiary that is owned by the company and if 100% of the statutory income from that subsidiary is reported as statutory income of the company. In this case the actuary needs to assess the likelihood that future Net Revenue Sharing Income is reduced due to the reported statutory income of the subsidiary being less than future Net Revenue Sharing Income received.

   ii. Signed contractual agreement or agreements are in place as of the valuation date and support the current payment of the Net Revenue Sharing Income; and
iii. The Net Revenue Sharing Income is not already accounted for directly or indirectly as a company asset.

b. The amount of Net Revenue Sharing Income to be used shall reflect the actuary’s assessment of factors that include but are not limited to the following (not all of these factors will necessarily be present in all situations):

i. The terms and limitations of the agreement(s), including anticipated revenue, associated expenses and any contingent payments incurred or made by either the company or the entity providing the Net Revenue Sharing as part of the agreement(s);

ii. The relationship between the company and the entity providing the Net Revenue Sharing Income that might affect the likelihood of payment and the level of expenses;

iii. The benefits and risks to both the company and the entity paying the Net Revenue Sharing Income of continuing the arrangement.

iv. The likelihood that the company will collect the Net Revenue Sharing Income during the term(s) of the agreement(s) and the likelihood of continuing to receive future revenue after the agreement(s) has ended;

v. The ability of the company to replace the services provided to it by the entity providing the Net Revenue Sharing Income or to provide the services itself, along with the likelihood that the replaced or provided services will cost more to provide; and

vi. The ability of the entity providing the Net Revenue Sharing Income to replace the services provided to it by the company or to provide the services itself, along with the likelihood that the replaced or provided services will cost more to provide.

c. The amount of projected Net Revenue Sharing Income shall also reflect a margin (which decreases the assumed Net Revenue Sharing Income) directly related to the uncertainty of the revenue. The greater the uncertainty, the larger the margin. Such uncertainty is driven by many factors including the potential for changes in the securities laws and regulations, mutual fund board responsibilities and actions, and industry trends. Since it is prudent to assume that uncertainty increases over time, a larger margin shall be applied as time that has elapsed in the projection increases.

d. All expenses required or assumed to be incurred by the company in conjunction with the arrangement providing the Net Revenue Sharing Income, as well as any expenses assumed to be incurred by the company in conjunction with the assumed replacement of the services provided to it (as discussed in Subsection A.5.b.v.) shall be included in the projections as a company expense under the requirements of Subsection A.1. In addition, expenses incurred by either the entity providing the Net Revenue Sharing Income or an affiliate of the company shall be included in the applicable expenses discussed in Subsections A.1. and A.5.a. that reduce the Net Revenue Sharing Income.

e. The actuary is responsible for reviewing the revenue sharing agreements, verifying compliance with these requirements, and documenting the rationale for any source of Net Revenue Sharing Income used in the projections.

f. The amount of Net Revenue Sharing Income assumed in a given scenario shall not exceed the sum of a. and b., where:

i. Is the contractually guaranteed Net Revenue Sharing Income projected under the scenario, and

ii. Is the actuary’s estimate of non-contractually guaranteed Net Revenue Sharing Income before reflecting any margins for uncertainty multiplied by the following factors:
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a). 1.0 in the first projection year;

b). 0.9 in the second projection year;

c). 0.8 in the third projection year;

d). 0.7 in the fourth projection year;

e). 0.6 in the fifth projection year;

f). 0.5 in the sixth and all subsequent projection years. The resulting amount of non-contractually guaranteed Net Revenue Sharing Income after application of this factor shall not exceed 0.25% per year on separate account assets in the sixth and all subsequent projection years.

6. **Length of Projections.** Projections of Accumulated Deficiencies shall be run for as many future years as needed so that no materially greater reserve value would result from longer projection periods.

7. **AVR/IMR.** The AVR and the IMR shall be handled consistently with the treatment in the company’s cash flow testing.

B. **Determination of Scenario Greatest Present Values**

1. **Scenario Greatest Present Values.** For a given scenario, the Scenario Greatest Present Value is the sum of:

   a. The greatest present value, as of the projection start date, of the projected Accumulated Deficiencies defined in Section 1.E.2.f.; and

   b. The Starting Asset Amount.

2. **Discount Rates.** In determining the Scenario Greatest Present Values, Accumulated Deficiencies shall be discounted using the same interest rates at which positive cash flows are invested, as determined in Subsection D.4. Such interest rates shall be reduced to reflect expected credit losses. Note that the interest rates used do not include a reduction for Federal Income Taxes.

C. **Projection Scenarios**

1. **Minimum Required Scenarios.** The number of scenarios for which projected greatest present values of Accumulated Deficiencies shall be computed shall be the responsibility of the actuary and shall be considered to be sufficient if any resulting understatement in total reserves, as compared with that resulting from running additional scenarios, is not material.

2. **Scenario Calibration Criteria.** Returns for the groupings of variable funds shall be determined on a stochastic basis such that the resulting distribution of the Gross Wealth Ratios of the scenarios meets the Scenario Calibration Criteria specified in Section 7.

D. **Projection Assets**

1. **Starting Asset Amount.** For the projections of Accumulated Deficiencies, the value of assets at the start of the projection shall be set equal to the approximate value of statutory reserves at the start of the projection. Assets shall be valued consistently with their annual statement values. The amount of such asset values shall equal the sum of the following items, all as of the start of the projection:

   a. All of the Separate Account assets supporting the contracts;
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b. An amount of assets held in the General Account equal to the approximate value of statutory reserves as of the start of the projections less the amount in a.,

In many instances the initial General Account assets may be negative, resulting in a projected interest expense. General Account assets chosen for use as described above shall be selected on a consistent basis from one reserve valuation hereunder to the next.

Any hedge assets meeting the requirements described in Subsection A.4, shall be reflected in the projections and included with other General Account assets under item b. To the extent the sum of the value of such hedge assets and the value of assets in item a. is greater than the approximate value of statutory reserves as of the start of the projections, then item b. may include enough negative General Account assets or cash such that the sum of items a. and b. equals the approximate value of statutory reserves as of the start of the projections.

Guidance Note: Further elaboration on potential practices with regard to this issue may be included in a practice note.

The actuary shall document which assets were used as of the start of the projection, the approach used to determine which assets were chosen and shall verify that the value of the assets equals the approximate value of statutory reserves at the start of the projection.

Valuation of Projected Assets. For purposes of determining the projected Accumulated Deficiencies, the value of projected assets shall be determined in a manner consistent with their value at the start of the projection. For assets assumed to be purchased during a projection, the value shall be determined in a manner consistent with the value of assets at the start of the projection that have similar investment characteristics.

3. Separate Account Assets. For purposes of determining the Starting Asset Amounts in Subsection D.1. and the valuation of projected assets in Subsection D.2., assets held in a Separate Account shall be summarized into asset categories determined by the actuary as discussed in Subsection A.2.

4. General Account Assets. General Account assets shall be projected, net of projected defaults, using assumed investment returns consistent with their book value and expected to be realized in future periods as of the date of valuation. Initial assets that mature during the projection and positive cash flows projected for future periods shall be invested at interest rates, which, at the option of the actuary, are one of the following:

a. The forward interest rates implied by the swap curve in effect as of the valuation date,

Guidance Note: The swap curve is based on the Federal Reserve H.15 interest swap rates. The rates are for a Fixed Rate Payer in return for receiving three month LIBOR. One place where these rates can be found is http://www.federalreserve.gov/releases/h15/default.htm

b. The 200 interest rate scenarios available as prescribed for Phase I, C-3 Risk Based Capital calculation, coupled with the Separate Account return scenarios by mating them up with the first 200 such scenarios and repeating this process until all Separate Account return scenarios have been mated with a Phase I scenario, or

c. Interest rates developed for this purpose from a stochastic model that integrates the development of interest rates and the Separate Account returns.

When the option described in a. (the forward interest rates implied by the swap curve) is used, an amount shall be subtracted from the interest rates to reflect the current market expectations about future interest rates using the process described in Subsection E.1.

The actuary may switch from a. to b., from a. to c. or from b. to c. from one valuation date to the next, but may not switch in the other direction without approval from the Domiciliary Commissioner.
E. Projection of Annuity Benefits (including GMIBs)

1. Assumed Annuization Purchase Rates at Election. For purposes of projecting annuitization benefits (including annuitizations stemming from the election of a GMIB), the projected annuitization purchase rates shall be determined assuming that market interest rates available at the time of election are the interest rates used to project General Account Assets, as determined in Subsection .D.4. However, where the interest rates used to project General Account Assets are based upon the forward interest rates implied by the swap curve in effect as of the valuation date (i.e., the option described in Subsection .D.4.a. is used, herein referred to as a point estimate), the margin between the cost to purchase an annuity using the guaranteed purchase basis and the cost using the interest rates prevailing at the time of annuitization shall be adjusted as discussed below.

If a point estimate is being used, it is important that the margin assumed reflects the current market expectations about future interest rates at the time of annuitization, as described more fully below, and a downward adjustment to the interest rate assumed in the purchase rate basis. The latter adjustment is necessary since a greater proportion of contractholders will select an annuitization benefit when it is worth more than the cash surrender value then when it is not. As a practical matter, this effect can be approximated by using an interest rate assumption in the purchase rate basis that is 0.30 percent below that implied by the forward swap curve, as described below.

To calculate market expectations of future interest rates, the par or current coupon swap curve is used (documented daily in Federal Reserve H.15 with some interpolation needed). Deriving the expected rate curve from this swap curve at a future date involves the following steps:

a. Calculate the implied zero-coupon rates. This is a well-documented “bootstrap” process. For this process we use the equation 100=C^n*(v + v^2 + … +v^n) + 100v^n where the “v^n” terms are used to stand for the discount factors applicable to cash flows 1,2,…n years hence and C^n is the n-year swap rate. Each of these discount factors are based on the forward curve and therefore are based on different rates, however (i.e. “v^n” does not equal v times v). Given the one year swap rate, one can solve for v. Given v and the two year swap rate one can then back into v^2, and so on.

b. Convert the zero coupon rates to one year forward rates by calculating the discount factor needed to get from v^1 to v^2.

c. Develop the expected rate curve.

This recognizes that, for example, the five-year forward one-year rate is not the rate the market expects on one year instruments five years from now. The reason is that as the bond gets shorter the “risk premium” in the rate diminishes. This is sometimes characterized as “rolling down” the yield curve. Table A shows the historic average risk premium at various durations. From this table, one can see that to get the rate the market expects a 1 year swap to have five years from now; one must subtract the risk premium associated with six year rates (.95%) and add back that associated with 1 year rates (.50%). This results in a net reduction of .45%.

<table>
<thead>
<tr>
<th>Duration</th>
<th>Risk Premium</th>
<th>Duration</th>
<th>Risk Premium</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>0.500%</td>
<td>6</td>
<td>0.950%</td>
</tr>
<tr>
<td>2</td>
<td>0.750%</td>
<td>7</td>
<td>1.000%</td>
</tr>
<tr>
<td>3</td>
<td>0.750%</td>
<td>8</td>
<td>1.100%</td>
</tr>
<tr>
<td>4</td>
<td>0.850%</td>
<td>9+</td>
<td>1.150%</td>
</tr>
<tr>
<td>5</td>
<td>0.900%</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>
Requirements for Principle-Based Reserves for Variable Annuities – VM-21

The Exhibit below combines the three steps. Columns A through D convert the swap curve to the implied forward rate for each future payment date. Columns E through H remove the current risk premium, add the risk premium t years in the future (the Exhibit shows the rate curve five years in the future), and uses that to get the discount factors to apply to the 1 year, 2 year, … 5 year cash flows 5 years from now.

Exhibit: Derivation of discount rates expected in the future

<table>
<thead>
<tr>
<th></th>
<th>A</th>
<th>B</th>
<th>C</th>
<th>D</th>
<th>E</th>
<th>F</th>
<th>G</th>
<th>H</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Projection Years</td>
<td>Swap Curve Rate</td>
<td>PV of Zero Coupon</td>
<td>Forward 1 Year Rate</td>
<td>Risk Premium</td>
<td>Risk Premium 5 Years Out</td>
<td>Expected Forward Rate In 5 Years</td>
<td>PV of Zero Coupon in 5 Years</td>
</tr>
<tr>
<td>2</td>
<td>1</td>
<td>2.57%</td>
<td>0.97494</td>
<td>2.5700%</td>
<td>0.5000%</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>3</td>
<td>2</td>
<td>3.07%</td>
<td>0.94118</td>
<td>3.5879%</td>
<td>0.75000%</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>4</td>
<td>3</td>
<td>3.44%</td>
<td>0.90302</td>
<td>4.2251%</td>
<td>0.75000%</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>5</td>
<td>4</td>
<td>3.74%</td>
<td>0.86231</td>
<td>4.7208%</td>
<td>0.85000%</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>6</td>
<td>5</td>
<td>3.97%</td>
<td>0.82124</td>
<td>5.0010%</td>
<td>0.90000%</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>7</td>
<td>6</td>
<td>4.17%</td>
<td>0.77972</td>
<td>5.3249%</td>
<td>0.95000%</td>
<td>0.50000%</td>
<td>4.8749%</td>
<td>0.95352</td>
</tr>
<tr>
<td>8</td>
<td>7</td>
<td>4.34%</td>
<td>0.73868</td>
<td>5.5557%</td>
<td>1.00000%</td>
<td>0.75000%</td>
<td>5.3057%</td>
<td>0.90547</td>
</tr>
<tr>
<td>9</td>
<td>8</td>
<td>4.48%</td>
<td>0.69894</td>
<td>5.6860%</td>
<td>1.10000%</td>
<td>0.75000%</td>
<td>5.3360%</td>
<td>0.85961</td>
</tr>
<tr>
<td>10</td>
<td>9</td>
<td>4.60%</td>
<td>0.66050</td>
<td>5.8209%</td>
<td>1.15000%</td>
<td>0.85000%</td>
<td>5.5209%</td>
<td>0.81463</td>
</tr>
<tr>
<td>11</td>
<td>10</td>
<td>4.71%</td>
<td>0.62303</td>
<td>6.0131%</td>
<td>1.15000%</td>
<td>0.90000%</td>
<td>5.7631%</td>
<td>0.77024</td>
</tr>
<tr>
<td>12</td>
<td>11</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>E8</td>
<td>=D13- E13+F13</td>
<td>=H12/(1+ G13)</td>
</tr>
<tr>
<td>13</td>
<td>12</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Where interest rates are projected stochastically using an integrated model, although one would “expect” the interest rate n years hence to be that implied for an appropriate duration asset by the forward swap curve as described above, there is a steadily widening confidence interval about that point estimate with increasing time until the annuitization date. The “expected margin” in the purchase rate is less than that produced by the point estimate based on the expected rate, since a greater proportion of contractholders will have an annuitization benefit whose worth is in excess of cash surrender value when margins are low than when margins are high. As a practical matter, this effect can be approximated by using a purchase rate margin based on an earnings rate .30 percent below that implied by the forward swap curve. If a stochastic model of interest rates is used instead of a point estimate then no such adjustment is needed.

2. **Projected Election of Guaranteed Minimum Income Benefit and other Annuitzation Options.** For contracts projected to elect annuitization options (including annuitizations stemming from the election of a GMIB), the projections may assume one of the following at the actuary’s option:

   a. The contract is treated as if surrendered at an amount equal to the statutory reserve that would be required at such time for the payout annuity benefits, or

   b. The contract is assumed to stay in force, the projected periodic payments are paid, and the Working Reserve is equal to one of the following:

      i. The statutory reserve required for the payout annuity, if it is a fixed payout annuity, or
Requirements for Principle-Based Reserves for Variable Annuities – VM-21

ii If it is a variable payout annuity, the Working Reserve for a variable payout annuity.

If the projected payout annuity is a variable payout annuity containing a floor guarantee (such as a GPAF) under a specified contractual option, only option ii. shall be used.

Where mortality improvement is used to project future annuitization purchase rates, as discussed in 1 above, mortality improvement shall also be reflected on a consistent basis in either the determination of the reserve in i. above or the projection of the periodic payments in ii.

F Relationship to Risk Based Capital Requirements

1. These requirements anticipate that the projections described herein may be used for the determination of Risk Based Capital (the “RBC requirements”) for some or all of the contracts falling within the scope of these requirements. There are several differences between these requirements and the RBC requirements, and among them are two major differences. First, the Conditional Tail Expectation level is different (CTE (70) for these requirements and CTE (90) for the RBC requirements). Second, the projections described in these requirements are performed on a basis that ignores Federal Income Tax. That is, under these requirements, the Accumulated Deficiencies do not include projected Federal Income Tax and the interest rates used to discount the Scenario Greatest Present Value (i.e., the interest rates determined in Subsection.D.4. contain no reduction for Federal Income Tax). Under the RBC requirements, the projections do include projected Federal Income Tax and the discount interest rates used in the RBC requirement do contain a reduction for Federal Income Tax.

2. To further aid the understanding of these requirements and any instructions relating to the RBC requirement, it is important to note the equivalence in meaning between the following terms, subject to the differences noted above:

   a. The Accumulated Deficiency, the amount that is added to the Starting Asset Amount in Section 2.D., is similar to the Additional Asset Requirement referenced in the RBC requirement.

   b. The Conditional Tail Expectation Amount referenced in these requirements is similar to the Total Asset Requirement referenced in the RBC requirement.

G. Compliance with Actuarial Standards of Practice (ASOPs)

When determining the Conditional Tail Expectation Amount using projections, the analysis shall conform to the Actuarial Standards of Practice as promulgated from time to time by the Actuarial Standards Board.

Under these requirements the actuary must make various determinations, verifications and certifications. The company shall provide the actuary with the necessary information sufficient to permit the actuary to fulfill the responsibilities set forth in these requirements and responsibilities arising from applicable Actuarial Standards of Practice, including ASOP No. 23, Data Quality.

H Compliance with Principles

When determining the Conditional Tail Expectation Amount using projections, any interpretation and application of the requirements of these requirements shall follow the principles discussed in Section 1.B.

Section 4. -- Reinsurance and Statutory Reporting Issues

A. Treatment of Reinsurance Ceded in the Aggregate Reserve

1. Aggregate Reserve Net of and Prior to Reinsurance Ceded. As noted in Section 2.B., the Aggregate Reserve is determined net of reinsurance ceded. Therefore, it is necessary to determine the components needed to determine the Aggregate Reserve (i.e., the Standard Scenario Amount, and either the Conditional Tail Expectation Amount determined using projections or the Conditional Tail Expectation Amount determined using the Alternative Methodology) on a net of reinsurance basis. In addition, as noted in Section 2.B., it may be necessary to determine the Aggregate Reserve determined on a “direct” basis, or
prior to reflection of reinsurance ceded. Where this is needed, each of these components shall be
determined prior to reinsurance. Subsections A.2. through A.4. discuss methods necessary to determine
these components on both a “net of reinsurance” and a “prior to reinsurance” basis. Note that due
allowance for reasonable approximations may be used where appropriate.

2. **Conditional Tail Expectation Amount Determined using Projections.** In order to determine the Aggregate
Reserve net of reinsurance ceded, Accumulated Deficiencies, Scenario Greatest Present Values, and the
resulting Conditional Tail Expectation Amount shall be determined reflecting the effects of reinsurance
treaties that meet the statutory requirements that would allow the treaty to be accounted for as reinsurance
within the projections. This involves including, where appropriate, all anticipated reinsurance premiums or
other costs and all reinsurance recoveries, where both premiums and recoveries are determined by
recognizing any limitations in the reinsurance treaties, such as caps on recoveries or floors on premiums.

In order to determine the Conditional Tail Expectation Amount prior to reinsurance ceded, Accumulated
Deficiencies, Scenario Greatest Present Values, and the resulting Conditional Tail Expectation Amount
shall be determined ignoring the effects of reinsurance within the projections. One acceptable approach
involves a projection based on the same Starting Asset Amount as for the Aggregate Reserve net of
reinsurance and by ignoring, where appropriate, all anticipated reinsurance premiums or other costs and all
reinsurance recoveries in the projections.

3. **Conditional Tail Expectation Amount Determined using the Alternative Methodology.** If a company
chooses to use the Alternative Methodology, as allowed in Section 2.E., it is important to note that the
methodology produces reserves on a prior to reinsurance ceded basis. Therefore, where reinsurance is
ceded, the Alternative Methodology must be modified to reflect the reinsurance costs and reinsurance
recoveries under the reinsurance treaties in the determination of the Aggregate Reserve net of reinsurance.
In addition, the Alternative Methodology, unadjusted for reinsurance, shall be applied to the contracts
falling under the scope of these requirements to determine the Aggregate Reserve prior to reinsurance.

4. **Standard Scenario Amount.** Where reinsurance is ceded, the Standard Scenario Amount shall be calculated
as described in Section 5 to reflect the reinsurance costs and reinsurance recoveries under the reinsurance
treaties. If it is necessary, the Standard Scenario Amount shall be calculated prior to reinsurance ceded
using the methods described in Section 5, but ignoring the effects of the reinsurance ceded.

B. Aggregate Reserve to be held in the General Account

The amount of the reserve held in the General Account shall not be less than the excess of the Aggregate Reserve over the
sum of the Basic Reserve, as defined in Section 5.B., attributable to the variable portion of all such contracts.

C. Actuarial Certification and Memorandum

1. **Actuarial Certification.** Actuarial Certification of the work done to determine the Aggregate Reserve shall
be required. A qualified actuary (referred to throughout these requirements as “the actuary”) shall certify
that the work performed has been done in a way that substantially complies with all applicable Actuarial
Standards of Practice. The scope of this certification does not include an opinion on the adequacy of the
Aggregate Reserve, the company’s surplus or the company’s future financial condition. The actuary shall
also note any material change in the model or assumptions from that used previously and the estimated
impact of such changes.

Section 10 contains more information on the contents of the required Actuarial Certification.

**Guidance Note:** The adequacy of total company reserves, which includes the Aggregate Reserve, is
addressed in the company's Actuarial Opinion as required by VM-30
2. **Required Memorandum.** An actuarial memorandum shall be constructed documenting the methodology and assumptions upon which the Aggregate Reserve is determined. The memorandum shall also include sensitivity tests that the actuary feels appropriate, given the composition of the company’s block of business (i.e., identifying the key assumptions that, if changed, produce the largest changes in the Aggregate Reserve). This memorandum shall have the same confidential status as the actuarial memorandum supporting the actuarial opinion and shall be available to regulators upon request.

Section 10 contains more information on the contents of the required memorandum.

**Guidance Note:** This is consistent with Section 3A(4)(h) of the Standard Valuation Law, which states: “Except as provided in paragraphs (l), (m) and (n), documents, materials or other information in the possession or control of the Department of Insurance that are a memorandum in support of the opinion, and any other material provided by the company to the commissioner in connection with the memorandum, shall be confidential by law and privileged, shall not be subject to [insert open records, freedom of information, sunshine or other appropriate phrase], shall not be subject to subpoena, and shall not be subject to discovery or admissible in evidence in any private civil action. However, the commissioner is authorized to use the documents, materials or other information in the furtherance of any regulatory or legal action brought as a part of the commissioner’s official duties.”

3. **Conditional Tail Expectation Amount Determined using the Alternative Methodology.** Where the Alternative Methodology is used, there is no need to discuss the underlying assumptions and model in the required memorandum. Certification that expense, revenue, fund mapping, and product parameters have been properly reflected, however, shall be required.

Section 10 contains more information on the contents of the required Actuarial Certification and memorandum.

4. **Material Changes.** If there is a material change in results due to a change in assumptions from the previous year, the memorandum shall include a discussion of such change in assumptions and an estimate of the impact it has on the results.

**Section 5. Standard Scenario Requirements**

A Overview

1. **Application to Determine Reserves.** A Standard Scenario Reserve shall be determined for each of the contracts falling under the scope of these requirements by applying Subsection C. This includes those contracts to which the Alternative Methodology is applied.

   The Standard Scenario Reserve for a contract with guaranteed living benefits or guaranteed death benefits is based on a projection of the account value based on specified returns for supporting assets equal to the account value. An initial drop is applied to the supporting assets and account value on the valuation date. Subsequently, account values are projected at specified rates earned by the supporting assets less contract and fund charges. The assumptions for the projection of account values and margins are prescribed in Subsection C.3. For any contract with guarantees the Standard Scenario Reserve includes the greatest present value of the benefit payments in excess of account values applied over the present value of revenue produced by the margins.

2. **The Standard Scenario Amount**

   a. The Standard Scenario Amount is defined in Section 2.C. of these requirements as the aggregate of the reserves determined by applying the Standard Scenario Method to each of the contracts falling under the scope of these requirements. Except as provided in Subsection C.2.a., the Standard Scenario Amount equals the sum over all contracts of the Standard Scenario Reserve determined for
each contract as of the statement date as described in Subsection A.2.b.

b. The Standard Scenario Method requires the Standard Scenario Amount to not be less than the sum over all contracts of the Standard Scenario Reserve determined for the contract as of the statement date as described in Subsection C, where the Discount Rate is equal to DR, which is defined as the valuation interest rate specified by the Standard Valuation Law for annuities valued on an issue year basis, using Plan Type A and a Guarantee Duration greater than 10 years but not more than 20 years. The presence of guarantees of interest on future premiums and/or cash settlement options is to be determined using the terms of the contracts.

3. Illustrative Application of the Standard Scenario to a Projection or Model Office. If the Conditional Tail Expectation Amount is determined based on a projection of an inforce prior to the statement date and/or by the use of a model office, which is a grouping of contracts into representative cells, then additional determinations of Subsection A.2.b. shall be performed on the prior inforce and/or model office. The calculations are for illustrative purposes to assist in validating the reasonableness of the projection and/or the model office.

The following table identifies the illustrative additional determinations required by this Section using the Discount Rate, DR, as defined in Subsection A.2.b. The additional determinations required are based on how the Conditional Tail Expectation projection or Alternative Methodology is applied. For completeness, the table also includes the determinations required by Subsection A.2.b.

<table>
<thead>
<tr>
<th>Standard Scenario Run</th>
<th>VM-21 Variations</th>
<th>Validation Measures</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td>Model Office Projection</td>
</tr>
<tr>
<td>A. Valuation on the statement date on inforce contracts with discount rate DR</td>
<td>None</td>
<td>None</td>
</tr>
<tr>
<td>B. Valuation on the statement date on the model office with discount rate DR</td>
<td>If not material to model office validation</td>
<td>A/B compare to 1.00</td>
</tr>
<tr>
<td>C. Valuation on a prior inforce date on prior inforce contracts with discount rate DR</td>
<td>If not material to projection validation</td>
<td>None</td>
</tr>
<tr>
<td>D. Valuation on a prior inforce date on a model office with discount rate DR</td>
<td>If not material to model office or projection validation</td>
<td>(A/D – S/PM) compare to 0</td>
</tr>
</tbody>
</table>

Modification of the requirements in Subsection C when applied to a prior inforce or a model office is permitted if such modification facilitates validating the projection of inforce or the model office. All such modifications should be documented.
B Basic and Basic Adjusted Reserve - Application of Actuarial Guideline XXXIII

1. The Basic Reserve for a given contract shall be determined by applying statutory statement valuation requirements applicable immediately prior to adoption of these requirements to the contract ignoring any guaranteed death benefits in excess of account values or guaranteed living benefits applying proceeds in excess of account values.

2. The calculation of the Basic Reserve shall assume a return on separate account assets based on the year of issue statutory valuation rate less appropriate asset based charges, including charges for any guaranteed death benefits or guaranteed living benefits. It shall also assume a return for any fixed separate account and general account options equal to the rates guaranteed under the contract.

3. The Basic Reserve shall be no less than the Cash Surrender Value on the valuation date.

4. The Basic Adjusted Reserve shall be that determined based on Subsections B.1. and B.2. except that in Subsection B.1., free partial withdrawal provisions shall be disregarded when determining surrender charges in applying the statutory statement valuation requirement prior to adoption of these requirements. Subsection B.3. shall not apply to the Basic Adjusted Reserve.

C. Standard Scenario Reserve - Application of the Standard Scenario Method

1. **General.** Where not inconsistent with the guidance given here, the process and methods used to determine the Standard Scenario Reserve under the Standard Scenario Method shall be the same as required in the calculation of the Conditional Tail Expectation Amount as described in Section 2 of these requirements. Any additional assumptions needed to determine the Standard Scenario Reserve shall be explicitly documented.

2. **Results for the Standard Scenario Method.** For each contract, the Standard Scenario Reserve is the reserve based on a. or b. where:

   a. For contracts without any guaranteed benefits, where not subsequently disapproved by the Domiciliary Commissioner, the Standard Scenario Reserve is the Basic Reserve described in Subsections B.1., B.2. and B.3.

   b. For all other contracts the Standard Scenario Reserve is equal to the greater of Cash Surrender Value on the valuation date and the quantity i + ii - iii, where:

      i. Is the Basic Adjusted Reserve calculated for the contract, as described in Subsection B.4.;

      ii. Is the greater of zero and the greatest present value at the Discount Rate measured as of the end of each projection year of the negative of the Accumulated Net Revenue described below using the assumptions described in Subsection C.3. The Accumulated Net Revenue at the end of a projection year is equal to (a) + (b) - (c), where:

         (a) Is the Accumulated Net Revenue at the end of the prior projection year accumulated at the Discount Rate to the end of the current projection year; the Accumulated Net Revenue at the beginning of the projection (i.e., time 0) is zero;

         (b) Are the margins generated during the projection year on account values accumulated at the Discount Rate to the end of the projection year (the factors and assumptions to be used in calculating the margins and account values are in Subsection C.3. and

         (c) Are the contract benefits in excess of account values applied, Individual reinsurance premiums and Individual reinsurance benefits payable or receivable during the projection year accumulated at the Discount Rate to the end of the projection year. Individual reinsurance is defined in Subsection C.3.b.
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iii. Is the contract’s allocation of the value of hedges and Aggregate reinsurance as described in Subsection C.4. Aggregate reinsurance is defined in Subsection C.3.b.

No reinsurance shall be considered in the Standard Scenario Amount if such reinsurance does not meet the statutory requirements that would allow the treaty to be accounted for as reinsurance. The actuary shall determine the projected reinsurance premiums and benefits reflecting all treaty limitations and assuming any options in the treaty to the other party are exercised to decrease the value of reinsurance to the reporting company (e.g., options to increase premiums or terminate coverage). The positive value of any reinsurance treaty that is not guaranteed to the insurer or its successor shall be excluded from the value of reinsurance. The commissioner may require the exclusion of a reinsurance treaty or any portion of a reinsurance treaty if the terms of the reinsurance treaty or the portion required to be included serves solely to reduce the calculated Standard Scenario Reserve without also reducing risk on scenarios similar to those used to determine the Conditional Tail Expectation Reserve. Any reinsurance reflected in the Standard Scenario Reserve shall be appropriate to the business and not merely constructed to exploit ‘foreknowledge’ of the components of the Standard Scenario Method.


a. Account Value Return Assumptions. The bases for return assumptions on assets supporting the Account Value are shown in Table I. The “Initial” returns shall be applied to the account value supported by each asset class on the valuation date as immediate drops, resulting in the Account Value at time 0. The “Year 1,” “Years 2 – 5,” and “Year 6+” returns for the equity, bond and balanced classes are gross annual effective rates of return and are used (along with other decrements and/or increases) to produce the Account Value as of the end of each projection interval. For purposes of this Section, money market funds supporting Account Value shall be considered part of the Bond class.

The Fixed Fund rate is the greater of the minimum rate guaranteed in the contract or 4% but not greater than the current rates being credited to Fixed Funds on the valuation date.

Account Values shall be projected using the appropriate gross rates from Table I for equity, bond and balanced classes applied to the supporting assets less all fund and contract charges according to the provisions of the funds and contract and applying the Fixed funds rate from Table I as if it were the resulting net rate after deduction for fund or contract charges.

The annual margins on Account Value are defined as follows:

i. During the Surrender Charge Amortization Period, as determined following the step outlined in Subsection C.5.:

(a) 0.20% of Account Value; plus

(b) Any Net Revenue Sharing Income, as defined in Section 3.A.5., that is contractually guaranteed to the insurer and its liquidator, receiver, and statutory successor; plus

(c) For all of the guaranteed living benefits of a given contract combine, the greater of:

- 0.20% of Account Value; or

- Explicit and optional contract charges for guaranteed living benefits; plus
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Guidance Note: This excludes any guaranteed living benefit that is added to the contract simply for the purpose of increasing the revenue allowed under this Section

(d) For all guaranteed death benefits of a given contract combined, the greater of:

- 0.20% of Account Value; or

- Explicit and optional contract charges for guaranteed death benefits.

Guidance Note: This excludes any guaranteed death benefit that is added to the contract simply for the purpose of increasing the revenue allowed under this Section.

ii. After the Surrender Charge Amortization Period:

The amount determined in i. above; plus 50% of the excess, if any, of all contract charges (excluding Net Revenue Sharing Income) over the sum of i.(a), i.(c) and i.(d) above.

However, on fixed funds after the surrender charge period, a margin of up to the amount in i. above plus .4% may be used.

Table I

<table>
<thead>
<tr>
<th>Equity Class</th>
<th>Initial</th>
<th>Year 1</th>
<th>Years 2–5</th>
<th>Year 6+</th>
</tr>
</thead>
<tbody>
<tr>
<td>Balanced Class</td>
<td>-13.5%</td>
<td>0%</td>
<td>4.0%</td>
<td>5.50%</td>
</tr>
<tr>
<td>Bond Class</td>
<td>0%</td>
<td>0%</td>
<td>4.85%</td>
<td>4.85%</td>
</tr>
<tr>
<td>Fixed Separate Accounts</td>
<td>0%</td>
<td>Fixed Fund Rate</td>
<td>Fixed Fund Rate</td>
<td>Fixed Fund Rate</td>
</tr>
</tbody>
</table>

b. Reinsurance Credit. Individual reinsurance is defined as reinsurance where the total premiums for and benefits of the reinsurance can be determined by applying the terms of the reinsurance to each contract covered without reference to the premiums or benefits of any other contract covered and summing the results over all contracts covered. Reinsurance that is not Individual is Aggregate.

Individual reinsurance premiums projected to be payable on ceded risk and receivable on assumed risk shall be included in the Projected Net Revenue. Similarly, Individual reinsurance benefits projected to be receivable on ceded risk and payable on assumed risk shall be included in the Projected Net Revenue. No Aggregate reinsurance shall be included in Projected Net Revenue.

c Lapses, Partial Withdrawals, and In-The-Moneyness. Partial withdrawals elected as guaranteed living benefits, see Subsection C.3.g., or required contractually (e.g., a contract operating under an automatic withdrawal provision on the valuation date) are to be deducted from the Account Value in each projection interval consistent with the projection frequency used, as described in Subsection C.3.f., and according to the terms of the contract. No other partial withdrawals, including free partial withdrawals, are to be deducted from Account Value. All lapse rates should be applied as full contract surrenders.

For purposes of determining the dynamic lapse assumptions shown in Table II below, a guaranteed living benefit is in the money (ITM) for any projection interval if the Account Value at the beginning of the projection interval is less than the Current Value of the guaranteed living benefit (as defined below) also at the beginning of that projection interval.
The Current Value of the guaranteed living benefit at the beginning of any projection interval is either the amount of the current lump sum payment (if exercisable) or the present value of future lump sum or income payments. More specific guidance is provided below. For the purpose of determining the present value, the discount rate shall be equal \( DR \) as defined in Subsection A.2.b. If future living benefit payments are life contingent (i.e., either the right of future exercise or the right to future income benefits expires with the death of the annuitant or the owner), then the company shall determine the present value of such payments using the mortality table specified in Subsection C.3.e.

If a guaranteed living benefit is exercisable (withdrawal can start or, in the case of a GMWB, has begun) at the beginning of the projection interval, then the Current Value of the guaranteed living benefit shall be determined assuming immediate or continued exercise of that benefit.

If a guaranteed living benefit is not exercisable (e.g., due to minimum age or duration requirements) at the beginning of that projection interval, then the Current Value of the guaranteed living benefit shall be determined assuming exercise of the guaranteed living benefit at the earliest possible future projection interval. If the right to exercise the guaranteed living benefit is contingent on the survival of the annuitant or the owner, then the Current Value of the guaranteed living benefit shall assume survival to the date of exercise using the mortality table specified in Subsection C.3.e.

Determination of the Current Value of a guaranteed living benefit that is exercisable or payable at a future projection interval shall take account of any guaranteed growth in the basis for the guarantee (e.g., where the basis grows according to an index or an interest rate).

For a GMWB, the Current Value shall be determined assuming the earliest penalty-free withdrawal of guaranteed benefits after withdrawals begin and by applying the constraints of any applicable maximum or minimum withdrawal provisions. If the GMWB is currently exercisable and the right to future GMWB payments is contingent upon the survival of the annuitant or owner, then the Current Value shall assume survival using the mortality table specified in Subsection C.3.e. After a GMWB that has payments that are contingent upon the survival of the annuitant or owner has commenced, then the Current Value shall assume survival using the Annuity 2000 Mortality Table.

For an unexercised GMIB, the Current Value shall be determined assuming the option with a reserve closest to the reserve for a 10 year certain and life option. The reserve values and the value of the GMIB on the assumed date of exercise shall be determined using the discount rate \( DR \) specified in Subsection A.2.b. and for life contingent payments, the Annuity 2000 Mortality Table. The Current Value of an unexercised GMIB, however, shall be set equal to the Account Value if the contractholder can receive higher income payments on the assumed date of exercise by electing the same option under the normal settlement option provisions of the contract.

For the purpose of applying the lapse assumptions specified in Table II below or contractholder elections rates specified in Subsection C.3.g., the contract shall be considered “out of the money” (OTM) for a projection interval if the Current Value of the guaranteed living benefit at the beginning of the projection interval is less than or equal to the Account Value at the beginning of the same projection interval. If the Current Value of the guaranteed living benefit at the beginning of the projection interval is greater than the Account Value also at the beginning of the projection interval, the contract shall be considered ‘in the money’ (ITM) and the percent ITM shall equal:

\[
100 \times \left( \frac{{\text{Current Value of the guaranteed living benefit}}}{\text{Account Value}} - 1 \right)
\]

If a contract has multiple living benefit guarantees then the guarantee having the largest Current Value shall be used to determine the percent in the money.

<table>
<thead>
<tr>
<th>Table II - Lapse Assumptions</th>
</tr>
</thead>
<tbody>
<tr>
<td>During Surrender Charge Period</td>
</tr>
</tbody>
</table>

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d. **Account Transfers and Future Deposits.** No transfers between funds shall be assumed in the projection used to determine the greatest present value amount required under Subsection C.2.b.ii, unless required by the contract (e.g., transfers from a dollar cost averaging fund or contractual rights given to the insurer to implement a contractually specified portfolio insurance management strategy or a contract operating under an automatic re-balancing option). When transfers must be modeled, to the extent not inconsistent with contract language, the allocation of transfers to funds must be in proportion to the contract’s current allocation to funds.

Margins generated during a projection interval on funds supporting account value are transferred to the Accumulation of Net Revenue and are subsequently accumulated at the Discount Rate. Assets for each class supporting account values are to be reduced in proportion to the amount held in each asset classes at the time of transfer of margins or any portion of Account Value applied to the payment of benefits.

No future deposits to Account Value shall be assumed unless required by the terms of the contract to prevent contract or guaranteed benefit lapse, in which case they must be modeled. When future deposits must be modeled, to the extent not inconsistent with contract language, the allocation of the deposit to funds must be in proportion to the contract’s current allocation to such funds.

e. **Mortality.** Mortality at 70% of the 1994 Variable Annuity MGDB Mortality Tables (1994 MGDB tables) through age 85 increasing by 1% each year to 100% of the 1994 MGDB tables at age 115 shall be assumed in the projection used to determine the greatest present value amount required under Subsection C.2.b.ii.

f. **Projection Frequency.** The projection used to determine the greatest present value amount required under Subsection C.2.b.ii. shall be calculated using an annual or more frequent time step, such as quarterly. For time steps more frequent than annual, assets supporting Account Values at the start of a year may be retained in such funds until year-end (i.e., margin earned during the year will earn the fund rates instead of the Discount Rate until year end) or removed after each time step. However, the same approach shall be applied for all years. Similarly, projected benefits, lapses, elections and other contractholder activity can be assumed to occur annually or at the end of each time step, but the approach shall be consistent for all years.

g. **Contractholder Election Rates.** Contractholder election rates for exercisable ITM guaranteed living benefits other than GMWBs shall be 5% per annum in every projection interval where the living benefit is less than 10% ITM, 15% per annum in every projection interval where the living benefit is 10% or more ITM and less than 20% ITM, and 25% per annum in every projection interval where the living benefit is more than 20% ITM. In addition, the election rate for an exercisable ITM guaranteed living benefit shall be 100% at the last model duration to elect such benefit. This 100% election rate shall be used when a Guaranteed Minimum Accumulation Benefit is at the earliest date that the benefit is exercisable and in-the-money. However, the contractholder election rate for any exercisable ITM guaranteed living benefit shall be zero if exercise would cause the extinction of a guaranteed living benefit having a larger Current Value. For this purpose, GMDBs are not benefits subject to election.
Requirements for Principle-Based Reserves for Variable Annuities – VM-21

For guaranteed minimum withdrawal benefits, a partial withdrawal, if allowed by contract provisions, equal to the applicable percentage in Table III applied to the contract’s maximum allowable partial withdrawal shall be assumed. However, if the contract’s minimum allowable partial withdrawal exceeds the partial withdrawal from applying the rate in Table III to the contract’s maximum allowable partial withdrawal, then the contract’s minimum allowable partial withdrawal shall be assumed.

<table>
<thead>
<tr>
<th>Table III - Guaranteed Withdrawal Assumptions</th>
<th>Attained Age less than 50</th>
<th>Attained Age 50 to 59</th>
<th>Attained Age 60 or Greater</th>
</tr>
</thead>
<tbody>
<tr>
<td>Withdrawals do not reduce other elective Guarantees that are in the money</td>
<td>50%</td>
<td>75%</td>
<td>100%</td>
</tr>
<tr>
<td>Withdrawals reduce elective Guarantees that are in the money</td>
<td>25%</td>
<td>50%</td>
<td>75%</td>
</tr>
</tbody>
</table>

h. **Indices.** If an interest index is required to determine projected benefits or reinsurance obligations, the index must assume interest rates have not changed since the last reported rates before the valuation date. If an equity index is required the index shall be consistent with the last reported index before the valuation date, the initial drop in equity returns and the subsequent equity returns in the standard scenario projection. The sources of information and how they are used to determine the indexes shall be documented and, to the extent possible, consistent from year to year.

a. The Value of Aggregate Reinsurance. The value of Aggregate reinsurance shall be calculated separately from the Accumulated Net Revenue. The value of Aggregate reinsurance is the discounted value, using the statutory valuation rate described in the following paragraph, of the excess of (a) the projected benefit payments from the reinsurance; over (b) the projected gross reinsurance premiums, where (a) and (b) are determined under the assumptions described in Subsection C.3. for all applicable contracts in aggregate.

In order for the value of the Aggregate reinsurance to be consistent with the underlying Standard Scenario reserve, the discount rate shall be a weighted average of the valuation rates (DR) of the contracts that are supported by the Aggregate reinsurance treaty. The weights used to determine this discount rate shall be reasonably related to the risks that are being covered by the Aggregate reinsurance (e.g., account value or values of guaranteed benefits) and shall be applied consistently from year to year. If an appropriate method to determine this discount rate does not exist, the value of the Aggregate reinsurance shall be determined using the statutory valuation rate in effect on the valuation date for annuities valued on an issue year basis using Plan Type A and a Guarantee Duration greater than 10 years but not more than 20 years, determined assuming there are cash settlement options but no interest guarantees on future premiums.

b. The Value of Approved Hedges. The value of approved hedges shall be calculated separately from the Accumulated Net Revenue. The value of approved hedges is the difference between: a) the discounted value at the 1-year CMT as of the valuation date of the pre-tax cash flows from the approved hedges; less b) their statement values on the valuation date.

Guidance Note: For purposes of this Section, the term CMT refers to the nominal yields on actively traded non-inflation-indexed issues adjusted to constant maturities, as released daily by the Federal Reserve Board. As of this writing, the current and historical one-year rates may be found at [http://www.federalreserve.gov/releases/h15/data/Business_day/H15_TCMNOM_Y1.txt](http://www.federalreserve.gov/releases/h15/data/Business_day/H15_TCMNOM_Y1.txt) and the current and historical five-year rates may be found at [http://www.federalreserve.gov/releases/h15/data/Business_day/H15_TCMNOM_Y5.txt](http://www.federalreserve.gov/releases/h15/data/Business_day/H15_TCMNOM_Y5.txt)

To be an approved hedge for purposes of the Standard Scenario Reserve, a derivative or other investment has to be an actual asset held by the company on the valuation date, be used as a hedge supporting the contracts falling under the scope of these requirements, and comply with any statutes, laws, or regulations (including applicable documentation requirements) of the domiciliary state or jurisdiction related to the use of derivative instruments.

The Domiciliary Commissioner may require the exclusion of any portion of the value of approved hedges upon a finding that the company’s documentation, controls, measurement, execution of strategy or historical results are not adequate to support a future expectation of risk reduction commensurate with the value of approved hedges.

The cash flow projection for approved hedges that expire in less than one year from the valuation date should be based on holding the hedges to their expiration. For hedges with an expiration of more than 1 year, the value of hedges should be based on liquidation of the hedges one year from the valuation date. Where applicable, the liquidation value of hedges shall be consistent with the assumed returns in the Standard Scenario from the start of the projection to the date of liquidation, Black-Scholes pricing, a risk free rate equal to the 5-year CMT as of the valuation date and the annual volatility implicit as of the valuation date in the statement value of the hedges when the statement value of hedges are valued with Black-Scholes pricing and a risk-free rate equal to the 5-year CMT as of the valuation date.

Guidance Note: Conceptually, the item being hedged, the contract guarantees, and the approved hedges are accounted for at the average present value of the worst 30% of all scenarios, the tail
scenarios for a CTE (70) measure. However, the statement value of approved hedges is at market. Therefore, the standard scenario value of approved hedges is a proxy of the adjustment needed to move approved hedges from a market value to a tail value.

There is no credit in the Standard Scenario for dynamic hedging beyond the credit that results from hedges actually held on the valuation date.

c. **Allocation of the Value of Hedges and the Value of Aggregate Reinsurance.** The value of approved hedges and Aggregate reinsurance shall be allocated to the contracts which are supported by the applicable Aggregate reinsurance agreements and approved hedges. A contract’s allocation shall be the lesser of the amount in Subsection C.2.b.ii. for the contract or the product of a) and b) where:

i. Is the sum of the value of the applicable approved hedges plus the value of the applicable Aggregate reinsurance for all contracts supported by the same hedges and/or the Aggregate reinsurance agreement; and

ii. Is the ratio of the amount in Subsection C.2.b.ii. for the contract to the sum of the amount in Subsection C.2.b.ii. for all contracts supported by the same hedges and/or the Aggregate reinsurance agreement.

d. **Retention of components.** For the seriatim Standard Scenario Reserve on the statement date under each of Subsections A.2.a. and A.2.b., the actuary should have available to the Commissioner the following values for each contract:

i. The Standard Scenario Reserve prior to adjustment under Subsection C.4.c.

ii. The Standard Scenario Reserve net of the adjustment in Subsection C.4.c.

5. Determination of the Surrender Charge Amortization Period to be used in Subsections C.3.a.i. and C.3.a.ii.

The purpose of the Surrender Charge Amortization Period is to help determine how much of the surrender charge is amortized in the Basic Adjusted Reserve portion of the Standard Scenario Amount and how much needs to be amortized in the Accumulated Net Revenue portion. Once determined, the Surrender Charge Amortization Period determines the duration over which the lower level of margins, as described in Subsection C.3.a.i., is used. After that duration, the higher level of margins, as described in Subsection C.3.a.ii., is used.

A separate Surrender Charge Amortization Period is determined for each contract and is based on amounts determined in the calculation of the Basic Adjusted Reserve for that contract. A key component of the calculation is the amount of the surrender charge that is not amortized in the Basic Adjusted Reserve calculation for that contract. This is represented by the difference between the account value and the cash surrender value projected within the Basic Adjusted Reserve calculation for the contract.

The Surrender Charge Amortization Period for a given contract is determined by following the steps:

a. **Measure the duration of the greatest present value used in the Basic Adjusted Reserve.** The Basic Adjusted Reserve is determined for a contract by taking the greatest present value of a stream of projected benefits. The benefit stream that determines the greatest present value typically includes an “ultimate” event (e.g., 100% surrender, 100% annuitization, or maturity). The “BAR Duration” is the length of time between the valuation date and the projected “ultimate” event.

b. **Determine the amount of the surrender charge not amortized in the Basic Adjusted Reserve.** The surrender charge not amortized in the Basic Adjusted Reserve is the difference between the projected account value and the projected cash surrender value at the BAR Duration (i.e., at the time of that projected “ultimate” event). This value for a given contract shall not be less than zero.
c. **Determine the Surrender Charge Amortization Period before rounding.** This equals i time ii plus iii, where:

i. Equals the ratio of the amount determined in step 2 to the Account Value on the valuation date;

ii. Equals 100; and

iii. Equals the BAR Duration determined in step 1.

e. **Determine the Surrender Charge Amortization Period for the contract.** This is the amount determined in step 3, rounded to the nearest number that represents a projection duration, taking into account the projection frequency described in Subsection C.3.f. For example, step 3 produces a value of 2.15 and the projection frequency is quarterly, the Surrender Charge Amortization Period for the contract is 2.25.
Requirements for Principle-Based Reserves for Variable Annuities – VM-21

Section 6. Alternative Methodology

A. General Methodology

1. General Methodology Description. For variable deferred annuity contracts that either contain no guaranteed benefits or only GMDBs, including “earnings enhanced death benefits,” (i.e., no VAGLBs), the Conditional Tail Expectation Amount may be determined by using the method outlined below rather than by using the approach described in Section 2.D. (i.e., based on projections), provided the approach described in Section 2.D. has not been used in prior valuations or else approval has been obtained from the Domiciliary Commissioner.

The Conditional Tail Expectation Amount determined using the Alternative Methodology for a group of contracts with GMDBs shall be determined as the sum of amounts obtained by applying factors to each contract in force as of a valuation date and adding this to the contract’s Cash Surrender Value. The resulting Conditional Tail Expectation Amount shall not be less than the Cash Surrender Value in aggregate for the group of contracts to which the Alternative Methodology is applied.

Guidance Note: The amount that is added to a contract's Cash Surrender Value may be negative, zero or positive, thus resulting in a reserve for a given contract that could be less than, equal to, or greater than, the Cash Surrender Value. The Conditional Tail Expectation Amount determined using the Alternative Methodology for a group of contracts that contain no guaranteed benefits shall be determined using an application of Actuarial Guideline XXXIII, as described below.

Guidance Note: The term “contracts that contain no guaranteed benefits” means that there are no guaranteed benefits at any time during the life of the contract (past, present or future).

For purposes of performing the Alternative Methodology, materially similar contracts within the group may be combined together into subgroups to facilitate application of the factors. Specifically, all contracts comprising a “subgroup” must display substantially similar characteristics for those attributes expected to affect reserves (e.g., definition of guaranteed benefits, attained age, contract duration, years-to-maturity, market-to-guaranteed value, asset mix, etc.). Grouping shall be the responsibility of the actuary but may not be done in a manner that intentionally understates the resulting reserve.

2. Definitions of Terms Used in this Section

a. Annualized Account Charge Differential. This term is the charge as percentage account value (revenue for the company) minus the expense as percentage of account value.

b. Asset Exposure. Asset Exposure refers to the greatest possible loss to the insurance company from the value of assets underlying general or separate account contracts falling to zero.

c. Benchmark. Benchmarks have similar risk characteristics to the entity (e.g., asset class, index, or fund) to be modeled.

d. Deterministic Calculations. In a Deterministic Calculation, a given event (e.g., asset returns going up by 7% then down by 5%) is assumed to occur with certainty. In a stochastic calculation, events are assigned probabilities.

e. Foreign Securities. Securities issued by entities outside the United States and Canada.

f. Grouped Fund Holdings. Grouped Fund Holdings relate to guarantees that apply across multiple deposits or for an entire contract instead of on a deposit-by-deposit basis.
g. **Guaranteed Value.** The Guaranteed Value is the benefit base or a substitute for the account value (if greater than the account value) in the calculation of living benefits or death benefits. The methodology for setting the Guaranteed Value is defined in the variable annuity contract.

h. **High-Yield Bonds.** High-Yield Bonds are below investment grade, with NAIC ratings (if assigned) of 3, 4, 5, or 6. Compared to investment grade bonds, these bonds have higher risk of loss due to credit events. Funds containing securities predominately containing securities that are not NAIC rated as 1 or 2 (or similar agency ratings) are considered to be High-Yield.

i. **Investment Grade Fixed Income Securities.** Securities with NAIC ratings of 1 or 2 are Investment Grade. Funds containing securities predominately with NAIC ratings of 1 or 2 or with similar agency ratings are considered to be Investment Grade.

j. **Liquid Securities.** These securities can be sold and converted into cash at a price close to its true value in a short period of time.

k. **Margin Offset.** Margin Offset is the portion of charges plus any Revenue Sharing allowed under Section 3.1.5 available to fund claims and amortization of the unamortized surrender charges allowance.

l. **Multi-Point Linear Interpolation.** This methodology is documented in mathematical literature and calculates factors based on multiple attributes categorized with discrete values where the attributes’ actual values may be between the discrete values.

m. **Model Office.** A Model Office converts many contracts with similar features into one contract with specific features for modeling purposes.

n. **Pre-Packaged Scenarios.** The Pre-Packaged Scenarios are the year-by-year asset returns that may be used (but are not mandated) in projections related to the alternative methodology. These scenarios are available on an American Academy of Actuaries website.

o. **Quota-Share Reinsurance.** In this type of reinsurance treaty, the same proportion is ceded on all cessions. The reinsurer assumes a set percentage of risk for the same percentage of the premium, minus an allowance for the ceding company’s expenses.

p. **Resets.** A Reset benefit results in a future minimum guaranteed benefit being set equal to the contract’s account value at previous set date(s) after contract inception.

q. **Risk Mitigation Strategy.** A Risk Mitigation Strategy is a device to reduce the probability and/or impact of a risk below an acceptable threshold.

r. **Risk Profile.** Risk Profile in these requirements relates to the prescribed asset class categorized by the volatility of returns associated with that class.

s. **Risk Transfer Arrangements.** A Risk Transfer Arrangement shifts risk exposures (e.g., the responsibility to pay at least a portion of future contingent claims) away from the original insurer.

t. **Roll-Up.** A Roll-Up benefit results in the guaranteed value associated with a minimum contractual guarantee increasing at a contractually defined interest rate.

u. **Volatility.** Volatility refers to the annualized standard deviation of asset returns.

3. **Contract-by-Contract Application for Contracts that Contain No Guaranteed Living or Death Benefits.** The Alternative Methodology reserve for each contract that contains no guaranteed living or death benefits shall be determined by applying Actuarial Guideline XXXIII. The application shall assume a return on separate account assets equal to the year of issue valuation interest rate less appropriate asset based charges. It shall...
also assume a return for any fixed separate account and general account options equal to the rates guaranteed under the contract.

The reserve for such contracts shall be no less than the Cash Surrender Value on the valuation date, as defined in Section 1.E.2.

4. **Contract-by-Contract Application for Contracts that Contain GMDBs only.** For each contract factors are used to determine a dollar amount, equal to \( R \cdot CA \cdot FE \cdot GC \) (as described below), that is to be added to that contract’s Cash Surrender Value as of the valuation date. The dollar amount to be added for any given contract may be negative, zero, or positive. The factors that are applied to each contract shall reflect the following attributes as of the valuation date.

a. The contractual features of the variable annuity product,

b. The actual issue age, period since issue, attained age, years-to-maturity, and gender applicable to the contract,

c. The account value and composition by type of underlying variable or fixed fund,

d. Any surrender charges,

e. The GMDB and the type of adjustment made to the GMDB for partial withdrawals (e.g., proportional or dollar-for-dollar adjustment), and

f. Expenses to be incurred and revenues to be received by the company as estimated on a Prudent Estimate basis as described in Section 1.E.2.i. and complying with the requirements for Revenue Sharing as described in Section 3.A.5.

5. **Factor Components.** Factors shall be applied to determine each of the following components.


- **CA** = Provision for amortization of the unamortized surrender charges calculated by the insurer based on each contract’s surrender charge schedule, using prescribed assumptions, except that lapse rates shall be based on the insurer’s Prudent Estimate, but with no provision for Federal Income Taxes or mortality;

- **FE** = Provision for fixed dollar expenses less fixed dollar revenue calculated using prescribed assumptions, the contract’s actual expense charges, the insurer’s anticipated actual expenses and lapse rates, both estimated on a Prudent Estimate basis, and with no provision for Federal Income Taxes or mortality;

- **GC** = Provision for the costs of providing the GMDB less net available spread-based charges determined by the formula \( F \cdot GV \cdot G \cdot AV \cdot R \), where \( GV \) and \( AV \) are as defined in Subsection C.1

- **R** = A scaling factor that is a linear function of the ratio of the margin offset to Total Account Charges (W) and takes the form \( R(0.1) \cdot W \). The intercept and slope factors for this linear function may vary according to:

  i. Product type
  ii. Pro-rata or dollar-for-dollar reductions in guaranteed value following partial withdrawals,
  iii. Fund class,
  iv. Attained age,
  v. Contract duration
vi. Asset-based charges, and
vii. 90% of the ratio of account value to guaranteed value, determined in the aggregate for all contracts sharing the same product characteristics.

Tables of factors for \( F, G, \phi \) and \( j \) values reflecting a 65% confidence interval and ignoring Federal Income Tax are available from the National Association of Insurance Commissioners. In calculating \( R(\phi, j) \) directly from the linear function provided above, the margin ratio \( W \) must be constrained to values greater than or equal to 0.2 and less than or equal to 0.6.

Interpolated values of \( F, G \) and \( R \) (calculated using the linear function described above) for all contracts having the same product characteristics and asset class shall be derived from the pre-calculated values using multi-point linear interpolation over the following four contract-level attributes:

a. Attained age,
b. Contract duration,
c. Ratio of account value to GMDB, and
d. The total of all asset based charges, including any fund management fees or allowances based on the underlying variable annuity funds received by the insurer.

The gross asset-based charges for a product shall equal the sum of all contractual asset-based charges plus fund management fees or allowances based on the underlying variable annuity funds received by the insurer determined by complying with the requirements for Prudent Estimate described in Section 1.E.2.i. and Revenue Sharing described in Section 3.A.5. Net asset-based charges equal gross asset-based charges less any company expenses assumed to be incurred expressed as a percentage of account value. All expenses that would be assumed if the Conditional Tail Expectation Amount were being computed as described in Section 3.A.1. should be reflected either in the calculation of the net asset based charges or in the expenses reflected in the calculation of the amount \( FE \).

No adjustment is made for Federal Income Taxes in any of the components listed above.

For purposes of determining the Conditional Tail Expectation Amount using the Alternative Methodology, any interpretation and application of the requirements of these requirements shall follow the principles discussed in Section 1.B.

B. Calculation of \( CA \) and \( FE \)

1. **General Description.** Components \( CA \) and \( FE \) shall be calculated for each contract, thus reflecting the actual account value and GMDB, as of the valuation date, which is unique to each contract.
Components \(CA\) and \(FE\) are defined by deterministic “single-scenario” calculations that account for asset growth, interest and inflation at prescribed rates. Mortality is ignored for these two components. Lapse rates shall be determined on a Prudent Estimate basis as described in Section 1.E.2.i. Lapse rates shall be adjusted by the formula shown below (the Dynamic Lapse Multiplier, \(D\)), which bases the relationship of the GMDB (denoted as \(GV\) in the formula) to the account value (denoted as \(AV\) in the formula) on the valuation date. Thus, projected lapse rates are smaller when the GMDB is greater than the account value and larger when the GMDB is less than the account value.

\[
\lambda = \min\left(U, \max\left[L, 1 - M \times \left(\frac{GV}{AV} - D\right)\right]\right)
\]

Projected fund performance underlying the account values is as shown in the table below. Unlike the \(GC\) component, which requires the entire account value to be mapped, using the Fund Categorization Rules set forth in Subsection D, to a single “equivalent” asset class (as described in Subsection D.3., the \(CA\) and \(FE\) calculation separately projects each variable subaccount (as mapped to the 8 prescribed categories shown in Subsection D using the net asset returns shown in the following table. If surrender charges are based wholly on deposits or premiums as opposed to account value, use of this table may not be necessary.

<table>
<thead>
<tr>
<th>Asset Class / Fund</th>
<th>Net Annualized Return</th>
</tr>
</thead>
<tbody>
<tr>
<td>Fixed Account</td>
<td>Guaranteed Rate</td>
</tr>
<tr>
<td>Money Market</td>
<td>0%</td>
</tr>
<tr>
<td>Fixed Income (Bond)</td>
<td>0%</td>
</tr>
<tr>
<td>Balanced</td>
<td>-1%</td>
</tr>
<tr>
<td>Diversified Equity</td>
<td>2%</td>
</tr>
<tr>
<td>Diversified International Equity</td>
<td>3%</td>
</tr>
<tr>
<td>Intermediate Risk Equity</td>
<td>5%</td>
</tr>
<tr>
<td>Aggressive or Exotic Equity</td>
<td>8%</td>
</tr>
</tbody>
</table>

2. **Component CA.** Component \(CA\) is computed as the present value of the projected change in surrender charges plus the present value of an implied borrowing cost of 25 basis points at the beginning of each future period applied to the surrender charge at such time.

This component can be interpreted as the “amount needed to amortize the unamortized surrender charge allowance for the persisting policies plus the implied borrowing cost.” By definition, the amortization for non-persisting lives in each time period is exactly offset by the collected surrender charge revenue (ignoring timing differences and any waiver upon death). The unamortized balance must be projected to the end of the surrender charge period using the net asset returns and Dynamic Lapse Multiplier, \(D\), both as described above and the year-by-year amortization discounted also as described above. For simplicity, mortality is ignored in the calculations. Surrender charges and free partial withdrawal provisions are as specified in the contract. Lapse and withdrawal rates are determined on a Prudent Estimate basis, and may vary according to the attributes of the business being valued, including, but not limited to, attained age, contract duration, etc.

**Component FE.** Component \(FE\) establishes a provision for fixed dollar expenses (e.g., allocated costs, including overhead expressed as “per contract” and those expenses defined on a “per contract” basis) less any fixed dollar revenue (e.g., annual administrative charges or contract fees) through the earlier of contract maturity or 30 years. \(FE\) is computed as the present value of the company’s assumed fixed expenses.
Requirements for Principle-Based Reserves for Variable Annuities – VM-21

Projected at an assumed annual rate of inflation starting in the second projection year. This rate grades uniformly from the current inflation rate (“CIR”) into an ultimate inflation rate of 3% per annum in the 8th year after the valuation date. The CIR is the greater of 3% and the inflation rate assumed for expenses in the company’s most recent asset adequacy analysis for similar business.

C. Calculation of the GC Component

1. GC Factors. GC is calculated as $F \ GV \ G \ AV \ R$, where $GV$ is the amount of the GMDB and $AV$ is the contract account value, both as of the valuation date. $F$, $G$ and the slope and intercept for the linear function used to determine $R$ (identified symbolically as $\theta$ and $\beta$) are pre-calculated factors available from the National Association of Insurance Commissioners and know herein as the “Pre-Calculated Factors.” The factors shall be interpolated as described in Subsection C.6, and modified as necessary as described in Subsections C.7 and C.8.

2. Five Steps. There are five major steps in determining the GC component for a given contract:
   a. Classifying the asset exposure, as specified in Subsection C.3.;
   b. Determining the risk attributes, as specified in Subsection C.4. and C.5.;
   c. Retrieving the appropriate nodal factors from the factor grid, as described in Subsection C.6.;
   d. Interpolating the nodal factors, where applicable (optional), as described in Subsection C.6.; and
   e. Applying the factors to the contract values.

3. Classifying Asset Exposure. For purposes of calculating GC (unlike what is done for components CA and FE), the entire account value for each contract must be assigned to one of the eight prescribed fund classes shown in Subsection D, using the Fund Categorization rules in Subsection D.

4. Product Designs. Factors $F$, $G$ and $R$ ($\theta$, $\beta$) are available with the Pre-Calculated Factors for the following GMDB product designs:
   a. Return of Premium (“ROP”),
   b. Premiums less withdrawals accumulated at 3% per annum, capped at 2.5 times premiums less withdrawals, with no further increase beyond age 80 (“ROLL3”),
   c. Premiums less withdrawals accumulated at 5% per annum, capped at 2.5 times premiums less withdrawals, with no further increase beyond age 80 (“ROLL5”),
   d. An annual ratchet design (maximum anniversary value), for which the guaranteed benefit never decreases and is increased to equal the previous contract anniversary account value, if larger, with no further increases beyond age 80 (“MAV”),
   e. A design having a guaranteed benefit equal to the larger of the benefits in designs 3 and 4, above (“HIGH”),
   f. An enhanced death benefit (“EDB”) equal to 40% of the net earnings on the account (i.e., 40% of account value less total premiums paid plus withdrawals made) with this latter benefit capped at 40% of premiums less withdrawals (“EDB”),

5. Other Attributes. Factors $F$, $G$ and $R$ ($\theta$, $\beta$) are available within the Pre-Calculated Factors for the following set of attributes:
Requirements for Principle-Based Reserves for Variable Annuities – VM-21

a. Two Partial Withdrawal Rules – one for contracts having a pro-rata reduction in the GMDB and another for contracts having a dollar-for-dollar reduction,

b. The eight asset classes described in Subsection D.2,

c. Eight attained ages, with a 5-year age setback for females,

d. Five contract durations,

e. Seven values of GVAV, and

f. Three levels of asset-based income.

6. Interpolation of $F$, $G$ and $R(\beta, \omega)$

a. apply to a contract having the product characteristics listed in Subsection E.1. and shall be determined by selecting values for the appropriate partial withdrawal rule and asset class and then using multi-

point linear interpolation among published values for the last four attributes shown in Subsection C.5. Interpolation over all four dimensions is not required, but if not performed over one or more dimensions, the factor used must result in a conservative (higher) value of $GC$. However, simple

linear interpolation using the $AV$ $GV$ ratio is mandatory. In this case, the company must choose

nodes for the other three dimensions according to the following rules: next highest attained age,

nearest duration, and nearest Annualized Account Charge Differential, as listed in Subsection E.3

(i.e., capped at +100 and floored at –100 bps)

c. For $R(\alpha, \omega)$, the interpolation should be performed on the Scaling Factors $R$ calculated using $\alpha$, $\omega$, using the ratio of Margin Offset to Total Asset Charges ($W$), not on the factors $\alpha$ and $\omega$ themselves.

d. An Excel® workbook, Excel® add-in and companion dynamic link library (.dll) program is available

from the National Association of Insurance Commissioners that can be used to determine the correct

values and perform the multi-point linear interpolation.

e. Alternatively, published documentation can be referenced on performing multi-point linear

interpolation and the required sixteen values determined using a key that is documented in the table

“Components of Key Used for GC Factor Look-Up” located in Subsection E.3.

7. Adjustments to $GC$ for Product Variations & Risk Mitigation/Transfer. In some cases, it may be necessary

to make adjustments to the published factors due to:

a. A variation in product form wherein the definition of the guaranteed benefit is materially different

from those for which factors are available (see Subsection C.8); and/or

b. A risk mitigation or other management strategy, other than a hedging strategy, that cannot be

accommodated through a straightforward and direct adjustment to the published values.

Adjustments may not be made to $GC$ for hedging strategies.

Any adjustments to the published factors must be fully documented and supported through stochastic

analysis. Such analysis may require stochastic simulations, but would not ordinarily be based on full inforce

projections. Instead, a representative “model office” should be sufficient. Use of these adjusted factors

must be supported by a periodic review of the appropriateness of the assumptions and methods used

to perform the adjustments, with changes made to the adjustments when deemed necessary by such review.

Note that minor variations in product design do not necessarily require additional effort. In some cases, it

may be reasonable to use the factors/formulas for a different product form (e.g., for a roll-up GMDB near

or beyond the maximum reset age or amount, the ROP GMDB factors/formulas shall be used, possibly

adjusting the guaranteed value to reflect further resets, if any). In other cases, the reserves may be based on

two different guarantee definitions and the results interpolated to obtain an appropriate value for the given

contract/cell. Likewise, it may be possible to adjust the Alternative Methodology results for certain risk
transfer arrangements without significant additional work (e.g., quota-share reinsurance without caps, floors or sliding scales would normally be reflected by a simple pro-rata adjustment to the “gross” GC results).

However, if the contract design is sufficiently different from those provided and/or the risk mitigation strategy is non-linear in its impact on the Conditional Tail Expectation Amount, and there is no practical or obvious way to obtain a good result from the prescribed factors/formulas, any adjustments or approximations must be supported using stochastic modeling. Notably this modeling need not be performed on the whole portfolio, but can be undertaken on an appropriate set of representative policies.

8. Adjusting F and G for Product Design Variations. This Subsection describes the typical process for adjusting F and G factors due to a variation in product design. Note that R (as determined by the slope and intercept terms in the factor table) would not be adjusted.

a. Select a contract design among those described in Subsection C.4. that is similar to the product being valued. Execute cash flow projections using the documented assumptions (see table of Liability Modeling Assumptions & Product Characteristics in Subsection E.1. and table of Asset Based Fund Charges in Subsection E.2.) and the pre-packaged scenarios for a set of representative cells (combinations of attained age, contract duration, asset class, AV/GMDB ratio and asset-based charges). These cells should correspond to nodes in the table of pre-calculated factors. Rank (order) the sample distribution of results for the present value of net cost. Determine those scenarios that comprise CTE (65).

 Guidance Note: Present value of net cost = PV[ guaranteed benefit claims in excess of account value ] − PV[ margin offset ]. The discounting includes cash flows in all future years (i.e., to the earlier of contract maturity and the end of the horizon).

b. Using the results from step 1, average the present value of cost for the CTE (65) scenarios and divide by the current guaranteed value. For the Jth cell, denote this value by F_j. Similarly, average the present value of the margin offset revenue for the same subset of scenarios and divide by account value. For the Jth cell, denote this value by G_j.

c. Extract the corresponding pre-calculated factors. For each cell, calibrate to the published tables by defining a “model adjustment factor” (denoted by asterisk) separately for the “cost” and “margin offset” components:

\[ F_j^* \quad \text{and} \quad G_j^* \]

\[ \frac{F_j}{F_j^*} \quad \text{and} \quad \frac{G_j}{G_j^*} \]

d. Execute “product specific” cash flow projections using the documented assumptions and pre-packaged scenarios for the same set of representative cells. Here, the company should model the actual product design. Rank (order) the sample distribution of results for the present value of net cost. Determine those scenarios that comprise CTE (65).

e. Using the results from step 4, average the present value of cost for the CTE (65) scenarios and divide by the current guaranteed value. For the Jth cell, denote this value by F_j. Similarly, average the present value of margin offset revenue for the same subset of scenarios and divide by account value. For the Jth cell, denote this value by G_j.

f. To calculate the Conditional Tail Expectation Amount for the specific product in question, the company should implement the Alternative Methodology as documented, but use \( F_j F_j^* \) in place of \( F \) and \( G_j G_j^* \) instead of \( G \). The same R factors as appropriate for the product evaluated in step 1 shall be used for this step (i.e., the product used to calibrate the cash flow model).
9. **Adjusting GC for Mortality Experience.** The factors that have been developed for use in determining GC assume male mortality at 100% of the 1994 Variable Annuity MGDB ALB Mortality Table. Companies electing to use the Alternative Methodology that have not conducted an evaluation of their mortality experience shall use these factors. Other companies should use the procedure described below to adjust for the actuary’s Prudent Estimate of mortality. The development of Prudent Estimate mortality shall follow the requirements and guidance of Section 12. Once a company uses the modified method for a block of business, the option to use the unadjusted factors is no longer available for that part of its business. In applying the factors to actual inforce business, a 5-year age setback should be used for female annuitants.

a. Develop a set of mortality assumptions based on Prudent Estimate. In setting these assumptions, the actuary shall be guided by the definition of Prudent Estimate and the principles discussed in Sections 11 and 12.

b. Calculate two sets of net single premiums (NSP) at each attained age: one valued using 100% of the 1994 Variable Annuity MGDB ALB Mortality Table (with the aforementioned 5-year age setback for females) and the other using Prudent Estimate mortality. These calculations shall assume an interest rate of 3.75% and a lapse rate of 7% per year.

c. The GC factor is multiplied by the ratio, for the specific attained age being valued, of the NSP calculated using the Prudent Estimate mortality to the NSP calculated using the 1994 Variable Annuity MGDB ALB Mortality Table (with the aforementioned 5-year age setback for females).

D. **Fund Categorization**

1. **Criteria.** The following criteria should be used to select the appropriate factors, parameters and formulas for the exposure represented by a specified guaranteed benefit. When available, the volatility of the long-term annualized total return for the fund(s) – or an appropriate benchmark – should conform to the limits presented. For this purpose, “long-term” is defined as twice the average projection period that would be applied to test the product in a stochastic model (generally, at least 30 years).

   Where data for the fund or benchmark are too sparse or unreliable, the fund exposure should be moved to the next higher volatility class than otherwise indicated. In reviewing the asset classifications, care should be taken to reflect any additional volatility of returns added by the presence of currency risk, liquidity (bid-ask) effects, short selling and speculative positions.

2. **Asset Classes.** Variable subaccounts must be categorized into one of the following eight (8) asset classes. For purposes of calculating CA or FE, each contract will have one or more of the following asset classes represented, whereas for component GC, all subaccounts will be mapped into a single asset class.

a. **Fixed Account.** This class is credited interest at guaranteed rates for a specified term or according to a ‘portfolio rate’ or ‘benchmark’ index. This class offers a minimum positive guaranteed rate that is periodically adjusted according to company policy and market conditions.

b. **Money Market/Short-Term.** This class is invested in money market instruments with an average remaining term-to-maturity of less than 365 days.

c. **Fixed Income.** This class is invested primarily in investment grade fixed income securities. Up to 25% of the funds within this class may be invested in diversified equities or high-yield bonds. The expected volatility of the returns for this class will be lower than the Balanced fund class.

d. **Balanced.** This class is a combination of fixed income securities with a larger equity component. The fixed income component should exceed 25% of the portfolio. Additionally, any aggressive or ‘specialized’ equity component should not exceed one-third (33.3%) of the total equities held. Should the fund violate either of these constraints, it should be categorized as an equity fund. This class usually has a long-term volatility in the range of 8% - 13%.
e. **Diversified Equity.** This class is invested in a broad-based mix of U.S. and foreign equities. The foreign equity component (maximum 25% of total holdings) must be comprised of liquid securities in well-developed markets. Funds in this class would exhibit long-term volatility comparable to that of the S&P500. These funds should usually have a long-term volatility in the range of 13% to 18%.

f. **Diversified International Equity.** This class is similar to the Diversified Equity class, except that the majority of fund holdings are in foreign securities. This class should usually have a long-term volatility in the range of 14% to 19%.

g. **Intermediate Risk Equity.** This class has a mix of characteristics from both the Diversified and Aggressive Equity Classes. This class has a long-term volatility in the range of 19% to 25%.

h. **Aggressive or Exotic Equity.** This class comprises more volatile funds where risk can arise from: underdeveloped markets, uncertain markets, high volatility of returns, narrow focus (e.g., specific market sector), etc. This class (or market benchmark) either does not have sufficient history to allow for the calculation of a long-term expected volatility, or the volatility is very high. This class would be used whenever the long-term expected annualized volatility is indeterminable or exceeds 25%.

3. **Selecting Appropriate Investment Classes.** The selection of an appropriate investment type should be done at the level for which the guarantee applies. For guarantees applying on a deposit-by-deposit basis, the fund selection is straightforward. However, where the guarantee applies across deposits or for an entire contract, the approach can be more complicated. In such instances, the approach is to identify for each contract where the “grouped holdings” fit within the categories listed and to classify the associated assets on this basis.

A seriatim process is used to identify the “grouped” fund holdings, to assess the risk profile of the current fund holdings (possibly calculating the expected long-term volatility of the funds held with reference to the indicated market proxies), and to classify the entire ‘asset exposure’ into one of the specified choices. Here, ‘asset exposure’ refers to the underlying assets (separate and/or general account investment options) on which the guarantee will be determined. For example, if the guarantee applies separately for each deposit year within the contract, then the classification process would be applied separately for the exposure of each deposit year.

In summary, mapping the benefit exposure (i.e., the asset exposure that applies to the calculation of the guaranteed minimum death benefits) to one of the prescribed asset classes is a multi-step process:

a. Map each separate and/or general account investment option to one of the prescribed asset classes. For some funds, this mapping will be obvious, but for others it will involve a review of the fund’s investment policy, performance benchmarks, composition and expected long-term volatility.

b. Combine the mapped exposure to determine the expected long-term “volatility of current fund holdings.” This will require a calculation based on the expected long-term volatility for each fund and the correlations between the prescribed asset classes as given in the table “Correlation Matrix for Prescribed Asset Classes,” in Subsection D.4.

c. Evaluate the asset composition and expected volatility (as calculated in step b) of current holdings to determine the single asset class that best represents the exposure, with due consideration to the constraints and guidelines presented earlier in this Section.

d. In step a, the company should use the fund’s actual experience (i.e., historical performance, inclusive of reinvestment) only as a guide in determining the expected long-term volatility. Due to limited data and changes in investment objectives, style and/or management (e.g., fund mergers, revised investment policy, different fund managers, etc.); the company may need to give more weight to the expected long-term volatility of the fund’s benchmarks. In general, the company
should exercise caution and not be overly optimistic in assuming that future returns will consistently be less volatile than the underlying markets.

e. In step b, the company should calculate the “volatility of current fund holdings” (for the exposure being categorized) by the following formula:

\[
\sigma = \sqrt{\sum_{i=1}^{n} \sum_{j=1}^{n} w_i w_j \rho_{ij} \sigma_i \sigma_j}
\]

Using the volatilities and correlations in the following table where \( w_i = \frac{AV_i}{\sum_k AV_k} \) is the relative value of fund I expressed as a proportion of total contract value, \( \rho_{ij} \) is the correlation between asset classes I and j and \( \sigma_i \) is the volatility of asset class i. An example is provided after the table.
### Requirements for Principle-Based Reserves for Variable Annuities – VM-21

4. **Correlation Matrix for Prescribed Asset Classes.**

<table>
<thead>
<tr>
<th>ANNUAL VOLATILITY</th>
<th>FIXED ACCOUNT</th>
<th>MONEY MARKET</th>
<th>FIXED INCOME</th>
<th>BALANCED</th>
<th>DIVERSE EQUITY</th>
<th>INTL EQUITY</th>
<th>INTERM EQUITY</th>
<th>AGGR EQUITY</th>
</tr>
</thead>
<tbody>
<tr>
<td>1.0%</td>
<td>1</td>
<td>0.50</td>
<td>0.15</td>
<td>0</td>
<td>0</td>
<td>0</td>
<td>0</td>
<td>0</td>
</tr>
<tr>
<td>1.5%</td>
<td>0.50</td>
<td>1</td>
<td>0.20</td>
<td>0</td>
<td>0</td>
<td>0</td>
<td>0</td>
<td>0</td>
</tr>
<tr>
<td>5.0%</td>
<td>0.15</td>
<td>0.20</td>
<td>1</td>
<td>0.30</td>
<td>0.10</td>
<td>0.10</td>
<td>0.10</td>
<td>0.05</td>
</tr>
<tr>
<td>10.0%</td>
<td>0</td>
<td>0.30</td>
<td>1</td>
<td>0.95</td>
<td>0.60</td>
<td>0.75</td>
<td>0.60</td>
<td></td>
</tr>
<tr>
<td>15.5%</td>
<td>0</td>
<td>0.10</td>
<td>0.95</td>
<td>1</td>
<td>0.60</td>
<td>0.80</td>
<td>0.70</td>
<td></td>
</tr>
<tr>
<td>17.5%</td>
<td>0</td>
<td>0.10</td>
<td>0.60</td>
<td>0.60</td>
<td>1</td>
<td>0.50</td>
<td>0.60</td>
<td></td>
</tr>
<tr>
<td>21.5%</td>
<td>0</td>
<td>0.10</td>
<td>0.75</td>
<td>0.80</td>
<td>0.50</td>
<td>1</td>
<td>0.70</td>
<td></td>
</tr>
<tr>
<td>26.0%</td>
<td>0</td>
<td>0.05</td>
<td>0.60</td>
<td>0.70</td>
<td>0.60</td>
<td>0.70</td>
<td>1</td>
<td></td>
</tr>
</tbody>
</table>

4. **Fund Categorization Example.** As an example, suppose three funds (Fixed Income, diversified U.S. Equity, and Aggressive Equity) are offered to clients on a product with a contract level guarantee (i.e., across all funds held within the contract). The current fund holdings (in dollars) for five sample contracts are shown in the following table.

<table>
<thead>
<tr>
<th></th>
<th>1</th>
<th>2</th>
<th>3</th>
<th>4</th>
<th>5</th>
</tr>
</thead>
<tbody>
<tr>
<td>MV Fund X (Fixed Income):</td>
<td>5,000</td>
<td>4,000</td>
<td>8,000</td>
<td>-</td>
<td>5,000</td>
</tr>
<tr>
<td>MV Fund Y (Diversified Equity):</td>
<td>9,000</td>
<td>7,000</td>
<td>2,000</td>
<td>6,000</td>
<td>-</td>
</tr>
<tr>
<td>MV Fund Z (Aggressive Equity):</td>
<td>1,000</td>
<td>4,000</td>
<td>-</td>
<td>4,000</td>
<td>5,000</td>
</tr>
<tr>
<td>Total Market Value:</td>
<td>15,000</td>
<td>15,000</td>
<td>10,000</td>
<td>10,000</td>
<td>10,000</td>
</tr>
<tr>
<td>Total Equity Market Value:</td>
<td>10,000</td>
<td>11,000</td>
<td>2,000</td>
<td>10,000</td>
<td>5,000</td>
</tr>
<tr>
<td>Fixed Income % (A):</td>
<td>33%</td>
<td>27%</td>
<td>80%</td>
<td>0%</td>
<td>50%</td>
</tr>
<tr>
<td>Fixed Income Test (A&gt;75%):</td>
<td>No</td>
<td>No</td>
<td>Yes</td>
<td>No</td>
<td>No</td>
</tr>
<tr>
<td>Aggressive % of Equity (B):</td>
<td>10%</td>
<td>36%</td>
<td>n/a</td>
<td>40%</td>
<td>100%</td>
</tr>
<tr>
<td>Balanced Test (A&gt;25% &amp; B&lt;33.3%):</td>
<td>Yes</td>
<td>No</td>
<td>n/a</td>
<td>No</td>
<td>No</td>
</tr>
<tr>
<td>Volatility of Current Fund Holdings:</td>
<td>10.9%</td>
<td>13.2%</td>
<td>5.3%</td>
<td>19.2%</td>
<td>13.4%</td>
</tr>
<tr>
<td>Fund Classification:</td>
<td>Balanced</td>
<td>Diversified¹</td>
<td>Fixed Income</td>
<td>Intermediate</td>
<td>Diversified</td>
</tr>
</tbody>
</table>

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As an example, the “Volatility of Current Fund Holdings” for contract #1 is calculated as \( \sqrt{\frac{A}{B}} \) where:

\[
A = \left( \frac{0.05}{15} \right)^2 + \left( \frac{0.155}{15} \right)^2 + \left( \frac{0.26}{15} \right)^2
\]

\[
B = 2 \left( \frac{9}{15} \right) \left( \frac{0.05}{15} \right) \left( 0.155 \right) + 2 \left( \frac{1}{15} \right) \left( 0.05 \right) \left( 0.05 \right) \left( 0.26 \right)
\]

So the volatility for contract #1 = \( \sqrt{0.0092 \cdot 0.0026} = 0.109 \) or 10.9%

Not sure what this footnote belongs to????????????

---

1 Although the volatility suggests “Balanced Fund,” the Balanced Fund criteria were not met. Therefore, this ‘exposure’ is moved “up” to Diversified Equity. For those funds classified as Diversified Equity, additional analysis would be required to assess whether they should be instead designated as “Diversified International Equity.”
### Requirements for Principle-Based Reserves for Variable Annuities – VM-21

#### E. Tables

1. **Liability Modeling Assumptions & Product Characteristics used for GC Factors.**

<table>
<thead>
<tr>
<th>Asset Based Charges (MER)</th>
<th>Vary by fund class. See Subsection E.2.</th>
</tr>
</thead>
<tbody>
<tr>
<td>Base Margin Offset</td>
<td>100 basis points per annum.</td>
</tr>
<tr>
<td>GMDB Description</td>
<td>1. ROP = return of premium ROP.</td>
</tr>
<tr>
<td></td>
<td>2. ROLL3 = 3% roll-up, capped at 2.5 premium, frozen at age 80.</td>
</tr>
<tr>
<td></td>
<td>3. ROLL5 = 5% roll-up, capped at 2.5 premium, frozen at age 80.</td>
</tr>
<tr>
<td></td>
<td>4. MAV = annual ratchet (maximum anniversary value), frozen at age 80.</td>
</tr>
<tr>
<td></td>
<td>5. HIGH = Higher of 5% roll-up and annual ratchet.</td>
</tr>
<tr>
<td></td>
<td>6. EDB = 40% Enhanced Death Benefit (capped at 40% of deposit). Note that the Pre-Calculated Factors were originally calculated with a combined ROP benefit, but they have been adjusted to remove the effect of the ROP. Thus, the factors for this benefit 5 are solely for the Enhanced Death Benefit.</td>
</tr>
<tr>
<td>Adjustment to GMDB Upon Partial Withdrawal</td>
<td>Separate factors for “Pro-Rata by Market Value” and “Dollar-for-Dollar.”</td>
</tr>
<tr>
<td>Surrender Charges</td>
<td>Ignored (i.e., zero). Included in the CA component.</td>
</tr>
<tr>
<td>Single Premium / Deposit</td>
<td>$100,000. No future deposits; no intra-contract fund rebalancing.</td>
</tr>
<tr>
<td>Base Contract Lapse Rate (Total Surrenders)</td>
<td>Pro-rata by MV: 10% p.a. at all contract durations (before dynamics)</td>
</tr>
<tr>
<td></td>
<td>Dollar-for-dollar: 2% p.a. at all contract durations (no dynamics)</td>
</tr>
<tr>
<td>Partial Withdrawals</td>
<td>Pro-rata by MV: None (i.e., zero)</td>
</tr>
<tr>
<td></td>
<td>Dollar-for-dollar: Flat 8% p.a. at all contract durations (as a % of AV).</td>
</tr>
<tr>
<td></td>
<td>No dynamics or anti-selective behavior.</td>
</tr>
<tr>
<td>Mortality</td>
<td>100% of the 1994 Variable Annuity MGDB Mortality Table (MGDB 94 ALB). For reference, 1000 ( q_x ) rates at ages 65 and 70 for 100% of MGDB 94 ALB Male are 18.191 and 29.363 respectively. Note that Subsection C.9. allows modification to this assumption.</td>
</tr>
<tr>
<td>Gender / Age Distribution</td>
<td>100% male. Methodology accommodates different attained ages. A 5-year age setback will be used for female annuitants.</td>
</tr>
<tr>
<td>Max. Annuitzation Age</td>
<td>All policies terminate at age 95.</td>
</tr>
<tr>
<td>Fixed Expenses</td>
<td>Ignored (i.e., zero). Included in the FE component.</td>
</tr>
<tr>
<td>Annual Fee and Waiver</td>
<td>Ignored (i.e., zero). Included in the FE component.</td>
</tr>
<tr>
<td>Discount Rate</td>
<td>5.75% pre-tax.</td>
</tr>
</tbody>
</table>

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### Dynamic Lapse Multiplier

(Applies only to policies where GMDB is adjusted “pro-rata by MV” upon withdrawal)

\[
\lambda = \text{MIN} \left[ U, \text{MAX} \left[ L, 1 - M \times \left( \frac{GV}{AV} - D \right) \right] \right]
\]

U=1, L=0.5, M=1.25, D=1.1

- Applied to the ‘Base Contract Lapse Rate’
2. Asset-Based Fund Charges (bps per annum).

<table>
<thead>
<tr>
<th>Asset Class / Fund</th>
<th>Account Value Charge</th>
</tr>
</thead>
<tbody>
<tr>
<td>Fixed Account</td>
<td>0</td>
</tr>
<tr>
<td>Money Market</td>
<td>110</td>
</tr>
<tr>
<td>Fixed Income (Bond)</td>
<td>200</td>
</tr>
<tr>
<td>Balanced</td>
<td>250</td>
</tr>
<tr>
<td>Diversified Equity</td>
<td>250</td>
</tr>
<tr>
<td>Diversified International Equity</td>
<td>250</td>
</tr>
<tr>
<td>Intermediate Risk Equity</td>
<td>265</td>
</tr>
<tr>
<td>Aggressive or Exotic Equity</td>
<td>275</td>
</tr>
</tbody>
</table>
Section 7. Scenario Calibration Criteria

A. General

This Section outlines the requirements for the stochastic models used to simulate fund performance. Specifically, it sets certain standards that must be satisfied and offers guidance to the actuary in the development and validation of the scenario models. Background material and analysis are presented to support the recommendation. The Section focuses on the S&P 500 as a proxy for returns on a broadly diversified U.S. equity fund, but there is also advice on how the techniques and requirements would apply to other types of funds. General modeling considerations such as the number of scenarios and projection frequency are also discussed.

Guidance Note: For more details on the development of these requirements, including the development of the calibration points, see the American Academy of Actuaries recommendation on C-3 Phase II risk-based capital.
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The calibration points given in this Section are applicable to gross returns (before the deduction of any fees or charges). To determine the net returns appropriate for the projections required by these requirements, the actuary shall reflect applicable fees and contractholder charges in the development of projected account values. The projections shall also include the costs of managing the investments and converting the assets into cash when necessary.

As a general rule, funds with higher expected returns should have higher expected volatilities and in the absence of well-documented mitigating factors (e.g., a highly reliable and favorable correlation to other fund returns), should lead to higher reserve requirements.

**Guidance Note:** While the model need not strictly adhere to ‘mean-variance efficiency,’ prudence dictates some form of consistent risk/return relationship between the proxy investment funds. In general, it would be inappropriate to assume consistently ‘superior’ expected returns (i.e., risk/return point above the frontier).

State or path dependent models are not prohibited, but must be justified by the historic data and meet the calibration criteria. To the degree that the model uses mean-reversion or path-dependent dynamics, this must be well supported by research and clearly documented in the Memorandum supporting the required actuarial certification.

The equity scenarios used to determine reserves must be available in an electronic format to facilitate any regulatory review.

B. Gross Wealth Ratios

Gross Wealth Ratios derived from the stochastic return scenarios for use with a Separate Account variable fund category for diversified U.S. equities must satisfy calibration criteria consistent with that for the S&P 500 shown in the following table. Under these calibration criteria, Gross Wealth Ratios for quantiles less than 50 percent may not exceed the value from the table corresponding to the quantile, while at quantiles greater than 50 percent; Gross Wealth Ratios may not be less than the corresponding value for the quantile from the table. Gross Wealth Ratios must be tested for holding period 1, 5, 10 and 20 years throughout the projections, except as noted in Subsection C.

The “wealth factors” are defined as gross accumulated values (i.e., before the deduction of fees and charges) with complete reinvestment of income and maturities, starting with a unit investment. These can be less than 1, with “1” meaning a zero return over the holding period.

<table>
<thead>
<tr>
<th>S&amp;P 500 Total Return Gross Wealth Ratios at the Calibration Points</th>
</tr>
</thead>
<tbody>
<tr>
<td>Calibration Point</td>
</tr>
<tr>
<td>-------------------</td>
</tr>
<tr>
<td>2.5%</td>
</tr>
<tr>
<td>5.0%</td>
</tr>
<tr>
<td>10.0%</td>
</tr>
<tr>
<td>90.0%</td>
</tr>
<tr>
<td>95.0%</td>
</tr>
<tr>
<td>97.5%</td>
</tr>
</tbody>
</table>

The scenarios need not strictly satisfy all calibration points, but the actuary should be satisfied that any differences do not materially reduce the resulting reserves. In particular, the actuary should be mindful of which tail most affects the business being valued. If reserves are less dependent on the right (left) tail for all products under consideration (e.g., a return of premium guarantee would primarily depend on the left tail, an enhanced death benefit equal to a percentage of the gain would be most sensitive to the right tail, etc.), it is not necessary to meet the right (left) calibration points.

**Guidance Note:** See the Preamble to the Accounting Practices and Procedures Manual for an explanation of materiality.

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For models that require starting values for certain state variables, long-term (‘average’ or ‘neutral’) values should be used for calibration. The same values should normally be used to initialize the models for generating the actual projection scenarios unless an alternative assumption can be clearly justified. It should be noted that a different set of initialization parameters might produce scenarios that do not satisfy all the calibration points shown in the above table. However, the S&P 500 scenarios used to determine reserves must meet the calibration criteria.

**Guidance Note:** For example, a stochastic log volatility (“SLV”) model requires the starting volatility. Also, the regime-switching lognormal model requires an assumption about the starting regime.

**Guidance Note:** A clear justification exists when state variables are observable or “known” to a high degree of certainty and not merely estimated or inferred based on a “balance of probabilities.”

### C. Calibration Requirements Beyond Twenty Years

It is possible to parameterize some path and/or state dependent models to produce higher volatility (and/or lower expected returns) in the first 20 years in order to meet the calibration criteria, but with lower volatility (and/or higher expected returns) for other periods during the forecast horizon. While this property may occur for certain scenarios (e.g., the state variables would evolve over the course of the projection and thereby affect future returns), it would be inappropriate and unacceptable for a company to alter the model parameters and/or its characteristics for periods beyond year 20 in a fashion not contemplated at the start of the projection and primarily for the purpose(s) of reducing the volatility and/or severity of ultimate returns.

**Guidance Note:** Such adjustments must be clearly documented and justified by the historic data.

### D. Other Funds

Calibration of other markets (funds) is left to the judgment of the actuary, but the scenarios so generated must be consistent with the calibration points in the table in Subsection B. This does not imply a strict functional relationship between the model parameters for various markets/funds, but it would generally be inappropriate to assume that a market or fund consistently “outperforms” (lower risk, higher expected return relative to the efficient frontier) over the long term.

The actuary shall document the actual 1-, 5-, 10- and 20-year wealth factors of the scenarios at the same frequencies as in the “S&P 500 Total Return Gross Wealth Ratios at the Calibration Points” table in Subsection B. The annualized mean and standard deviation of the wealth factors for the 1-, 5-, 10- and 20-year holding periods must also be provided. For equity funds, the actuary shall explain the reasonableness of any significant differences from the S&P500 calibration points.

When parameters are fit to historic data without consideration of the economic setting in which the historic data emerged, the market price of risk may not be consistent with a reasonable long-term model of market equilibrium. One possibility for establishing ‘consistent’ parameters (or scenarios) across all funds would be to assume that the market price of risk is constant (or nearly constant) and governed by some functional (e.g., linear) relationship. That is, higher expected returns can only be garnered by assuming greater risk.
Guidance Note: As an example, the standard deviation of log returns is often used as a measure of risk. Specifically, two return distributions $X$ and $Y$ would satisfy the following relationship:

$$\text{Market Price of Risk} = \frac{E[R_X] - r}{\sigma_X} = \frac{E[R_Y] - r}{\sigma_Y}$$

where $E$ and $\sigma$ are respectively the (unconditional) expected returns and volatilities and $r$ is the expected risk-free rate over a suitably long holding period commensurate with the projection horizon. One approach to establish consistent scenarios would set the model parameters to maintain a near-constant market price of risk.

A closely related method would assume some form of ‘mean-variance’ efficiency to establish consistent model parameters. Using the historic data, the mean-variance (alternatively, ‘drift-volatility’) frontier could be constructed from a plot of (mean, variance) pairs from a collection of world market indices. The frontier could be assumed to follow some functional form, with the coefficients determined by standard curve fitting or regression techniques. Recognizing the uncertainty in the data, a ‘corridor’ could be established for the frontier. Model parameters would then be adjusted to move the proxy market (fund) inside the corridor.

Guidance Note: The function forms quadratic polynomials and logarithmic functions tend to work well.

Clearly, there are many other techniques that could be used to establishing consistency between the scenarios. While appealing, the above approaches do have drawbacks and the actuary should not be overly optimistic in constructing the model parameters or the scenarios.

Guidance Note: For example, mean-variance measures ignore the asymmetric and fat-tailed profile of most equity market returns.

Funds can be grouped and projected as a single fund if such grouping is not anticipated to materially reduce reserves. However, care should be taken to avoid exaggerating the benefits of diversification. The actuary must document the development of the investment return scenarios and be able to justify the mapping of the company’s variable accounts to the proxy funds used in the modeling.

E. Correlation of Fund Returns

In constructing the scenarios for the proxy funds, the company may require parameter estimates for a number of different market indices. When more than one index is projected, it is generally necessary to allow for correlations in the simulations. It is not necessary to assume that all markets are perfectly positively correlated, but an assumption of independence (zero correlation) between the equity markets would inappropriately exaggerate the benefits of diversification. An examination of the historic data suggests that correlations are not stationary and that they tend to increase during times of high volatility or negative returns. As such, the actuary should take care not to underestimate the correlations in those scenarios used for the reserve calculations.

If the projections include the simulation of interest rates (other than for discounting surplus strain) as well as equity returns, the processes may be independent provided that the actuary can demonstrate that this assumption (i.e., zero correlation) does not materially underestimate the resulting reserves.

F. Number of Scenarios and Efficiency in Estimation

For straight Monte Carlo simulation (with equally probable “paths” of fund returns), the number of scenarios should typically equal or exceed 1000. The appropriate number will depend on how the scenarios will be used and the materiality of the results. The actuary should use a number of scenarios that will provide an acceptable level of precision.
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Fewer than 1000 scenarios may be used provided that the actuary has determined through prior testing (perhaps on a subset of the portfolio) that the CTE values so obtained materially reproduce the results from running a larger scenario set.

Variance reduction and other sampling techniques are intended to improve the accuracy of an estimate more efficiently than simply increasing the number of simulations. Such methods can be used provided the actuary can demonstrate that they do not lead to a material understatement of results. Many of the techniques are specifically designed for estimating means, not tail measures, and could in fact reduce accuracy (and efficiency) relative to straight Monte Carlo simulation.

**Guidance Note:** With careful implementation, many variance reduction techniques can work well for CTE estimators. For example, see Manistre, B.J. and Hancock, G. (2003), “Variance of the CTE Estimator,” 2003 Stochastic Modeling Symposium, Toronto, ON, September 2003

The above requirements and warnings are not meant to preclude or discourage the use of valid and appropriate sampling methods, such as Quasi Random Monte Carlo (QRM), importance sampling or other techniques designed to improve the efficiency of the simulations (relative to pseudo-random Monte Carlo methods). However, the actuary should maintain documentation that adequately describes any such techniques used in the projections. Specifically, the documentation should include the reasons why such methods can be expected not to result in systematic or material under-statement of the resulting reserves compared to using pseudo-random Monte Carlo numbers.

**G. Frequency of Projection and Time Horizon**

Use of an annual cashflow frequency (“timestep”) is generally acceptable for benefits/features that are not sensitive to projection frequency. The lack of sensitivity to projection frequency should be validated by testing wherein the actuary should determine that the use of a more frequent (i.e., shorter) time step does not materially increase reserves. A more frequent time increment should always be used when the product features are sensitive to projection period frequency.

Care must be taken in simulating fee income and expenses when using an annual time step. For example, recognizing fee income at the end of each period after market movements, but prior to persistency decrements, would normally be an inappropriate assumption. It is also important that the frequency of the investment return model be linked appropriately to the projection horizon in the liability model. In particular, the horizon should be sufficiently long so as to capture the vast majority of costs (on a present value basis) from the scenarios.

**Guidance Note:** As a general guide, the forecast horizon should not be less than 20 years.

**H. Pre-Packaged Scenarios**

The American Academy of Actuaries has provided 10,000 scenarios on its website for the following nineteen asset classes.


**Guidance Note:** Because the reserves calculated using projections involve cash flow projections, the pre-packaged scenarios were developed under the “real world” probability measure (as opposed to a “risk-neutral” basis). Therefore, the pre-packaged scenarios may not be appropriate for purposes of projecting the market value of future hedge instruments within a projection (to the extent such instruments are used in the projections). For this purpose, it may be more appropriate to use risk neutral scenarios to determine the market value of hedge instruments in the cash flow projections that are based on real world scenarios.

1. 3-month U.S. Treasury yields
2. 6-month U.S. Treasury yields
3. 1-year U.S. Treasury yields
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d. 2-year U.S. Treasury yields

e. 3-year U.S. Treasury yields f. 5-year U.S. Treasury yields
g. 7-year U.S. Treasury yields

h. 10-year U.S. Treasury yields

i. 20-year U.S. Treasury yields

j. 30-year U.S. Treasury yields

k. Money Market / Short-Term

l. U.S. Intermediate Term Government Bonds

m. U.S. Long Term Corporate Bonds

n. Diversified Fixed Income

o. Diversified Balanced Allocation

p. Diversified Large Capitalized U.S. Equity

q. Diversified International Equity

r. Intermediate Risk Equity

s. Aggressive or Specialized Equity

The scenarios are available as gross monthly accumulation factors (or U.S. Treasury yields) over a 30-year horizon in comma-separated value format (*.csv). These scenarios have been appropriately correlated so that the kth scenario for each asset class must be used together and considered one ‘future investment return scenario.’ Hence, the scenarios can be combined (by blending the accumulation factors) to create additional ‘proxy’ scenarios for the company’s funds.

Guidance Note: It is inappropriate to misalign the ordering of scenarios (e.g., scenario J for “Diversified U.S. Equity” cannot be combined with scenario K for “Diversified International Equity,” where J ≠ K).

Guidance Note: It is important to blend the accumulation factors (not the returns) in order to achieve the desired asset mix.

For example, suppose the actuary wanted to construct scenarios for a ‘balanced fund’ that targets a 60/40 allocation between bonds and U.S. equities. If we denote [AFX] as the matrix of accumulation factors for asset class X, then the balanced scenarios would be defined by [AF_BAL] = 0.60 × [AF_BOND] + 0.40 × [AF_S&P500]. Care should be taken to avoid exaggerating the benefits of diversification. The actuary shall document the development of the investment return scenarios and be able to justify the mapping of the company’s variable accounts to the proxy funds used in the modeling.

The U.S. Treasury yields are expressed as nominal semi-annual bond equivalent yields in decimal format. All other returns are expressed as periodic (not cumulative) market accumulation factors (i.e., monthly “gross wealth ratios”). Interest rates are assumed to change at the start of each month, hence the value in column T applies for month T-1. The market accumulation factor in column T represents the growth in month T-1.

If all or a portion of these scenarios are used, then the actuary shall verify that the scenario calibration criteria are met.

Section 8. Allocation of the Aggregate Reserves to the Contract Level
Section 2 states that the Aggregate Reserve shall be allocated to the contracts falling within the scope of these requirements. When the Conditional Tail Expectation Amount is greater than the Standard Scenario Amount, this allocation requires that the excess be allocated to the contracts falling within the scope of these requirements.

A. Allocation when the Aggregate Reserve equals the Conditional Tail Expectation Amount

1. Single sub-grouping. When the Aggregate Reserve is equal to the Conditional Tail Expectation Amount and the Conditional Tail Expectation Amount is determined in aggregate for all contracts falling within the scope of these requirements (i.e., a single grouping), as described in Section 2.D., the excess of the Conditional Tail Expectation Amount over the Standard Scenario Amount shall be allocated to each contract on the basis of the difference between the Standard Scenario Reserve and the Cash Surrender Value on the valuation date for the contract. If the cash surrender value is not defined or not available, the Standard Scenario Amount will be the basis of allocation.

Guidance Note: Note that since the Standard Scenario Reserve for a contract is, by definition, greater than or equal to the Cash Surrender Value, it is understood that the difference between the Standard Scenario Reserve and the Cash Surrender Value for each contract will never be less than zero.

2. Multiple sub-groupings. When the Aggregate Reserve is equal to the Conditional Tail Expectation Amount and the Conditional Tail Expectation Amount is determined using more than one sub-grouping, as described in Section 2.D., the allocation of the excess of the Conditional Tail Expectation Amount over the Standard Scenario Amount and shall reflect that sub-grouping of contracts used to determine the Conditional Tail Expectation Amount, as described in Section 2.D.

For example, when the Conditional Tail Expectation Amount is determined using sub-grouping, the excess of the aggregate (i.e., the total for all contracts within the scope of these requirements) Conditional Tail Expectation Amount over the aggregate Standard Scenario Amount shall be allocated only to those contracts that are part of sub-groupings whose contributions to the Conditional Tail Expectation Amount exceed their contribution to the Standard Scenario Amount.

In the case of such sub-groupings, the excess of the aggregate Conditional Tail Expectation Amount over the aggregate Standard Scenario Amount shall be allocated to each sub-grouping in proportion to the difference between the Conditional Tail Expectation and the Standard Scenario Reserve for each sub-grouping for which that excess is positive.

Once the allocation to each sub-grouping is determined, the excess of the reserve allocated to such sub-grouping over the Standard Scenario Amount determined for that sub-grouping shall be allocated to each contract within that sub-grouping on the basis of the difference between the Standard Scenario Reserve and the Cash Surrender Value on the valuation date for the contracts. If the cash surrender value is not defined or not available, the Standard Scenario Amount will be the basis of allocation.

As an example, consider a company with the results of the following three sub-groupings:

<table>
<thead>
<tr>
<th>Sub-grouping</th>
<th>A</th>
<th>B</th>
<th>C</th>
<th>Total</th>
</tr>
</thead>
<tbody>
<tr>
<td>Conditional Tail Expectation Amount</td>
<td>28</td>
<td>40</td>
<td>52</td>
<td>120</td>
</tr>
<tr>
<td>Standard Scenario Amount</td>
<td>20</td>
<td>45</td>
<td>30</td>
<td>95</td>
</tr>
<tr>
<td><strong>Aggregate Reserve</strong></td>
<td></td>
<td></td>
<td></td>
<td><strong>120</strong></td>
</tr>
<tr>
<td>(1) – (2)</td>
<td>8</td>
<td>-5</td>
<td>22</td>
<td>25</td>
</tr>
<tr>
<td>Allocation</td>
<td>6.67</td>
<td>0</td>
<td>18.33</td>
<td>25</td>
</tr>
</tbody>
</table>

In this example, the excess of the Conditional Tail Expectation Amount over the Standard Scenario Amount, in aggregate, equals 25 (i.e., the “Total” column of row 1 less row 2, or 120 − 95). This excess of 25 would be allocated only to those contracts that are part of sub-groupings whose contributions to the Conditional Tail
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Expectation Amount exceed their contributions to the Standard Scenario Amount. In this example, that would be contracts in sub-groupings A and C (since in sub-grouping B, the contribution to the Standard Scenario Amount exceeds the contribution to the Conditional Tail Expectation Amount). Therefore, the excess of 25 would be allocated to the contracts in sub-groupings A and C in proportion to the difference between the Conditional Tail Expectation Amount and the Standard Scenario Reserve for those sub-groupings (i.e. row 4). In this example, the total difference between the Conditional Tail Expectation Amount and the Standard Scenario Reserve for the contracts in sub-groupings A and C equals 8 + 22, or 30. This would result in 8/30 of the excess of the Conditional Tail Expectation Amount over the Standard Scenario Amount (or 6.67) to be allocated to the contracts in sub-groupings A and 22/30 of the excess of the Conditional Tail Expectation Amount over the Standard Scenario Amount (or 18.33) to be allocated to the contracts in sub-groupings C as shown on line (5) above.

In this example, the allocation of the Aggregate Reserve to contracts within sub-grouping B would equal the Standard Scenario Reserve for those contracts (as described in Subsection B below). For sub-groupings A and C, the difference between the allocation of the Aggregate Reserve to each of those sub-grouping and the Standard Scenario Amount determined for each of those sub-grouping would be allocated to each contract within each of those sub-groupings based on the difference between the Standard Scenario Reserve and the Cash Surrender Value for each of the contracts within the relevant sub-group. The result would be an allocated Aggregate Reserve for a given contract that would be equal to the Standard Scenario Reserve for that contract plus the amount of the difference between 1) and 2) below that is allocated to that contract, where:

1. Equals the allocation of the Aggregate Reserve to that contract’s sub-grouping; and
2. Equals the Standard Scenario Amount determined for that contract’s sub-grouping. B.

Allocation when the Aggregate Reserve equals the Standard Scenario Amount

The Standard Scenario Amount, as required by Section 2.C., is calculated on a contract-by-contract basis, as described in Section 5. Therefore, when the Aggregate Reserve is equal to the Standard Scenario Amount, the reserve allocated to each contract shall be the reserve calculated for each contract under the Standard Scenario method.

Section 9. Modeling of Hedges

A. Initial Considerations

The appropriate costs and benefits of hedging instruments that are currently held by the company in support of the contracts falling under the scope of these requirements (excluding those that involve the offsetting of the risks associated with variable annuity guarantees with other products outside of the scope of these requirements, such as equity-indexed annuities) shall be included in the calculation of the Conditional Tail Expectation Amount, determined in accordance with Section 2.D. and Section 3.D. (i.e., Conditional Tail Expectation Amount using projections). If the company is following a Clearly Defined Hedging Strategy (“hedging strategy”), in accordance with an investment policy adopted by the Board of Directors, or a committee of Board members, the company is eligible to reduce the amount of the Conditional Tail Expectation Amount using projections otherwise calculated. The investment policy must clearly articulate the company’s hedging objectives, including the metrics that drive rebalancing/trading. This specification could include maximum tolerable values for investment losses, earnings, volatility, exposure, etc. in either absolute or relative terms over one or more investment horizons vis-à-vis the chance of occurrence. Company management is responsible for developing, documenting, executing and evaluating the investment strategy, including the hedging strategy, used to implement the investment policy.

For this purpose, the investment assets refer to all the assets including derivatives supporting covered products and guarantees. This is also referred to as the investment portfolio. The investment strategy is the set of all asset holdings at all points in time in all scenarios. The hedging portfolio, which is also referred to as the hedging assets, is a subset of the investment assets. The hedging strategy is the hedging asset holdings at all points in time in all scenarios. There is no attempt to distinguish what is the hedging portfolio and what is the investment portfolio in this Section. Nor is the distinction between investment strategy and hedging strategy formally made here. Where necessary to
give effect to the intent of this Section, the requirements applicable to the hedging portfolio or the hedging strategy are to apply to the overall investment portfolio and investment strategy.

This particularly applies to restrictions on the reasonableness or acceptability of the models that make up the stochastic cash flow model used to perform the projections, since these restrictions are inherently restrictions on the joint modeling of the hedging and non-hedging portfolio. To give effect to these requirements, they must apply to the overall investment strategy and investment portfolio.

The cost and benefits of hedging instruments that are currently held by the company in support of the contracts falling under the scope of these requirements shall be included in the stochastic cash flow model used to calculate the Conditional Tail Expectation Amount in accordance with Section 2.D. (the “model”). If the company is following a Clearly Defined Hedging Strategy, the model shall take into account the cost and benefits of hedge positions expected to be held by the company in the future based on the operation of the hedging strategy.

Before either a new or revised hedging strategy can be used to reduce the amount of the Conditional Tail Expectation Amount otherwise calculated, the hedging strategy should be in place (i.e., effectively implemented by the company) for at least three months. The company may meet the time requirement by having evaluated the effective implementation of the hedging strategy for at least three months without actually having executed the trades indicated by the hedging strategy (e.g., mock testing or by having effectively implemented the strategy with similar annuity products for at least three months).

These requirements do not supersede any statutes, laws, or regulations of any state or jurisdiction related to the use of derivative instruments for hedging purposes and should not be used in determining whether a company is permitted to use such instruments in any state or jurisdiction.

B. Background

The analysis of the impact of the hedging strategy on cash flows is typically performed using either one of two methods as described below. Although a hedging strategy would normally be expected to reduce risk provisions, the nature of the hedging strategy and the costs to implement the strategy may result in an increase in the amount of the Conditional Tail Expectation Amount otherwise calculated.

The fundamental characteristic of the first method is that all hedging positions, both the currently held positions and those expected to be held in the future, are included in the stochastic cash flow model used to determine the Scenario Greatest Present Value, as discussed in Section 2.D., for each scenario.

The fundamental characteristic of the second method is that the effectiveness of the current hedging strategy (including currently held hedge positions) on future cash flows is evaluated, in part or in whole, outside of the stochastic cash flow model. In this case, the reduction to the Conditional Tail Expectation Amount otherwise calculated should be commensurate with the degree of effectiveness of the hedging strategy in reducing accumulated deficiencies otherwise calculated.

Regardless of the methodology used by the company, the ultimate effect of the current hedging strategy (including currently held hedge positions), on the Conditional Tail Expectation Amount needs to recognize all risks, associated costs, imperfections in the hedges and hedging mismatch tolerances associated with the hedging strategy. The risks include, but are not limited to: basis, gap, price, parameter estimation, and variation in assumptions (mortality, persistency, withdrawal, annuitization, etc.). Costs include, but are not limited to: transaction, margin (opportunity costs associated with margin requirements) and administration. In addition, the reduction to the Conditional Tail Expectation Amount attributable to the hedging strategy may need to be limited due to the uncertainty associated with the company’s ability to implement the hedging strategy in a timely and effective manner. The level of operational uncertainty varies indirectly with the amount of time that the new or revised strategy has been in effect or mock tested.

No hedging strategy is perfect. A given hedging strategy may eliminate or reduce some but not all risks, transforms some risks into others, introduces new risks or has other imperfections. For example, a delta-only hedging strategy
does not adequately hedge the risks measured by the “Greeks” other than delta. Another example is that financial indices underlying typical hedging instruments typically do not perform exactly like the separate account funds, and hence the use of hedging instruments has the potential for introducing basis risk.

C. Calculation of CTE Amount (reported)

The company should begin by calculating “CTE Amount (best efforts)” – the results obtained when the Conditional Tail Expectation Amount (or “CTE Amount”) is based on incorporating the hedging strategy (including currently held hedge positions) into the stochastic cash flow model, including all of the factors and assumptions needed to execute the hedging strategy (e.g., stochastic implied volatility).

Because most models will include at least some approximations or idealistic assumptions, CTE Amount (best efforts) may overstate the impact of the hedging strategy. To compensate for potential overstatement of the impact of the hedging strategy, the company shall recalculate the Conditional Tail Expectation Amount assuming the company has no dynamic hedging strategy (i.e., reflect only hedge positions held by the company on the valuation date. The result so obtained is called “CTE Amount (adjusted).” In some situations the determination of CTE Amount (adjusted) may include both direct and indirect techniques.

Finally, the reported value for the Conditional Tail Expectation Amount is given by:

\[ \text{CTE Amount(reported)} = E \times \text{CTE Amount(best efforts)} + (1 - E) \times \text{CTE Amount(adjusted)} \]

The value for \( E \) (an “effectiveness factor”) reflects the actuary’s view as to the level of sophistication of the stochastic cash flow model and its ability to properly reflect the parameters of the hedging strategy (i.e., the “Greeks” being covered by the strategy) as well as the associated costs, risks, and benefits \( E \) will be no greater than 0.70. As the sophistication of the stochastic cash flow model increases, the value for \( E \) increases (i.e., the greater the ability of the CTE Amount(best efforts) model to capture all risks and uncertainties, the higher the value of \( E \)). If the model used to determine the “CTE Amount(best efforts)” effectively reflects all of the parameters used in the hedging strategy, the value of \( E \) may be up to 0.70. If certain economic risks are not hedged, yet the model does not generate scenarios that sufficiently capture those risks, \( E \) must be in the lower end of the range. If hedge cash flows are not modeled directly, \( E \) will be no greater than 0.30. Simplistic hedge cash flow models will have a value of \( E \) in the low range between 0.00 and 0.70.

Additionally, the company shall demonstrate that, based on an analysis of at least the most recent 12 months, the model is able to replicate the hedging strategy in a way that justifies the value used for \( E \). A company that does not have 12 months of experience to date shall set \( E \) to a value no greater than 0.30.

D. Specific Considerations and Requirements

As part of the process of choosing a methodology and assumptions for estimating the future effectiveness of the current hedging strategy (including currently held hedge positions) for purposes of reducing the Conditional Tail Expectation Amount, the actuary should review actual historical hedging effectiveness. The actuary shall evaluate the appropriateness of the assumptions on future trading, transaction costs, and other elements of the model, the strategy, the mix of business, and other items that are likely to result in materially adverse results. This includes an analysis of model assumptions that, when combined with the reliance on the hedging strategy, are likely to result in adverse results relative to those modeled. The parameters and assumptions shall be adjusted (based on testing contingent on the strategy used and other assumptions) to levels that fully reflect the risk based on historical ranges and foreseeable future ranges of the assumptions and parameters. If this is not possible by parameter adjustment, the model shall be modified to reflect them at either Anticipated Experience or adverse estimates of the parameters.

A discontinuous hedging strategy is a hedging strategy where the relationships between the sensitivities to equity markets and interest rates (commonly referred to as the Greeks) associated with the guaranteed contractholder options embedded in the variable annuities and other in-scope products and these same sensitivities associated with the hedging assets are subject to material discontinuities. This includes, but is not limited to, a hedging strategy where material hedging assets will be obtained when the variable annuity account balances reach a predetermined level in relationship to the guarantees. Any hedging strategy, including a delta hedging strategy, can be a discontinuous hedging strategy if implementation of the strategy permits material discontinuities between the
sensitivities to equity markets and interest rates associated with the guaranteed contractholder options embedded in the variable annuities and other in-scope products and these same sensitivities associated with the hedging assets. There may be scenarios that are particularly costly to discontinuous hedging strategies, especially where those result in large discontinuous changes in sensitivities (Greens) associated with the hedging assets. Where discontinuous hedging strategies contribute materially to a reduction in the Conditional Tail Expectation Amount, the actuary must evaluate the interaction of future trigger definitions and the discontinuous hedging strategy, in addition to the items mentioned in the previous paragraph. This includes an analysis of model assumptions that, when combined with the reliance on the discontinuous hedging strategy, may result in adverse results relative to those modeled.

Implementing a strategy that has a strong dependence on acquiring hedging assets at specific times that depend on specific values of an index or other market indicators may not be implemented as precisely as planned.

The combination of elements of the stochastic cash flow model, including the initial actual market asset prices, prices for trading at future dates, transaction costs, and other assumptions should be analyzed by the actuary as to whether the stochastic cash flow model permits hedging strategies that make money in some scenarios without losing a reasonable amount in some other scenarios. This includes, but is not limited to:

1. Hedging strategies with no initial investment that never lose money in any scenario and in some scenarios make money; or
2. Hedging strategies that with a given amount of initial money never make less than accumulation at the one-period risk free rates in any scenario but make more than this in one or more scenarios.

If the stochastic cash flow model allows for such situations, the actuary should be satisfied that the results do not materially rely directly or indirectly on the use of such strategies. In addition, the actuary should disclose the situations and provide supporting documentation as to why the actuary believes the situations are not material for determining the Conditional Tail Expectation Amount. If the results do materially rely directly or indirectly on the use of such strategies, the strategies may not be used to reduce the Conditional Tail Expectation Amount otherwise calculated.

In addition to the above, the method used to determine prices of financial instruments for trading in scenarios should be compared to actual initial market prices. If there are substantial discrepancies, the actuary should disclose the substantial discrepancies and provide supporting documentation as to why the model-based prices are appropriate for determining the Conditional Tail Expectation Amount. In addition to comparisons to initial market prices, there should be testing of the pricing models that are used to determine subsequent prices when scenarios involve trading financial instruments. This testing should consider historical relationships. For example, if a method is used where recent volatility in the scenario is one of the determinants of prices for trading in that scenario, then that model should approximate actual historic prices in similar circumstances in history.

E. Certification and Documentation

The actuary must provide a certification that the values for E, CTE Amount(adjusted) and CTE Amount(best efforts) were calculated using the process discussed above and the assumptions used in the calculations were reasonable for the purpose of determining the Conditional Tail Expectation Amount. The actuary shall document the method(s) and assumptions (including data) used to determine CTE Amount(adjusted) and CTE Amount(best efforts) and maintain adequate documentation as to the methods, procedures and assumptions used to determine the value of E.

The actuary must provide a certification as to whether the Clearly Defined Hedging Strategy is fully incorporated into the stochastic cash flow model and any supplementary analysis of the impact of the hedging strategy on the Conditional Tail Expectation Amount. The actuary must document the extent to which elements of the hedging strategy (e.g., time between portfolio rebalancing) are not fully incorporated into the stochastic cash flow model and any supplementary analysis to determine the impact, if any. In addition, the actuary must provide a certification and maintain documentation to support the certification that the hedging strategy designated as the Clearly Defined Hedging Strategy meets the requirements of a Clearly Defined Hedging Strategy including that the implementation of the hedging strategy in the stochastic cash flow model and any supplementary analysis does not include knowledge of events that occur after any action dictated by the hedging strategy (i.e. the model cannot use information about the future that would not be known in actual practice).
A financial officer of the company (e.g., Chief Financial Officer, Treasurer or Chief Investment Officer) or a person designated by them who has direct or indirect supervisory authority over the actual trading of assets and derivatives must certify that the hedging strategy meets the definition of a Clearly Defined Hedging Strategy and that the Clearly Defined Hedging Strategy is the hedging strategy being used by the company in its actual day to day risk mitigation efforts.
Section 10. Certification Requirements

A. Management Certification

Management must provide signed and dated written representations as part of the valuation documentation that the valuation appropriately reflects management’s intent and ability to carry out specific courses of actions on behalf of the entity where such is relevant to the valuation.

B. Actuarial Certification

1. General Description. The certification shall be provided by a qualified actuary and consist of at least the following:
   a. A paragraph identifying the actuary and his or her qualifications;
   b. A scope paragraph identifying the reserves as of the valuation date for contracts included in the certification categorized by the approaches used to determine the reserves (e.g., Alternative Methodology, Projections, Standard Scenario);
   c. A reliance paragraph describing those areas, if any, where the certifying actuary has relied on other experts;
      i) A reliance statement from each of those relied on should accompany the certification.
      ii) The reliance statements should note the information being provided and a statement as to the accuracy, completeness or reasonableness, as applicable, of the information.
   d. A paragraph certifying that the reserve was calculated in accordance with the principles and these requirements;
   e. A paragraph certifying that the assumptions used for these calculations are Prudent Estimate assumptions for the products, scenarios, and purpose being tested; and
   f. A paragraph stating that the qualified actuary is not opining on the adequacy of the company’s surplus or its future financial condition.

C. Supporting Memorandum

1. General Description. A supporting memorandum shall be created to document the methodology and assumptions used to determine the Aggregate Reserve. The information shall include the comparison of the Standard Scenario Amount to the Conditional Tail Expectation Amount required by Section 2.A. in the determination of the Aggregate Reserve.

2. Alternative Methodology using Published Factors.
   a. If a seriatim approach was not used, disclose how contracts were grouped.
   b. Disclosure of assumptions to include:
      i. Component CA
         (a) Mapping to prescribed asset categories
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(b) Lapse and withdrawal rates

ii. Component FE

(a) Determination of fixed dollar costs and revenues
(b) Lapse and withdrawal rates
(c) Inflation rates

iii. Component GC

(a) Disclosure of contract features and how the company mapped the contract form to those forms covered by the Alternative Methodology factors
   - Product Definition - If not conservatively assigned to a published factor, company specific factors or stochastic modeling is required.
   - Partial Withdrawal Provision
   - Fund Class - Disclose the process used to determine the single asset class that best represents the exposure for a contract. If individual funds are mapped into prescribed categories, the process used to map the individual funds should be disclosed.
   - Attained Age
   - Contract Duration
   - Ratio of Account Value to Guaranteed Value
   - Annualized Account Charge Differential from Base Assumption

(b) Derivation of Equivalent Account Charges

(c) Derivation of margin offset

(d) Disclosure of interpolation procedures and confirmation of node determination

c. Disclosure, if applicable, of reinsurance that exists and how it was handled in applying published factors (For some reinsurance, creation of company-specific factors or stochastic modeling may be required.) and Discuss how reserves before reinsurance were determined.

3. Alternative Factors based on Company-Specific Factors.

a. Disclosure of requirements consistent with Published Factors, as noted in Subsection C.2.

b. Stochastic analysis supporting adjustments to published factors should be fully documented. This analysis needs to be submitted when initially used and be available upon request in subsequent years. Adjustments may include:

i. Contract design;

ii. Risk mitigation strategy (excluding hedging); and

iii. Reinsurance.
4. **Stochastic Modeling.**
   
a. **Assets**
   
i. Description including type and quality
   
ii. Investment & disinvestment assumptions
   
iii. Describe assets used at the start of the projection
   
iv. Source of asset data
   
v. Asset valuation basis
   
vi. Documentation of assumptions
      
(a) Default costs
      
(b) Prepayment functions
      
(c) Market value determination
      
(d) Yield on assets acquired
      
(e) Mapping and grouping of funds to modeled asset classes
   
vi. **Hedging Strategy**
   
(a) Documentation of strategy
   
(b) Identification of current positions
   
(c) Description on how strategy was incorporated into modeling
      
- Basis risk, gap risk, price risk, assumption risk
      
- Document the methods and criterion used to estimate the a priori effectiveness of the hedging strategy
      
(d) Documentation required for specific consideration raised in Section 9.D.
      
(e) Documentation and certification required by Section 9.E.
   
b. **Liabilities**
   
i. Product descriptions
   
ii. Source of Liabilities
   
iii. Grouping of contracts
   
iv. Reserve method and modeling (e.g., Working Reserves were set to CSV)
   
v. Investment Reserves
   
vi. Describe how reinsurance was handled in the models, including how reserves gross of reinsurance were modeled.
vii. Documentation of assumptions (i.e., list assumptions, discuss the sources and the rationale for using the assumptions).
   (a) Premiums and subsequent deposits
   (b) Withdrawal, Lapse and Termination Rates
       - Partial Withdrawal (including treatment of dollar-for-dollar offsets on GMDBs and VAGLBs, and Required Minimum Distributions
       - Lapses / Surrenders
   (c) Crediting Strategy
   (d) Mortality
   (e) Annuitzation rates
   (f) Income Purchase rates
   (g) GMIB and GMWB Utilization rates
   (h) Commissions
   (i) Expenses
   (j) Persistency Bonuses
   (k) Investment / Fund Choice
   (l) Revenue Sharing
   (m) Asset Allocation, Rebalancing and Transfer Assumptions
       - Dollar Cost Averaging

viii. The Section showing the assumptions used for lapse and utilization assumptions for contracts with guaranteed living benefits in the development of the Conditional Tail Expectation Amount, as described in Section 11.G.

c. Scenarios
   i. Description of scenario generation for interest rates and equity returns
      (a) Disclose the number “n” of scenarios used and the methods used to determine the sampling error of the CTE(70) statistic when using “n” scenarios.
      (b) Time step of model (e.g., monthly, quarterly, annual)
      (c) Correlation of fund returns

   ii. Calibration
      (a) Gross Wealth Ratios for equity funds
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- Disclosure of adjustments to model parameters, if any.
- Disclosure of 1-year, 5-year and 10-year wealth factors, as well as mean and standard deviation.

(b) Consistency of other funds to equity funds

(c) Correlation between all funds

(d) Estimate of market return volatility assumptions underlying the generated scenarios compared to actual observed volatility underlying market values.

iii. Extent of use of pre-packaged scenarios and support for mapping variable accounts to proxy funds

5. Standard Scenario.

a. For the amounts in b, c and d below report the Basic Reserve in Section 5.C.2.b.i., the projection requirements in Section 5.C.2.b.ii., the value of Aggregate reinsurance in Section 5.C.4.a., the value of hedges in Section 5.C.4.b., the total allocation of the value of hedges and Aggregate reinsurance in Section 5.C.2.b.iii. and the Standard Scenario Reserve.

b. Report the Standard Scenario Amount as of the valuation date.

c. If applicable, report the Standard Scenario Amount on the invoice prior to the valuation date that was used to project the reserve requirements to the valuation date.

d. If applicable, report the Standard Scenario Amount on the model office used to represent the invoice.

e. Discuss modifications, if any, in the application of the standard scenario requirements to produce the amounts in b, c and d above.

f. Document any assumptions, judgments or procedures not prescribed in the Standard Scenario Method or in these requirements that are used to produce the Standard Scenario Amount.

g. If applicable, documentation of approval by the commissioner to use the Basic Reserve as the Standard Scenario Amount.

h. Document the company’s calculation of DR.

i. Document the allocation of funds to Equity, Bond, Balanced and Fixed classes.

j. A statement by the actuary that none of the reinsurance treaties included in the Standard Scenario serve solely to reduce the calculated Standard Scenario Reserve without also reducing risk on
requirements similar to those used to determine the Conditional Tail Expectation Reserve. This should be accompanied by a description of any reinsurance treaties that have been excluded from the Standard Scenario along with an explanation of why the treaty was excluded.

Section 11. Contractholder Behavior Assumptions

A. General

Contractholder behavior assumptions encompass actions such as lapses, withdrawals, transfers, recurring deposits, benefit utilization, option election, etc. Contractholder behavior is difficult to predict and behavior assumptions can significantly impact the results. In the absence of relevant and fully credible empirical data, the actuary should set behavior assumptions on the conservative end of the plausible spectrum (consistent with the definition of Prudent Estimate).

In setting behavior assumptions, the actuary should examine, but not be limited by, the following considerations:

1. Behavior can vary by product, market, distribution channel, fund performance, time/product duration, etc.
2. Options embedded in the product may impact behavior.
3. Options may be elective or non-elective in nature. Living benefits are often elective and death benefit options are generally non-elective.
4. Elective contractholder options may be more driven by economic conditions than non-elective options.
5. As the value of a product option increases, there is an increased likelihood that contractholders will behave in a manner that maximizes their financial interest (e.g., lower lapses, higher benefit utilization, etc.).
6. Behavior formulas may have both rational and irrational components (irrational behavior is defined as situations where some contractholders may not always act in their best financial interest). The rational component should be dynamic but the concept of rationality need not be interpreted in strict financial terms and might change over time in response to observed trends in contractholder behavior based on increased or decreased financial efficiency in exercising their contractual options.
7. Options that are ancillary to the primary product features may not be significant drivers of behavior. Whether an option is ancillary to the primary product features depends on many things such as:
   a. For what purpose was the product purchased?
   b. Is the option elective or non-elective?
   c. Is the value of the option well known?
8. External influences, including emergence of viatical / life settlement companies, may impact behavior.

B. Aggregate vs. Individual Margins

As noted in Section 1.E.2.i., Prudent Estimate assumptions are developed by applying a margin for uncertainty to the Anticipated Experience assumption. The issue of whether the level of the margin applied to the Anticipated Experience assumption is determined in aggregate or independently for each and every behavior assumption is discussed in Principle 3 in Section 1.B., which states:

The choice of a conservative estimate for each assumption may result in a distorted measure of the total risk. Conceptually, the choice of assumptions and the modeling decisions should be made so that the final result approximates what would be obtained for the Conditional Tail Expectation Amount at the required CTE level if it were possible to calculate results over the joint distribution...
of all future outcomes. In applying this concept to the actual calculation of the Conditional Tail Expectation Amount, the actuary should be guided by evolving practice and expanding knowledge base in the measurement and management of risk.

Although this Principle discusses the concept of determining the level of margins in aggregate, it notes that the application of this concept shall be guided by evolving practice and expanding knowledge. From a practical standpoint, it may not always be possible to completely apply this concept to determine the level of margins in aggregate for all behavior assumptions.

Therefore, the actuary shall determine Prudent Estimate assumptions independently for each behavior (e.g., mortality lapses, and benefit utilization), using the requirements and guidance in this Section and throughout these requirements, unless the actuary can demonstrate that an appropriate method was used to determine the level of margin in aggregate for two or more behaviors.

C. Sensitivity Testing

The impact of behavior can vary by product, time period, etc. Sensitivity testing of assumptions is required and shall be more complex than e.g., base lapse assumption minus 1% across all contracts. A more appropriate sensitivity test in this example might be to devise parameters in a dynamic lapse formula to reflect more out-of-the-money contracts lapsing and/or more holders of in-the-money contracts persisting and eventually utilizing the guarantee. The actuary should apply more caution in setting assumptions for behaviors where testing suggests that stochastic modeling results are sensitive to small changes in such assumptions. For such sensitive behaviors, the actuary shall use higher margins when the underlying experience is less than fully relevant and credible.

D. Specific Considerations and Requirements

Within materiality considerations, the actuary should consider all relevant forms of contractholder behavior and persistency, including but not limited to the following:

1. Mortality (additional guidance and requirements regarding mortality is contained in Section 12)
2. Surrenders
3. Partial Withdrawals (Systematic and Elective)
4. Fund Transfers (Switching/Exchanges)
5. Resets/Ratchets of the Guaranteed Amounts (Automatic and Elective)
6. Future Deposits

It may be acceptable to ignore certain items that might otherwise be explicitly modeled in an ideal world, particularly if the inclusion of such items reduces the calculated provisions. For example:

1. The impact of fund transfers (intra-contract fund “switching”) might be ignored, unless required under the terms of the contract (e.g., automatic asset re-allocation/rebalancing, dollar cost averaging accounts, etc.)
2. Future deposits might be excluded from the model, unless required by the terms of the contracts under consideration and then only in such cases where future premiums can reasonably be anticipated (e.g., with respect to timing and amount).

However, the actuary should exercise caution in assuming that current behavior will be indefinitely maintained. For example, it might be appropriate to test the impact of a shifting asset mix and/or consider future deposits to the extent they can reasonably be anticipated and increase the calculated amounts.
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Normally, the underlying model assumptions would differ according to the attributes of the contract being valued. This would typically mean that contractholder behavior and persistency may be expected to vary according to such characteristics as (this is not an exhaustive list):

1. Gender
2. Attained age
3. Issue age
4. Contract duration
5. Time to maturity
6. Tax status
7. Fund value
8. Investment option
9. Guaranteed benefit amounts
10. Surrender charges, transaction fees or other contract charges
11. Distribution channel

Unless there is clear evidence to the contrary, behavior assumptions should be no less conservative than past experience. Margins for contractholder behavior assumptions shall assume, without relevant and credible experience or clear evidence to the contrary, that contractholders’ efficiency will increase over time.

In determining contractholder behavior assumptions, the company shall use actual experience data directly applicable to the business segment (i.e., direct data) if it is available. In the absence of direct data, the company should then look to use data from a segment that are similar to the business segment (i.e., other than direct experience), whether or not the segment is directly written by the company. If data from a similar business segment are used, the assumption shall be adjusted to reflect differences between the two segments. Margins shall reflect the data uncertainty associated with using data from a similar but not identical business segment. The actuary shall document any significant similarities or differences between the two business segments, the data quality of the similar business segment and the adjustments and the margins applied.

Where relevant and fully credible empirical data do not exist for a given contractholder behavior assumption, the actuary shall set the contractholder behavior assumption to reflect the increased uncertainty such that the contractholder behavior assumption is shifted towards the conservative end of the plausible range of expected experience that serves to increase the Aggregate Reserve. If there are no relevant data, the actuary shall set the contractholder behavior assumption to reflect the increased uncertainty such that the contractholder behavior assumption is at the conservative end of the range. Such adjustments shall be consistent with the definition of Prudent Estimate, with the Principles described in Section 1.B., and with the guidance and requirements in this Section.

Ideally, contractholder behavior would be modeled dynamically according to the simulated economic environment and/or other conditions. It is important to note, however, that contractholder behavior should neither assume that all contractholders act with 100% efficiency in a financially rational manner nor assume that contractholders will always act irrationally.

E. Dynamic Assumptions
Consistent with the concept of Prudent Estimate assumptions described earlier, the liability model should incorporate margins for uncertainty for all risk factors which are not dynamic (i.e., the non-scenario tested assumptions) and are assumed not to vary according to the financial interest of the contractholder.

The actuary should exercise care in using static assumptions when it would be more natural and reasonable to use a dynamic model or other scenario-dependent formulation for behavior. With due regard to considerations of materiality and practicality, the use of dynamic models is encouraged, but not mandatory. Risk factors which are not scenario tested, but could reasonably be expected to vary according to a stochastic process, or future states of the world (especially in response to economic drivers) may require higher margins and/or signal a need for higher margins for certain other assumptions.

Risk factors that are modeled dynamically should encompass the plausible range of behavior consistent with the economic scenarios and other variables in the model, including the non-scenario tested assumptions. The actuary shall test the sensitivity of results to understand the materiality of making alternate assumptions and follow the guidance discussed above on setting assumptions for sensitive behaviors.
F. Consistency with the CTE Level

All behaviors (i.e., dynamic, formulaic and non-scenario tested) should be consistent with the scenarios used in the CTE calculations (generally, the approximately top 1/3 of the loss distribution). To maintain such consistency, it is not necessary to iterate (i.e., successive runs of the model) in order to determine exactly which scenario results are included in the CTE measure. Rather, in light of the products being valued, the actuary should be mindful of the general characteristics of those scenarios likely to represent the tail of the loss distribution and consequently use Prudent Estimate assumptions for behavior that are reasonable and appropriate in such scenarios. For variable annuities, these “valuation” scenarios would typically display one or more of the following attributes:

1. Declining and/or volatile separate account asset values;
2. Market index volatility, price gaps and/or liquidity constraints;
3. Rapidly changing interest rates.

The behavior assumptions should be logical and consistent both individually and in aggregate, especially in the scenarios that govern the results. In other words, the actuary should not set behavior assumptions in isolation, but give due consideration to other elements of the model. The interdependence of assumptions (particularly those governing customer behaviors) makes this task difficult and by definition requires professional judgment, but it is important that the model risk factors and assumptions:

1. Remain logically and internally consistent across the scenarios tested;
2. Represent plausible outcomes; and
3. Lead to appropriate, but not excessive, asset requirements.

The actuary should remember that the continuum of “plausibility” should not be confined or constrained to the outcomes and events exhibited by historic experience.

Companies should attempt to track experience for all assumptions that materially affect their risk profiles by collecting and maintaining the data required to conduct credible and meaningful studies of contractholder behavior.

G. Additional Considerations and Requirements for Assumptions Applicable to Guaranteed Living Benefits

Experience for contracts without guaranteed living benefits may be of limited use in setting a lapse assumption for contracts with in-the-money or at-the-money guaranteed living benefits. Such experience may only be used if it is appropriate (e.g., lapse experience on contracts without a living benefit may have relevance to the early durations of contracts with living benefits) and relevant to the business and is accompanied by documentation that clearly demonstrates the relevance of the experience, as discussed in the following paragraph.

The supporting memorandum required by Section 10, shall include a separately identifiable Section showing the assumptions used for lapse and utilization assumptions for contracts with guaranteed living benefits in the development of the Conditional Tail Expectation Amount. This Section shall be considered part of the supporting memorandum and shall show the formulas used to set the assumptions and describe the key parameters affecting the level of the assumption (e.g., age, duration, in-the-moneyness, during and after the surrender charge period). The Section shall include a summary that shows the lapse and utilization rates that result from various combinations of the key parameters. The Section shall show any experience data used to develop the assumptions and describe the source, relevance and credibility of that data. If relevant and credible data were not available, the Section should discuss how the assumption is consistent with the requirement that the assumption is to be on the conservative end of the plausible range of expected experience. The Section shall also discuss the sensitivity tests performed to support the assumption. This separately identifiable Section shall be made available on a standalone basis if requested by the Domiciliary Commissioner. If it is requested, the Section shall have the same confidential status as
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the supporting memorandum and the actuarial memorandum supporting the actuarial opinion, as discussed in Section 4.C.2.

Regarding lapse assumptions for contracts with guaranteed living benefits, the Section shall include, at a minimum, the following:

1. Actual to expected lapses on two bases, where “expected” equals one of the following:
   a. Prudent estimate assumptions used in the development of the Conditional Tail Expectation Amount;
   b. The assumptions used in the Standard Scenario;

2. The lapse assumptions used in the development of Conditional Tail Expectation Amount and corresponding actual experience separated by:
   a. Logical blocks of business (based on company’s assessment);
   b. Duration (at a minimum this should show during the surrender charge period vs. after the surrender charge period);
   c. In-the-moneyness (consistent with how dynamic assumptions are determined); and
   d. Age (to the extent age impacts the election of benefits lapse).

This data shall be separated by experience incurred in the following periods:

a. In the past year;

b. In the past three years; and

c. All years.

Section 12. Specific Guidance and Requirements for Setting Prudent Estimate Mortality Assumptions

A. Overview

1. **Intent.** The guidance and requirements in this Section apply for setting Prudent Estimate mortality assumptions when determining the Conditional Tail Expectation Amount (whether using projections or the Alternative Methodology). The intent is for Prudent Estimate mortality assumptions to be based on facts, circumstances and appropriate actuarial practice (where more than one approach to appropriate actuarial practice exists, the actuary should select the practice that the actuary deems most appropriate under the circumstances) with only a limited role for unsupported actuarial judgment.

2. **Description.** Prudent Estimate mortality assumptions are determined by first developing expected mortality curves based on either available experience or published tables. Where necessary, margins are applied to the experience to reflect data uncertainty. The expected mortality curves are then adjusted based on the credibility of the experience used to determine the expected mortality curve. Subsection B addresses guidance and requirements for determining expected mortality curves and Subsection C addresses guidance and requirements for adjusting the expected mortality curves to determine Prudent Estimate mortality.

Finally, the credibility-adjusted tables shall be adjusted for mortality improvement (where such adjustment is permitted or required) using the guidance and requirements in Subsection D.

3. **Business Segments.** For purposes of setting Prudent Estimate mortality assumptions, the products falling under the scope of these requirements shall be grouped into business segments with different mortality
assumptions. The grouping should generally follow the pricing, marketing, management and/or reinsurance programs of the company. Where less refined segments are used for setting the mortality assumption than is used in business management the documentation should address the impact, if material, of the less refined segmentation on the resulting reserves.

4. **Margin for Data Uncertainty.** The expected mortality curves that are determined in Subsection B may need to include a margin for data uncertainty. The margin could be in the form of an increase or a decrease in mortality, depending on the business segment under consideration. The margin shall be applied in a direction (i.e., increase or decrease in mortality) that results in a higher reserve. A sensitivity test may be needed to determine the appropriate direction of the provision for uncertainty to mortality. The test could be a prior year mortality sensitivity analysis of the business segment or an examination of current representative cells of the segment.

For purposes of this Section, if mortality must be increased (decreased) to provide for uncertainty the business segment is referred to as a plus (minus) segment.

It may be necessary, because of a change in the mortality risk profile of the segment, to reclassify a business segment from a plus (minus) segment to a minus (plus) segment to the extent compliance with this Subsection requires such a reclassification.

B. **Determination of Expected Mortality Curves**

1. **Experience Data.** In determining expected mortality curves the company shall use actual experience data directly applicable to the business segment (i.e., direct data) if it is available. In the absence of direct data, the company should then look to use data from a segment that is similar to the business segment (i.e., other than direct experience). See Subsection B.2. for additional considerations. Finally, if there is no data, the company shall use the applicable table, as required in Subsection B.3.

2. **Data Other than Direct Experience.** If expected mortality curves for a segment are being determined using data from a similar business segment (whether or not directly written by the company), the actuary shall document any similarities or differences between the two business segments (e.g., type of underwriting, marketing channel, average policy size, etc.). The actuary shall also document the data quality of the mortality experience of the similar business. Adjustments shall be applied to the data to reflect differences between the business segments and margins shall be applied to the adjusted expected mortality curves to reflect the data uncertainty associated with using data from a similar but not identical business segment. The actuary shall document the adjustments and the margins applied.

To the extent the mortality of a business segment is reinsured, any mortality charges that are consistent with the company’s own pricing and applicable to a substantial portion of the mortality risk may also be a reasonable starting point for the determination of the company’s expected mortality curves. The actuary shall document the application of such reinsurance charges and how they were used to set the company’s expected mortality curves for the segment.

3. **No Data Requirements.** When little or no experience or information is available on a business segment, the company shall use expected mortality curves that would produce expected deaths no less than using 100% of the 1994 Variable Annuity MGDB mortality table for a plus segment and expected deaths no greater than 100% of the Annuity 2000 table for a minus segment. If mortality experience on the business segment is expected to be atypical (e.g., demographics of target markets are known to have higher (lower) mortality than typical), these “no data” mortality requirements may not be adequate.

4. **Additional Considerations Involving Data.** The following considerations shall apply to mortality data specific to the business segment for which assumptions are being determined (i.e., direct data discussed in Subsection B.1. or other than direct data discussed in Subsection B.2.).

   a. **Underreporting of deaths.** Mortality data shall be examined for possible underreporting of deaths. Adjustments shall be made to the data if there is any evidence of underreporting. Alternatively, exposure by lives or amounts on contracts for which death benefits were in the money may be
used to determine expected mortality curves. Underreporting on such exposures should be minimal; however, this reduced subset of data will have less credibility.

b. **Experience by contract duration.** Experience of a plus segment shall be examined to determine if mortality by contract duration increases materially due to selection at issue. In the absence of information, the actuary shall assume that expected mortality will increase by contract duration for an appropriate select period. As an alternative, if the actuary determines that mortality is impacted by selection, the actuary could apply margins to the expected mortality in such a way that the actual mortality modeled does not depend on contract duration.

c. **Modification and Relevance of data.** Even for a large company the quantity of life exposures and deaths are such that a significant amount of smoothing may be required to determine expected mortality curves from mortality experience. Expected mortality curves, when applied to the recent historic exposures (e.g., 3 to 7 years), should not result in an estimate of aggregate number of deaths less (greater) than the actual number deaths during the exposure period for plus (minus) segments. If this condition is not satisfied, the actuary must document the rationale in support of using expected mortality that differs from recent mortality experience.

In determining expected mortality curves (and the credibility of the underlying data), older data may no longer be relevant. The “age” of the experience data used to determine expected mortality curves should be documented. There should be commentary in the documentation on the relevance of the data (e.g., any actual and expected changes in markets, products and economic conditions over the historic and projected experience).

d. **Other considerations.** In determining expected mortality curves, consideration should be given to factors that include, but are not limited to, trends in mortality experience, trends in exposure, volatility in year-to-year A/E mortality ratios, mortality by lives relative to mortality by amounts, changes in the mix of business and product features that could lead to mortality selection.

5. **Documentation Requirements.**

a. **All Segments.** The documentation should include any material considerations necessary to understand the development of mortality assumptions for the statutory valuation even if such considerations are not explicitly mentioned in this Section. The documentation should be explicit when material judgments were required and such judgments had to be made without supporting historic experience.

The documentation shall:

i. Explain the rationale for the grouping of contracts into different segments for the determination of mortality assumptions and characterize the type and quantity of business that constitute each segment.

ii. Describe how each segment was determined to be a plus or minus segment.

iii. Summarize any mortality studies used to support mortality assumptions, quantify the exposures and corresponding deaths, describe the important characteristics of the exposures and comment on unusual data points or trends.

iv. Document the age of the experience data used to determine expected mortality curves and comment on the relevance of the data.

v. Document the mathematics used to adjust mortality based on credibility and summarize the result of applying credibility to the mortality segments.

vi. Discuss any assumptions made on mortality improvements, the support for such assumptions and how such assumptions adjusted the modeled mortality.
vii. Describe how the expected mortality curves compare to recent historic experience and comment on any differences.

viii. Discuss how the mortality assumptions are consistent with the goal of achieving the required CTE level over the joint distribution of all future outcomes, in keeping with Principle #3 and Section 11.

If the study was done on a similar business segment, identify the differences in the business segment on which the data were gathered and the business segment on which the data were used to determine mortality assumptions for the statutory valuation. Describe how these differences were reflected in the mortality used in modeling.

If mortality assumptions for the statutory valuation were based in part on reinsurance rates, document how the rates were used to set expected mortality (e.g., assumptions made on loadings in the rates and/or whether the assuming company provided their expected mortality and the rationale for their assumptions).

b) **Plus Segments.** For a plus segment, the documentation shall also discuss the examination of the mortality data for the underreporting of deaths and experience by duration, and describe any adjustments that were made as a result of the examination.

c) **Minus Segments.** For a minus segment the documentation shall also discuss how the mortality deviations on minus segments compare to those on any plus segments. To the extent the overall margin is reduced, the documentation should include support for this assumption.

C. Adjustment for Credibility to Determine Prudent Estimate Mortality

1. **Adjustment for Credibility.** The expected mortality curves determined in Subsection B shall be adjusted based on the credibility of the experience used to determine the curves in order to arrive at Prudent Estimate mortality. The adjustment for credibility shall result in blending the expected mortality curves with a mortality table consistent with a statutory valuation mortality table. For a plus segment, the table shall be consistent with 100% of the 1994 Variable Annuity MGDB table (or a more recent mortality table adopted by the NAIC to replace this table). For a minus segment, the table shall be consistent with 100% of the 2000 Annuity table (or a more recent mortality table adopted by the NAIC to replace that table). The approach used to adjust the curves shall suitably account for credibility.

   **Guidance Note:** For example, when credibility is zero, an appropriate approach should result in a mortality assumption consistent with 100% of the statutory valuation mortality table used in the blending.

2. **Adjustment of Statutory Valuation Mortality for Improvement.** For purposes of the adjustment for credibility, the statutory valuation mortality table for a plus segment may be and the statutory valuation mortality table for a minus segment must be adjusted for mortality improvement. Such adjustment shall reflect applicable published industrywide experience from the effective date of the respective statutory valuation mortality table to the experience weighted average date underlying the data used to develop the expected mortality curves (discussed in Subsection B).

3. **Credibility Procedure.** The credibility procedure used shall:

   a. Produce results that are reasonable in the professional judgment of the actuary,

   b. Not tend to bias the results in any material way,

   c. Be practical to implement,

   d. Give consideration to the need to balance responsiveness and stability,
e. Take into account not only the level of aggregate claims but the shape of the mortality curve, and

f. Contain criteria for full credibility and partial credibility that have a sound statistical basis and be appropriately applied.

Documentation of the credibility procedure used shall include a description of the procedure, the statistical basis for the specific elements of the credibility procedure, and any material changes from prior credibility procedures.

4. **Further Adjustment of the Credibility-adjusted Table for Mortality Improvement**. The credibility-adjusted table used for plus segments may be and the credibility adjusted date used for minus segments must be adjusted for applicable published industrywide experience from the experience weighted average date underlying the company experience used in the credibility process to the valuation date.

Any adjustment for mortality improvement beyond the valuation date is discussed in Subsection D.

D. **Future Mortality Improvement**

The mortality assumption resulting from the requirements of Subsection C shall be adjusted for mortality improvements beyond the valuation date if such an adjustment would serve to increase the resulting Conditional Tail Expectation Amount. If such an adjustment would reduce the Conditional Tail Expectation Amount, such assumptions are permitted, but not required. In either case, the assumption must be based on current relevant data with a margin for uncertainty (increasing assumed rates of improvement if that results in a higher reserve, reducing them otherwise).
**Requirements for Principle-Based Reserves for Variable Annuities – VM-21**

**APPENDIX 1 - 1994 Variable Annuity MGDB Mortality Table**

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APPENDIX 1 - 1994 Variable Annuity MGDB Mortality Table

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## Requirements for Principle-Based Reserves for Variable Annuities – VM-21

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VM-25 HEALTH INSURANCE RESERVES MINIMUM RESERVE REQUIREMENTS

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A. Purpose

1. The following requirements apply to all individual and group accident and health insurance policies subject to the Standard Valuation Law, excluding credit disability insurance, which is included in a different section of this manual.

B. Definitions

Definitions in sections VM-01 and VM-05 of the Manual are applicable to this section. Additional definitions specific to this section are below.

1. The term “annual claim cost” means the net annual cost per unit of benefit before the addition of expenses, including claim settlement expenses, and a margin for profit or contingencies. For example, the annual claim cost for a $100 monthly disability benefit, for a maximum disability benefit period of one year, with an elimination period of one week, with respect to a male at age 35, in a certain occupation might be $12, while the gross premium for this benefit might be $18. The additional $6 would cover expenses and profit or contingencies.

2. The term “claim reserve” means a liability established with respect to any incurred contractual benefits not yet paid as of the valuation date.

3. The term “contract reserve” means a liability established with respect to inforce contracts equal to the excess of the present value of claims expected to be incurred after a valuation date over the present value of future valuation net premiums.

4. The term “date of disablement” means the earliest date the insured is considered disabled under the definition of disability in the contract. Normally this date will coincide with the start of any elimination period.

5. The term “elimination period” means a specified number of days, weeks, or months starting at the beginning of each period of loss, during which no benefits are payable.

6. The term “gross premium” means the amount of premium charged by the company.

7. The term “group insurance” includes blanket insurance and franchise insurance and any other forms of group insurance.

8. The term “level premium” means a premium, whether guaranteed or not, calculated to remain unchanged throughout either the lifetime of the policy or for some shorter projected period of years. Although it is calculated to remain level, it may be changed if any of the assumptions on which it was based are revised at
a later time. Generally, the annual claim costs are expected to increase each year and the company, instead of charging premiums that correspondingly increase each year, charges a premium calculated to remain level for a period of years or for the lifetime of the contract. The benefit portion of the premium is therefore more than needed to provide for the cost of benefits during the earlier years of the policy and less than the actual cost in the later years.

9. The term “long-term care insurance” means any insurance policy or rider advertised, marketed, offered or designed to provide coverage for not less than twelve (12) consecutive months for each covered person on an expense incurred, indemnity, prepaid or other basis; for one or more necessary or medically necessary diagnostic, preventive, therapeutic, rehabilitative, maintenance or personal care services, provided in a setting other than an acute care unit of a hospital. Such term also includes a policy or rider which provides for payment of benefits based upon cognitive impairment or the loss of functional capacity. Insurers; fraternal benefit societies; nonprofit health, hospital, and medical service corporations; prepaid health plans; health maintenance organizations or any similar organization, to the extent they are otherwise authorized to issue life or health insurance, may issue long-term care insurance. Long-term care insurance does not include any insurance policy which is offered primarily to provide basic Medicare supplement coverage, basic hospital expense coverage, basic medical-surgical expense coverage, hospital confinement indemnity coverage, major medical expense coverage, disability income or related asset-protection coverage, accident only coverage, specified disease or specified accident coverage, or limited benefit health coverage.

10. The term “modal premium” means the premium payable on a contract based on a premium term, which could be annual, semi-annual, quarterly, monthly, or weekly. For example, if the annual premium is $100 and if, instead, monthly premiums of $9 are paid, the modal premium is $9.

11. The term “preliminary term reserve method” means a method of valuation whereby the valuation net premium for each year falling within the preliminary term period is exactly sufficient to cover the expected incurred claims of that year, so that the terminal reserves will be zero at the end of the year. As of the end of the preliminary term period, a new constant valuation net premium (or stream of changing valuation premiums) becomes applicable such that the present value of all such premiums is equal to the present value of all expected claims incurred after the end of the preliminary term period.

12. The term “terminal reserve” means the reserve at the end of a contract year and is defined as the present value of expected incurred claims after that contract year minus the present value of future valuation net premiums.

13. The term “unearned premium reserve” means that portion of the premium paid or due to the company which is applicable to the period of coverage extending beyond the valuation date. Thus if an annual premium of $120 was paid on November 1, $20 would be earned as of December 31 and the remaining $100 would be unearned. The unearned premium reserve could be on a gross basis as in this example or on a valuation net premium basis.

14. The term “valuation net modal premium” means the modal fraction of the valuation net annual premium that corresponds to the gross modal premium in effect on any contract to which contract reserves apply. Thus if the mode of payment in effect is quarterly, the valuation net modal premium is the quarterly equivalent of the valuation net annual premium.

15. The term “valuation net premium” means one element of an array of net premiums. Each net premium is a uniform percentage of the respective gross premium except for net premiums during the preliminary term period. The net premiums are calculated such that the present value of all such premiums is equal to the present value of all expected claims incurred.

C. Claim Reserves

1. A company shall hold claim reserves for all incurred but unpaid claims on all health insurance policies, and shall hold appropriate claim expense reserves for the estimated expense of settlement of all incurred but unpaid claims.
2. For policies where the claim reserve is calculated as a present value, the maximum interest rate for claim reserves is as specified below.

   a. For claim reserves on policies that require contract reserves, the maximum interest rate is the maximum rate permitted by the Computation of Minimum Standard by Calendar Year of Issue section of VM-5 of the valuation manual in the valuation of whole life insurance issued on the same date as the claim incurral date.

   b. For claim reserves on policies not requiring contract reserves, the maximum interest rate is the maximum rate permitted by the Computation of Minimum Standard by Calendar Year of Issue section of VM-5 of the valuation manual in the valuation of single premium immediate annuities issued on the same date as the claim incurral date, reduced by one hundred basis points.

3. The minimum morbidity assumptions for disability income insurance are as specified in I.1, except that at the option of the company:

   a. For individual disability income claims incurred on or after [enter operative date of valuation manual], assumptions regarding claim termination rates for the period less than two (2) years from the date of disabament may be based on the company’s experience, if such experience is considered credible, or upon other assumptions designed to place a sound value on the liabilities. For claims liabilities and claim reserves to reflect “sound values” and/or reasonable margins, morbidity (and if necessary mortality) tables of valuation based on credible experience should be adjusted regularly to maintain reasonable margins in the termination rates.

   b. For group disability income claims incurred on or after [enter operative date of valuation manual]:

      i. Assumptions regarding claim termination rates for the period less than two (2) years from the date of disabament may be based on the company’s experience, if experience is considered credible, or upon other assumptions designed to place a sound value on the liabilities. For claims liabilities and claim reserves to reflect “sound values” and/or reasonable margins, morbidity (and if necessary mortality) tables of valuation based on credible experience should be adjusted regularly to maintain reasonable margins in the termination rates.

      ii. Assumptions regarding claim termination rates for the period two (2) or more years but less than five (5) years from date of disabament may be based on the company’s experience, if the experience is considered credible, only on business which the company maintains underwriting and claim administration control. For claims liabilities and claim reserves to reflect “sound values” and/or reasonable margins, morbidity (and if necessary mortality) tables of valuation based on credible experience should be adjusted regularly to maintain reasonable margins in the termination rates.

   c. With respect to C.3.b.ii, for experience to be considered credible for purposes of these requirements, the company should be able to provide claim termination patterns over no more than six (6) years reflecting at least 5,000 claims terminations during the third through fifth claims durations on reasonably similar applicable policy forms. Prior to the adoption by a company of C.3.b.ii, a plan of modification to the reserve basis must be prepared and must include:

      i. An analysis of the credibility of the experience;

      ii. A description of how the company’s experience is to be used in modifying the morbidity assumptions specified in H.1;

      iii. A description and quantification of the margins to be included; and

      iv. A summary of the financial impact that the modified reserve basis would have had on the company’s last filed annual statement.

4. For disability income contracts with an elimination period, the date of disabament is the date that benefits would have begun to accrue in the absence of an elimination period.
5. Claim reserves for survivor income benefits contained in group long-term disability contracts must be established based on the design of the survivor income benefits including the minimum period of disability before the spouse of a disabled person becomes eligible for a survivor income benefit and the amount of the benefit.

6. For insurance other than disability, the morbidity assumptions or assumptions for other contingencies must be based on the company’s experience, if such experience is credible, or upon other assumptions designed to place a sound value on the liabilities.

7. A company shall test all claim reserves for prior valuation years for adequacy and reasonableness using claim runoff schedules in accordance with the statutory financial statement including consideration of any residual unpaid liability.

8. A generally accepted actuarial reserving method or other reasonable method or a combination of methods may be used to estimate all claim liabilities. The methods used for estimating liabilities generally may be aggregate methods, or various reserve items may be separately valued. Approximations based on groupings and averages may also be employed.

D. Unearned Premium Reserves

1. Unearned premium reserves are required for all contracts with respect to the period of coverage for which premiums, other than premiums paid in advance, have been paid beyond the date of valuation.

2. If premiums due and unpaid are carried as an asset, such premiums must be treated as premiums in force, subject to unearned premium reserve determination. The value of unpaid commissions, premium taxes, and the cost of collection associated with due and unpaid premiums must be carried as an offsetting liability.

3. The minimum unearned premium reserve with respect to any contract is the pro rata unearned modal premium that applies to the premium period beyond the valuation date, with such premium determined on the basis of:
   a. The valuation net modal premium on the contract reserve basis applying to the contract; or
   b. The gross modal premium for the contract if no contract reserve applies.

4. In no event may the sum of the unearned premium and contract reserves for all contracts of the company subject to contract reserve requirements be less than the gross modal unearned premium reserve on all such contracts, as of the date of valuation. Such reserve must never be less than the expected claims for the period beyond the valuation date represented by such unearned premium reserve, to the extent not provided for elsewhere.

5. A company may employ suitable approximations and estimates in computing unearned premium reserves; including but not limited to groupings, averages and aggregate estimation. Such approximations or estimates must be tested periodically to determine their continuing adequacy and reliability.

E. Contract Reserves

1. Unless otherwise specified below, contract reserves are required for individual and group contracts with constant or level premiums, and all individual and group contracts with respect to which, due to the gross premium pricing structure at issue, the value of the future benefits at any time exceeds the value of any appropriate future valuation net premiums at that time. This evaluation may be applied on a rating block basis if the total premiums for the block were developed to support the total risk assumed and expected expenses for the block each year and a qualified actuary certifies the premium development. The actuary should state in the certification that premiums for the rating block were developed such that each year’s premium was intended to cover that year’s costs without any pre-funding. If the premium is also intended to recover
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costs for any prior years, the actuary should also disclose the reasons for and magnitude of such recovery. Minimum contract reserves are determined on the basis specified in the remainder of this section.

2. Contract reserves are not required for contracts that cannot be continued beyond one year from issue.

3. The methods and procedures for determining contract reserves must be consistent with those used to determine claim reserve for those same contracts. For example, the definition of the date of incurring must be the same in both determinations.

4. Annually, an appropriate review shall be made of the insurer’s prospective contract liabilities on contracts valued by tabular reserves, to determine the continuing adequacy and reasonableness of the tabular reserves giving consideration to future gross premiums. The insurer shall make appropriate increments to such tabular reserves if such tests indicate that the basis of such reserves is no longer adequate.5. Contract reserves may be calculated separately with respect to each distinct contract benefit. A negative reserve for one contract benefit may offset positive reserves for another contract benefit for each contract, but the total contract reserve for all benefits combined may not be less than zero.

5. For coverage that contains any nonforfeiture benefits the contract reserve on a policy basis must not be less than the net single premium for the nonforfeiture benefits on the valuation date. For purposes of this paragraph, nonforfeiture benefits include contingent benefits upon lapse of such coverage only during the period of time that the benefit may be exercised.

6. The maximum interest rate is the maximum interest rate allowed in the valuation of whole life insurance issued on the same date as the health insurance contract, as specified in the Computation of Minimum Standard by Calendar Year of Issue section of VM-5 of this valuation manual.

7. The minimum mortality assumptions are as specified in subsection I.2.

8. The minimum morbidity assumptions are as specified in I.1 subject to the following:

a. Contracts for which morbidity assumptions are not specified in I.1 must be valued using morbidity tables established for reserve purposes by a qualified actuary. Those morbidity tables must contain a pattern of incurred claims cost that reflects the underlying morbidity, must incorporate provision for adverse deviation and must not be constructed for the primary purpose of minimizing reserves.

b. Valuation net premiums used under each contract must have a structure consistent with the gross premium structure at issue of the contract as this relates to advancing age of insured, contract duration and period for which gross premiums have been calculated. If the gross premiums for a policy form do not vary by age, the valuation net premiums will nonetheless vary based on age at issue for each contract, since at issue the present value of valuation net premiums for a contract must equal the present value of tabular claim costs.

c. For contracts issued on or after the operative date of the valuation manual, morbidity assumptions must incorporate a provision for adverse deviation based on the best estimate of anticipated future experience by a qualified actuary. Morbidity assumptions may not incorporate any expectation of future morbidity improvement.

9. If the morbidity assumptions specified in H.1 are on an aggregate basis, the morbidity assumptions specified in H.1 may be adjusted to reflect the effect of company underwriting by policy duration. The adjustments must be appropriate to the company's underwriting.

10. The maximum termination rate assumptions are as specified in I.3.

11. The reserve method is applied only in relation to the date of issue of a contract and is
a. For insurance other than long-term care and contracts providing return of premium or other deferred cash
benefits, the two-year full preliminary term method;

b. For long-term care insurance, is the one-year full preliminary term method;

c. For contracts providing return of premium or other deferred cash benefits, the one year preliminary term
method if the benefits are provided at any time before the twentieth anniversary or the two year preliminary
term method if the benefits are only provided on or after the twentieth anniversary.

12. Provided the contract reserves on all contracts to which an alternate method or valuation basis is applied are
not less in the aggregate than the reserve determined according to the applicable standards specified above,
the company, in determining its contract reserves, may:

a. In place of the above specified assumptions, use any reasonable assumptions as to interest rates,
termination and/or mortality rates, and rates of morbidity or other contingency; or

b. In place of the above specified methods, use other methods including, but not limited to the following: the
net level premium method; the one-year full preliminary term method; prospective valuation on the basis of
actual gross premiums with reasonable allowance for future expenses; the use of approximations such as
those involving age groupings, groupings of several years of issue, average amounts of indemnity, grouping
of similar contract forms; the computation of the reserve for one contract benefit as a percentage of, or by
other relation to, the aggregate contract reserves exclusive of the benefit or benefits so valued; and the use
of a composite annual claim cost for all or any combination of the benefits included in the contracts valued.

c. Use approximations such as: those involving age groupings, groupings of several years of issue, groupings
of average amounts of indemnity, or groupings of similar contract forms; the computation of the reserve for
one contract benefit as a percentage of, or by other relation to, the aggregate contract reserves exclusive of
the benefit or benefits so valued; and the use of a composite annual claim cost for all or any combination of
the benefits included in the contracts valued.

13. The total contract reserve established shall incorporate provisions for moderately adverse deviations.

14. In the event a company has a contract or a group of related similar contracts, for which future gross
premiums will be restricted by contract, insurance department regulations, or for other reasons, such that the
existing premium and contract reserves plus future gross premiums reduced by expenses for administration,
commissions, and taxes will be insufficient to cover future claims, the company shall establish additional
contract reserves for such shortfall in the aggregate.

F. “Waiver of Premium” Reserves

1. Determination of waiver of premium reserves involves several special considerations. First, the disability
valuation tables promulgated by the NAIC are based on exposures that include contracts on premium waiver
as in-force contracts. Therefore, contract reserves based on these tables are NOT reserves on “active lives”,
but rather reserves on contracts “in force.” This is true for the 1964 CDT and for both the 1985 CIDA and
CIDB tables. Accordingly, tabular reserves using any of these tables should value reserves on the following
basis:

a. Claim reserves should include reserves for premiums expected to be waived, valuing as a
minimum the valuation net premium being waived.

b. Premium reserves should include contracts on premium waiver as in-force contracts, valuing as a
minimum the unearned modal valuation net premium being waived.

c. Contract reserves should include recognition of the waiver of premium benefit in addition to other
contract benefits provided for, valuing as a minimum the valuation net premium to be waived.
2. If a company is, instead, valuing reserves on an active life table, or if a specific valuation table is not being used but the company’s gross premiums are calculated on a basis that includes in the projected exposure only those contracts for which premiums are being paid, then it may not be necessary to provide specifically for waiver of premium reserves. Any company using such a true “active life” basis should carefully consider whether or not additional liability should be recognized on account of premiums waived during periods of disability or during claim continuation.

G. Reinsurance

1. Increases to, or credits against, reserves carried, arising because of reinsurance assumed or reinsurance ceded, must be determined in a manner consistent with these minimum reserve standards and with all applicable provisions of the reinsurance contracts which affect the company’s liabilities.

H. Health Insurance Reserve Adequacy and Additional Reserves

1. Appropriate reserves, not less than minimum reserves, must be determined for claim reserves, unearned premium reserves, and contract reserves, with recognition of waiver of premium benefits, separately in accordance with Sections C, D, E, F.

2. With respect to any block of contracts, or with respect to a company’s health business as a whole, a prospective gross premium valuation is the ultimate test of reserve adequacy as of a given valuation date. Such a gross premium valuation will take into account, for contracts in force, in a claims status, or in a continuation of benefits status on the valuation date, the present value as of the valuation date of: all expected benefits unpaid, all expected expenses unpaid, and all unearned or expected premiums, adjusted for future premium increases reasonably expected to be put into effect.

3. A gross premium valuation is to be performed whenever a significant doubt exists as to reserve adequacy with respect to any major block of contracts, or with respect to the company’s health business as a whole. When a company determines that adequacy of its health insurance reserves requires reserves in excess of the minimum standards specified herein, the company shall hold such increased reserves and the increased reserves are the minimum reserves for that company.

4. Whenever minimum reserves, as defined in sections C,D,E,F, exceed reserve requirements as determined by a prospective gross premium valuation, such minimum reserves remain the minimum requirement pursuant to the valuation manual.

5. A company shall hold reserves for experience rated contracts such that
   
   a. The method used to estimate the reserves is reasonable based on the company’s procedures and is consistent among reporting periods unless the change is clearly identified; and

   b. The assumptions used are not inconsistent with the assumptions made in determining other reserves.

I. Minimum Standards

I.1 Morbidity

1. Minimum morbidity standards for valuation of specified individual contract health insurance benefits are as follows:

   a. For Disability Income Benefits Due to Accident or Sickness:

      i. Contract Reserves:

         (a) The 1985 Commissioners Individual Disability Tables A (85CIDA); or
(b) The 1985 Commissioners Individual Disability Tables B (85CIDB).

Each company shall elect, with respect to all individual contracts issued in any one statement year, whether it will use Tables A or Tables B as the minimum standard.
ii. Claim Reserves:

(a) For claims incurred on or after January 1, 2002:

The 1985 Commissioners Individual Disability Table A (85CIDA) with claim termination rates multiplied by the following adjustment factors:

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<th>Adjusted Termination Rates*</th>
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*The adjusted termination rates derived from the application of the adjustment factors to the DTS Valuation Table termination rates shown in exhibits 3a, 3b, 3c, 4, and 5 (Transactions of the Society of Actuaries (TSA) XXXVII, pp. 457-463) is displayed. The adjustment factors for age, elimination period, class, sex, and cause displayed in exhibits 3a, 3b, 3c, and 4 should be applied to the adjusted termination rates shown in this table.

**Applicable DTS Valuation Table duration rate from exhibits 3c and 4 (TSA XXXVII, pp. 462-463).

The 85CIDA table so adjusted for the computation of claim reserves shall be known as 85CIDC (The 1985 Commissioners Individual Disability Table C).

(b) For claims incurred prior to January 1, 2002:

Each company may elect which of the following to use as the minimum standard for claims incurred prior to January 1, 2002:

(i) The minimum morbidity standard in effect for contract reserves on currently issued contracts, as of the date the claim is incurred, or

(ii) The standard as defined in Item I.1.1.a, applied to all open claims.

Once a company elects to calculate reserves for all open claims on the standard defined in I.1.1.b.i, all future valuations must be on that standard.

b. For Hospital Benefits, Surgical Benefits and Maternity Benefits (scheduled benefits or fixed time period benefits only):

i. Contract Reserves:

The 1974 Medical Expense Tables, Table A, Transactions of the Society of Actuaries, Volume XXX, pg. 63. Refer to the paper (in the same volume, pg. 9) to which this table is appended, including its discussions, for methods of adjustment for benefits not directly valued in Table A: “Development of the 1974 Medical Expense Benefits,” Houghton and Wolf.

ii. Claim Reserves: No specific standard.

c. Cancer Expense Benefits (Scheduled benefits or fixed time period benefits only).


ii. Claim Reserves: No specific standard.

d. Accidental Death Benefits.

i. Contract Reserves: The 1959 Accidental Death Benefits Table.

ii. Claim Reserves: Actual amount incurred.

e. Other Individual Benefits.
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i. Contract Reserves: For all other individual contract benefits, morbidity assumptions are to be determined as provided in the reserve standards.

ii. Claim Reserves: For all benefits other than disability, claim reserves are to be determined as provided in the standards.

2. Minimum morbidity standards for valuation of specified group contract health insurance benefits are as follows:

   a. Disability Income Benefits Due to Accident or Sickness.
      i. Contract Reserves: The 1987 Commissioners Group Disability Income Table (87CGDT).
      ii. Claim Reserves: The 1987 Commissioners Group Disability Income Table (87CGDT);

   b. Other Group Benefits.
      i. Contract Reserves: For all other group contract benefits, morbidity assumptions are to be determined as provided in the reserve standards.
      ii. Claim Reserves: For all benefits other than disability, claim reserves are to be determined as provided in the standards.

I.2 Mortality

   1. Unless 2. below applies, the mortality basis used for all policies except long-term care individual policies and group certificates issued on or after [enter operative date of valuation manual] shall be according to a table (but without use of selection factors) allowed by law for the valuation of whole life insurance issued on the same date as the health insurance contract.

   2. For long-term care insurance individual policies or group certificates issued on or after [enter operative date of valuation manual], the mortality basis used shall be the 1994 Group Annuity Mortality Static Table.

I.3 Terminations

   1. Under contracts for which premium rates are not guaranteed, and where the effects of company underwriting are specifically used by policy duration in the valuation morbidity standard or for return of premium or other deferred cash benefits, total termination rates may be used at ages and durations where these exceed specified mortality table rates, but not in excess of the lesser of eighty percent of the total termination rate used in the calculation of the gross premiums or eight percent.

   2. For long-term care individual policies or group certificates issued on or after [enter operative date of valuation manual], the contract reserve shall be established on the basis of:

      a. Mortality (as specified in I.2); and

      b. Terminations other than mortality, where the terminations are not to exceed:

         i. For policy year one, the lesser of eighty percent (80%) of the voluntary lapse rate used in the calculation of gross premiums and six percent (6%);

         ii. For policy years two (2) through four (4), the lesser of eighty percent (80%) of the voluntary lapse rate used in the calculation of gross premiums and four percent (4%);

         iii. For policy years five (5) and later, the lesser of one hundred percent (100%) of the voluntary lapse rate used in the calculation of gross premiums and two percent (2%), except certificates under policies issued to one or more employers or labor organizations, or to a trust or to the trustees of a fund established by one or more employers or labor organizations, or a combination thereof, for employees or former employees or a combination thereof, or for
members or former members or a combination thereof, of a labor organization where the 2% shall be three percent (3%).
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Table of Contents

Section 1. Purpose
Definitions

Section 2. Minimum Standard for Valuation of Credit Life Insurance
A. Claim Reserves
B. Contract Reserves

Section 3. Minimum Standard for Valuation of Credit Disability Insurance
A. Claim Reserves
B. Contract Reserves

Section 4. Additional Reserves for Credit Insurance

Section 5. Reinsurance

Section 1. Purpose

A. The purpose of this section is to define the minimum valuation standard for credit life insurance and credit disability insurance.

B. The method described in this section shall constitute the Commissioners Reserve Valuation Method (CRVM) for contracts for which this section is applicable.

Definitions

A. The term “2001 CSO Mortality Table” means that mortality table, consisting of separate rates of mortality for male and female lives, developed by the American Academy of Actuaries CSO Task Force from the Valuation Basic Mortality Table developed by the Society of Actuaries Individual Life Insurance Valuation Mortality Task Force, and adopted by the NAIC in December 2002. The 2001 CSO Mortality Table is included in the Proceedings of the NAIC (2nd Quarter 2002). Unless the context indicates otherwise, the “2001 CSO Mortality Table” includes both the ultimate form of that table and the select and ultimate form of that table and includes both the smoker and nonsmoker mortality tables and the composite mortality tables. It also includes both the age-nearest-birthday and age-last-birthday bases of the mortality tables.

B. The term “2001 CSO Male Composite Ultimate Mortality Table” means a specific mortality table, included in the 2001 CSO Mortality Table which contains mortality rates that are composites of smokers and nonsmokers on male lives after the select period, including both the age-nearest-birthday and age-last-birthday bases of the mortality tables.

C. The term “claim reserve” means a liability established with respect to any incurred contractual benefits not yet paid as of the valuation date.

D. The term “company” means a licensed insurer.

E. The term “contract reserve” means a liability established with respect to inforce contracts equal to the excess of the present value of claims expected to be incurred after a valuation date over the present value of future valuation net premiums.

F. The term “date of disablement” means the earliest date the insured is considered disabled under the definition of disability in the contract. Normally this date will coincide with the start of any elimination period

G. The term “elimination period” means a specified number of days, weeks, or months starting at the beginning of each period of loss, during which no benefits are payable.

H. The term “gross premium” means the amount of premium charged by the company.
Credit Life and Disability Reserve Requirements - VM-26

I. The term “net premium refund liability” means the amount of money the insurance company owes to an insured when the insured cancels their loan or insurance prior to its scheduled termination date, net of amounts that the insurer will recover from other parties.

J. The term “unearned premium reserve” means that portion of the premium paid or due to the company which is applicable to the period of coverage extending beyond the valuation date. Thus, if an annual premium of $120 was paid on November 1, $20 would be earned as of December 31 and the remaining $100 would be unearned. The unearned premium reserve could be on a gross basis as in this example or on a valuation net premium basis.

Section 2. Minimum Standard for Valuation of Credit Life Insurance

A Claim Reserves

1. A company shall hold claim reserves for all incurred but unpaid claims on all credit life insurance policies as of the valuation date, and shall hold appropriate claim expense reserves for the estimated expense of settlement of all incurred but unpaid claims.

2. A company shall test all claim reserves for prior valuation years for adequacy and reasonableness including consideration of any residual unpaid liability.

3. Assumptions used for setting credit life claim reserves shall be based on the company’s experience, if such experience is credible, or upon other assumptions designed to place a sound value on the liabilities. Assumptions should be adjusted regularly to maintain reasonable margins.

4. A generally accepted actuarial reserving method or other reasonable method or a combination of methods shall be used to estimate credit life insurance claim liabilities. The methods used for estimating liabilities generally may be aggregate methods, or various reserve items may be separately valued. Approximations based on groupings and averages may also be employed. Adequacy of the claim reserves must be determined in the aggregate.

B Contract Reserves

1. If separate benefits are included in a credit life insurance contract, the reserve for each benefit must comply with these requirements.

2. Reserves must be based on actuarial assumptions that produce reserves at least as great as those called for in any contract provision as to reserve basis and method, and are in accordance with all other contract provisions.

3. Reserves must be established for all unmatured contractual obligations, which have not matured, of the company arising out of the provisions of the credit life insurance contract and must be computed in accordance with presently accepted Actuarial Standards of Practice.

4. The reserve method for use in determining the minimum standard for valuation of credit life insurance is the Commissioners Reserve Valuation Method specified in section VM-5 of this valuation manual. If benefits are guaranteed for less than one year, the method produces a reserve equal to the mortality cost from the valuation date to the end of the coverage period.

5. The interest rates for use in determining the minimum standard for valuation of credit life insurance are the calendar year statutory valuation interest rates specified in section VM-5 of this valuation manual.
Credit Life and Disability Reserve Requirements - VM-26

life insurance for both male and female insured individuals is the 2001 CSO Male Composite Ultimate Mortality Table. If a credit life insurance policy or certificate insures two lives, the minimum standard shall be twice the mortality in the 2001 CSO Male Composite Ultimate Mortality Table based on the age of the older insured.

7. Use of approximations are permitted, such as those involving age groupings; average amounts of indemnity; grouping of similar contract forms; the computation of the reserve for one contract benefit as a percentage of, or by other relation to, the aggregate contract reserves exclusive of the benefit or benefits so valued; and the use of group methods and approximate averages for fractions of a year or otherwise.

Section 3. Minimum Standard for Valuation of Credit Disability Insurance

A. Claim Reserves

1. A company shall hold claim reserves for all incurred but unpaid claims on all credit disability insurance policies, which is measured as the present value of future benefits or amounts not yet due as of the valuation date that are expected to arise under claims that have been incurred as of the valuation date, and shall hold appropriate claim expense reserves for the estimated expense of settlement of all incurred but unpaid claims.

2. A company shall test all claim reserves for prior valuation years for adequacy and reasonableness using claim runoff schedules in accordance with the statutory financial statement including consideration of any residual unpaid liability.

3. The maximum interest rate for use in determining the minimum standard for valuation of credit disability insurance claim reserves is the maximum rate allowed in section VM-5 of this valuation manual in the valuation of whole life insurance issued on the date the credit disability claim was incurred.

4. The morbidity assumption for use in determining the minimum standard for valuation of credit disability insurance shall be based on the company’s experience, if such experience is credible, or upon other assumptions designed to place a sound value on the liabilities. For claim liabilities and claim reserves to reflect "sound values" and/or reasonable margins, valuation tables based on credible experience should be adjusted regularly to maintain reasonable margins.

5. A generally accepted actuarial reserving method or other reasonable method or a combination of methods shall be used to estimate credit disability insurance claim liabilities. The methods used for estimating liabilities generally may be aggregate methods, or various reserve items may be separately valued. Approximations based on groupings and averages may also be employed. Adequacy of the claim reserves must be determined in the aggregate.

B. Contract Reserves

1. Contract reserves are required for all contractual obligations, which have not matured, of a company arising out of the provisions of a credit disability insurance contract consistent with claim reserves and unearned premium reserve, if any, held for their respective obligations.

2. The methods and procedures for determining contract reserves for credit disability insurance must be consistent with the methods and procedures for claim reserves for any contract, unless appropriate adjustment is made to assure provision for the aggregate liability. The date of incurrence must be the same in both determinations.

3. The morbidity assumptions for use in determining the minimum standard for valuation of single premium credit disability insurance contract reserves are:

   a. For plans having less than a fifteen day elimination period, the 1985 Commissioners Individual Disability Table A (85CIDA) with claim incidence rates increased by twelve percent...
b. For plans having greater than a fourteen-day elimination period, the 85CIDA for a fourteen-day elimination period with claim incidence rates increased by twelve percent (12%).

4. The minimum contract reserve for credit disability insurance, other than single premium credit disability insurance, is the gross pro-rata unearned premium reserve.

5. The maximum interest rate for use in determining the minimum standard for valuation of single premium credit disability insurance contract reserves is the maximum rate allowed in section VM-5 of this valuation manual in the valuation of whole life insurance issued on the same date as the credit disability insurance contract.

6. A company shall not use a separate mortality assumption for valuation of single premium credit disability insurance contract reserves since premium is refunded upon death of the insured.

7. Use of approximations are permitted, such as those involving age groupings, average amounts of indemnity, grouping of similar contract forms; the computation of the reserve for one contract benefit as a percentage of, or by other relation to, the aggregate contract reserves exclusive of the benefit or benefits so valued; and the use of group methods and approximate averages for fractions of a year or otherwise.

8. Annually, a company shall conduct a review of prospective contract liabilities on contracts valued by tabular reserves, to determine the continuing adequacy and reasonableness of the tabular reserves. The company shall make appropriate increments to such tabular reserves if such tests indicate that the basis of such reserves is not adequate.

Section 4. Additional Reserves for Credit Insurance

A. For all credit life and disability contracts in the aggregate, if the net premium refund liability exceeds the aggregate recorded contract reserve, the company must establish an additional reserve liability. This additional liability is equal to the excess of the net refund liability over the contract reserve recorded. The net refund liability may include consideration of commission, premium tax, and other expenses recoverable. For example, the insurance company may recover amounts from the state for premium taxes and from producers for pre-paid commissions. In all cases, such amounts shall be evaluated for probability of recovery.

Section 5. Reinsurance

A. Increases to, or credits against, reserves carried, arising because of reinsurance assumed or reinsurance ceded, must be determined in a manner consistent with these minimum reserve standards and with all applicable provisions of the reinsurance contracts that affect the company’s liabilities.
Actuarial Opinion and Memorandum Requirements - VM-30

VM-30 ACTUARIAL OPINION AND MEMORANDUM REQUIREMENTS

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   C. Liabilities to be Covered

Section 3. Requirements Specific to Life Actuarial Opinions
   A. Statement of Actuarial Opinion Based On an Asset Adequacy Analysis
   B. Description of Actuarial Memorandum Including an Asset Adequacy Analysis and Regulatory Asset Adequacy Issues Summary

Section 1. Scope

A. General

1. The following provisions contain the requirements for the actuarial opinion of reserves and for supporting actuarial memoranda in accordance with Section 3 of the Standard Valuation Law, and are collectively referred to as AOM requirements.

2. Actuarial opinion and supporting actuarial memoranda requirements are provided in this VM-30 for companies that file the Life, Accident and Health Annual Statement or the Fraternal Annual Statement. Companies that file the Property and Casualty Annual Statement or the Health Annual Statement will follow the actuarial opinion and supporting actuarial memoranda requirements pursuant to the instructions for those annual statements. Such companies are not subject to actuarial opinion and supporting actuarial memoranda requirements in this VM-30 unless the instructions for the Property and Casualty Annual Statement or the instructions for the Health Annual Statement provide for requirements in VM-30.

Guidance Note: It is the intent to allow the annual statement instructions to address all issues relating to the actuarial opinion and memorandum for these two statements (Property and Casualty Annual Statement and the Health Annual Statement), but not preclude the use of requirements as appropriate in VM-30 in the instructions for these two statements.

3. The AOM requirements shall be applied in a manner that allows the appointed actuary to utilize his or her professional judgment in performing the actuarial analysis and developing the actuarial opinion and supporting actuarial memoranda, conforming to relevant actuarial standards of practice. However, a state commissioner has the authority to specify methods of analysis and assumptions when, in the commissioner’s judgment, these specifications are necessary for the actuary to render an acceptable opinion relative to the adequacy of reserves and related actuarial items.

4. These AOM requirements are applicable to all annual statements filed after the operative date of the Valuation Manual. A statement of actuarial opinion on the adequacy of the reserves and related actuarial items and a supporting actuarial memorandum is required each year.

5. The requirements for an opinion apply to each company filing an annual statement, not to the holding company or group of companies. A single opinion is required for the company.

B. Definitions
1. The term “actuarial opinion” means the opinion of an appointed actuary regarding reserves and related actuarial items.

2. The term “Actuarial Standards Board” means the board established by the American Academy of Actuaries to develop and promulgate actuarial standards of practice.

3. The term “annual statement” means the statutory financial statements a company must file using the annual blank with a state insurance commissioner as required under state insurance law.

4. The term “asset adequacy analysis” means an analysis of the adequacy of reserves and other liabilities being tested, in light of the assets supporting such reserves and other liabilities, as specified in the opinion.

5. The term “commissioner” means the chief insurance regulator of a state, district or territory of the United States.

6. The term “adverse opinion” means an actuarial opinion in which the appointed actuary determines that the reserves and liabilities are not adequate. (An adverse opinion does not meet Section 3.A.7.e).

7. The term “qualified opinion” means an actuarial opinion in which the appointed actuary determines the reserves for a certain item/s are in question because they cannot be reasonably estimated or the actuary is unable to render an opinion on those items. Such qualified opinion should state whether the stated reserve amount makes adequate provision for the liabilities associated with the specified reserves, except for the item/s to which the qualification relates. The actuary is not required to issue a qualified opinion if the actuary reasonably believes that the item/s in question are not likely to be material. (A qualified opinion does not meet one or more of the statements in Section 3.A.7.a-Section 3.A.7.d.

8. The term “inconclusive opinion” means an actuarial opinion in which the appointed actuary determines the actuary cannot reach a conclusion due to deficiencies or limitations in the data, analyses, assumptions or related information. The actuary’s ability to give an opinion is dependent upon data, analyses, assumptions and related information that are sufficient to support a conclusion. An inconclusive opinion shall include a description of the reasons why a conclusion could not be reached.

9. An appointed actuary is a qualified actuary who:
   a. is appointed by the Board of Directors, or its equivalent, or by a committee of the Board, by December 31 of the calendar year for which the opinion is rendered;
   b. is a member of the American Academy of Actuaries;
   c. is familiar with the valuation requirements applicable to life and health insurance;
   d. has not been found by the commissioner (or if so found has subsequently been reinstated as a qualified actuary), following appropriate notice and hearing to have:
      i. violated any provision of, or any obligation imposed by, the Insurance Law or other law in the course of his or her dealings as a qualified actuary;
      ii. been found guilty of fraudulent or dishonest practices;
      iii. demonstrated incompetency, lack of cooperation, or untrustworthiness to act as a qualified actuary;
      iv. submitted to the commissioner during the past five (5) years, pursuant to these AOM requirements, an actuarial opinion or memorandum that the commissioner rejected because it did not meet the provisions of this regulation including standards set by the Actuarial Standards Board.
Board; or

v. resigned or been removed as an actuary within the past five (5) years as a result of acts or omissions indicated in any adverse report on examination or as a result of failure to adhere to generally acceptable actuarial standards; and

e. has not failed to notify the commissioner of any action taken by any commissioner of any other state similar to that under Paragraph d above.

Section 2. General Requirements for Submission of Statement of a Life Actuarial Opinion

A. General

1. The statement of an appointed actuary, entitled “Statement of Actuarial Opinion,” setting forth an opinion relating to reserves and related actuarial items held in support of policies and contracts, in accordance with Section 3.A must be included with an annual statement.

2. Within five (5) business days of the appointment of an appointed actuary, the company shall notify the domiciliary Commissioner of the name, title (and, in the case of a consulting actuary, the name of the firm) and manner of appointment or retention of each person appointed or retained by the company as an appointed actuary and shall state in the notice that the person meets the requirements of an appointed actuary. Once these notices are furnished, no further notice is required with respect to this person unless the actuary ceases to be appointed or retained or ceases to meet the requirements of an appointed actuary

3. If an actuary who was the appointed actuary for the immediately preceding filed Actuarial Opinion is replaced by an action of the Board of Directors, the insurer shall within five (5) business days notify the Insurance Department of the state of domicile of this event. The insurer shall also furnish the domiciliary Commissioner with a separate letter within ten (10) business days of the above notification stating whether in the twenty-four (24) months preceding such event there were any material disagreements with the former appointed actuary regarding the content of the opinion. The disagreements required to be reported in response to this paragraph include both those resolved to the former actuary’s satisfaction and those not resolved to the former actuary’s satisfaction. The insurer shall also in writing request such former actuary to furnish a letter addressed to the insurer stating whether the actuary agrees with the statements contained in the insurer’s letter and, if not, stating the reasons for which he does not agree; and the insurer shall furnish such responsive letter from the former actuary to the domiciliary Commissioner together with its own

B. Standards for Asset Adequacy Analysis

1. The asset adequacy analysis must conform to the Standards of Practice as promulgated from time to time by the Actuarial Standards Board and to any additional standards under these AOM requirements, which standards are to form the basis of the statement of actuarial opinion in accordance with these AOM requirements.

2. The asset adequacy analysis must be based on methods of analysis as are deemed appropriate for such purposes by the Actuarial Standards Board

C. Liabilities to be Covered

1. The statement of actuarial opinion must apply to all in force business on the annual statement date, whether directly issued or assumed, regardless of when or where issued
Actuarial Opinion and Memorandum Requirements - VM-30

2. If the appointed actuary determines as the result of asset adequacy analysis that a reserve should be held in addition to the aggregate reserve held by the company and calculated in accordance with the requirements set forth in the Valuation Manual, the company shall establish the additional reserve.

3. Additional reserves established under subparagraph 2 above and determined not to be necessary by the appointed actuary in subsequent years may be released. Any amounts released shall be disclosed in the actuarial opinion for the applicable year. The release of such reserves would not be deemed an adoption of a lower standard of valuation.

Section 3. Requirements Specific to Life Actuarial Opinions

A. Statement of Actuarial Opinion Based On an Asset Adequacy Analysis

1. The statement of actuarial opinion shall consist of:

   a. A table of key indicators to alert the reader to any changes from the prescribed language (see Section 3.A.3);

   b. An identification section identifying the appointed actuary and his or her qualifications (see Section 3.A.4);

   c. A scope section identifying the subjects on which an opinion is to be expressed and describing the scope of the appointed actuary’s work, including a tabulation delineating the reserves and related actuarial items that have been analyzed for asset adequacy and the method of analysis, (see Section 3.A.5) and identifying the reserves and related actuarial items covered by the opinion that have not been so analyzed;

   d. A reliance section describing those areas, if any, where the appointed actuary has relied upon other experts for data, assumptions, projections, or analysis, (e.g., anticipated cash flows from currently owned assets, including variation in cash flows according to economic scenarios (see Section 3.A.6), supported by a statement of each such expert in the form prescribed by Section 3.A.12;

   e. An opinion section expressing the appointed actuary’s opinion with respect to the adequacy of the supporting assets to mature the liabilities (see Section 3.A.7); and

   f. A relevant comments section.

2. Each section must be clearly designated. For each section there is prescribed wording described in Section 3.A.3 – 3.A.7 for that section. If the appointed actuary changes this wording or adds additional wording to clarify the prescribed wording, the appropriate box in the table of key indicators must be checked and the appointed actuary shall provide the following information for that section in the relevant comments section of the opinion:

   a. a description of the additional or revised wording in the opinion;

   b. the rationale for using the additional or revised wording; and

   c. an explanation of the impact, if any, that the additional or revised wording has on the opinion.

   The prescribed wording should be modified only if needed to meet the circumstances of a particular case, and the appointed actuary should in any case, use language that clearly expresses the actuary's professional judgment.

3. The table of key indicators is to be at the top of the opinion and is to be completed consistent with the remainder of the opinion. The only options are those presented below:
Actuarial Opinion and Memorandum Requirements - VM-30

Identification Section

Prescribed Wording Only  Prescribed Wording with Additional Wording  Revised Wording

Scope Section

Prescribed Wording Only  Prescribed Wording with Additional Wording  Revised Wording

Reliance Section

Prescribed Wording Only  Prescribed Wording with Additional Wording  Revised Wording

Opinion Section

Prescribed Wording Only  Prescribed Wording with Additional Wording  Revised Wording

Relevant Comments

Comments are Included

The Actuarial Memorandum includes “Deviation from Standard” wording regarding conformity with an Actuarial Standard of Practice

4. The identification section should specifically indicate the appointed actuary’s relationship to the company, qualifications for acting as appointed actuary, date of appointment, and specify that the appointment was made by the Board of Directors, or its equivalent, or by a committee of the Board.

This section should contain only one of the following:

For a member of the American Academy of Actuaries who is an employee of the organization the identification section of the opinion should contain all of the following sentences if the appointed actuary is using the prescribed wording:

“I, [name and title], am an employee of [insurance company name] and a member of the American Academy of Actuaries. I was appointed on [date of appointment] in accordance with the requirements of the valuation manual. I meet the Academy qualification standards for rendering the opinion.”

For a consultant who is a member of the American Academy of Actuaries, the identification section of the opinion should contain all of the following sentences if the appointed actuary is using the prescribed wording:

“I, [name and title of consultant], am associated with the firm of [name of consulting firm]. I am a member of the American Academy of Actuaries. I was appointed on [date of appointment] in accordance with the requirements of the valuation manual. I meet the Academy qualification standards for rendering the opinion.”

Guidance Note: It is not necessary for an appointed actuary to be reappointed under the Valuation Manual. For purposes of the identification section, appointment in accordance with the requirements of the Actuarial Opinion and Memorandum Regulation qualifies as being in accordance with the Valuation Manual.

5. The scope section should contain only the following statement (including all specified lines even if the value is zero) if the appointed actuary is using the prescribed wording:

“I have examined the assumptions and methods used in determining reserves and related actuarial items listed below, as shown in the annual statement of the company, as prepared for filing with state regulatory officials, as of December 31, 20___. Tabulated below are those reserves and related actuarial items which have been subjected to asset adequacy analysis.
<table>
<thead>
<tr>
<th>Statement Item</th>
<th>Formula Reserves (1)</th>
<th>Principle-Based Reserves (2)</th>
<th>Additional Reserves (a) (3)</th>
<th>Analysis Method (b)</th>
<th>Other Amount (4)</th>
<th>Total Amount (1)+(2)+(3)+(4) (5)</th>
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<tr>
<td><strong>Exhibit 5</strong></td>
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<td>B Annuities</td>
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<td>C Supplementary Contracts Involving Life Contingencies</td>
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<td>F Disability—Disabled</td>
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<td>B Claim Reserve</td>
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<td>Principle-Based Reserves (2)</td>
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<td>Analysis Method (b)</td>
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<td>Other Reserves and Related Actuarial Items Tested</td>
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Actuarial Opinion and Memorandum Requirements - VM-30

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</table>

(a) The additional reserves are the reserves established under Section 2.C.2.

(b) The appointed actuary should indicate the method of analysis, determined in accordance with the standards for asset adequacy analysis referred to in Section 2.B of these AOM requirements, by means of symbols that should be defined in footnotes to the table. If more than one method of analysis is used for any single annual statement line or line from the above table, an additional line for each method of analysis shall be provided with the method of analysis identified for each line.

(c) Allocated amount of Asset Valuation Reserve (AVR).
6. The reliance section should contain only one of the following if the appointed actuary is using the prescribed wording:

   If the appointed actuary has not relied upon other experts for data, assumptions, projections, or analysis, the reliance section should include only the following statement:

   “My examination included a review of the data, assumptions, projections, and analysis and of the underlying basic asset and liability data and such tests of the assumptions, projections, and analysis I considered necessary. I also reconciled the underlying basic asset and liability data to the extent applicable to [exhibits and schedules listed as applicable] of the company’s current annual statement.”

   If the appointed actuary has relied upon other experts for data, assumptions, projections, or analysis, the reliance section should include only the following statement:

   “In forming my opinion on [specify types of reserves], I relied upon data, assumptions, projections, or analysis prepared by [name and title each expert providing the data, assumptions, projections, or analysis] as certified in the attached statements. I evaluated that data, assumptions, projections, or analysis for reasonableness and consistency. I also reconciled data to the extent applicable to [list applicable exhibits and schedules] of the company’s current annual statement. In other respects, my examination included review of the assumptions, projections, and analysis used and tests of the assumptions, projections, and analysis I considered necessary. I have received documentation from the experts listed above that supports the data, assumptions, projections, and analysis.”

   The appointed actuary shall attach to their opinion a statement by each expert relied upon in the form prescribed by Section 3.A.12.

7. The opinion section should include only the following statement if the actuary is using prescribed wording:

   “In my opinion the reserves and related actuarial items concerning the statement items identified above:

   a. Are computed in accordance with presently accepted Actuarial Standards of Practice consistently applied and are fairly stated, in accordance with sound actuarial principles;

   b. Are based on assumptions and methods that produce reserves at least as great as those called for in any contract provision as to reserve basis and method, and are in accordance with all other contract provisions;

   c. Meet the requirements of the Insurance Laws and regulations of the state of [state of domicile]; and

   (Use one of the following phrases as appropriate)

   are at least as great as the minimum aggregate amounts required by any state or

   are at least as great as the minimum aggregate amounts required by any state with the exception of the following states [list states]. For each listed state a separate statement of actuarial opinion was submitted to that state that complies with the requirements of that state.
d. Are computed on the basis of assumptions and methods consistent with those used in computing the corresponding items in the annual statement of the preceding year-end (with any exceptions noted below); and

e. Include provision for all reserves and related actuarial items which ought to be established.

The reserves and related actuarial items, when considered in light of the assets held by the company with respect to such reserves and related actuarial items including, but not limited to, the investment earnings on the assets, and the considerations anticipated to be received and retained under the policies and contracts, make adequate provision, according to presently accepted actuarial standards of practice, for the anticipated cash flows required by the contractual obligations and related expenses of the company. (At the discretion of the commissioner, this language may be omitted for an opinion filed on behalf of a company doing business only in this state and in no other state.)

The methods, considerations and analyses used in forming my opinion conform to the appropriate actuarial standards of practice as promulgated by the Actuarial Standards Board, which standards form the basis of this statement of opinion.

This opinion is updated annually as required by statute. To the best of my knowledge, there have been no material changes from the applicable date of the annual statement to the date of the rendering of this opinion which should be considered in reviewing this opinion.

The impact of unanticipated events subsequent to the date of this opinion is beyond the scope of this opinion. The analysis of asset adequacy portion of this opinion should be viewed recognizing that the company's future experience may not follow all the assumptions used in the analysis."

8. The opinion may include a Relevant Comments section. The Relevant Comments section should provide a brief description of each item. A detailed analysis of each item should be included in the Actuarial Memorandum.

**Guidance Note:** An example of a relevant comment is if there has been any material change in the assumptions or methods from those previously employed, a portion of the relevant comment section can describe that change in the statement of opinion by including a description of the changes such as “A material change in assumptions or methods was made during the past year but such change accords with accepted actuarial standards.” A brief description of the change would follow.

Other examples of items to include in the relevant comments section include topics of regulatory importance, descriptions of the reason for qualifying an opinion, or explanations for an aspect of the annual statement that is not already sufficiently explained in the annual statement.
9. The opinion should conclude with the signature of the appointed actuary responsible for providing the actuarial opinion and the date when the opinion was rendered. The signature and date should appear in the following format

________________________________________________________________________
Signature of Appointed Actuary

________________________________________________________________________
Printed Name of Appointed Actuary

________________________________________________________________________
Address of Appointed Actuary

________________________________________________________________________
Telephone Number of Appointed Actuary

________________________________________________________________________
Email Address of Appointed Actuary

________________________________________________________________________
Date

10. If the appointed actuary is able to form an opinion that is not qualified, adverse or inconclusive as those terms are defined in Section 1.B., the actuary should issue a statement of unqualified opinion. If the opinion is adverse, qualified or inconclusive, the appointed actuary should issue an adverse, qualified or inconclusive opinion explicitly stating the reason for such opinion. In all circumstances the category of opinion should be accurately identified in the TABLE of KEY INDICATORS section of the opinion.

11. The adoption for new issues or new claims or other new liabilities of an assumption that differs from a corresponding assumption used for prior new issues or new claims or other new liabilities is not a change in assumptions within the meaning of this section (i.e. Section 3.A).

12. If the appointed actuary relies on other experts for data, assumptions, projections, or analysis in forming the actuarial opinion, the actuarial opinion should identify the experts the actuary is relying upon and a precise identification of the information provided by the experts. In addition, the experts on whom the appointed actuary relies shall provide a certification that identifies the specific information provided, states that supporting documentation was provided, opines on the accuracy, completeness or reasonableness of the information provided and describes their qualifications. This certification shall include the signature, name, title, company, address and telephone number of the person rendering the certification, as well as the date on which it is signed.

B. Description of Actuarial Memorandum Including an Asset Adequacy Analysis and Regulatory Asset Adequacy Issues Summary

1. The appointed actuary shall prepare a memorandum to the company describing the analysis done in support of his or her opinion regarding the reserves. The memorandum shall be made available for examination by a commissioner upon request but shall be returned to the company after such
Actuarial Opinion and Memorandum Requirements - VM-30

examination and shall not be considered a record of the insurance department or subject to automatic filing with a commissioner.

2. In preparing the memorandum, the appointed actuary may rely on, and include as a part of his or her own memorandum, memoranda prepared and signed by other actuaries who are qualified within the meaning of Section 3.A.2, with respect to the areas covered in such memoranda, and so state in their memoranda.

3. Any actuary engaged by the Commissioner under [insert reference to Section 3 of state’s Standard Valuation Law] shall have the same status as an examiner for purposes of obtaining data from the company and the work papers and documentation of the actuary shall be retained by the commissioner; provided, however, that any information provided by the company to the actuary and included in the work papers shall be considered as material provided by the company to the commissioner and shall be kept confidential to the same extent as is prescribed by law with respect to other material provided by the company to the commissioner pursuant to the statute governing these AOM requirements. The actuary shall not be an employee of a consulting firm involved with the preparation of any prior memorandum or opinion for the insurer pursuant to these AOM requirements for any one of the current year or the preceding three (3) years.

4. The memorandum shall include the following statement:

“Actuarial methods, considerations and analyses used in the preparation of this memorandum conform to the appropriate Standards of Practice as promulgated by the Actuarial Standards Board, which standards form the basis for this memorandum.”

5. An appropriate allocation of assets in the amount of the interest maintenance reserve (IMR), whether positive or negative, shall be used in any asset adequacy analysis. Analysis of risks regarding asset default may include an appropriate allocation of assets supporting the asset valuation reserve; these AVR assets may not be applied for any other risks with respect to reserve adequacy. Analysis of these and other risks may include assets supporting other mandatory or voluntary reserves available to the extent not used for risk analysis and reserve support.

6. The amount of the assets used for the AVR shall be disclosed in the table of reserves and liabilities of the opinion and in the memorandum. The method used for selecting particular assets or allocated portions of assets shall be disclosed in the memorandum.

7. The appointed actuary shall retain on file, for at least seven (7) years, sufficient documentation so that it will be possible to determine the procedures followed, the analyses performed, the bases for assumptions and the results obtained.

8. When an actuarial opinion is provided, the memorandum shall demonstrate that the analysis has been done in accordance with the standards for asset adequacy referred to in Section 2.B and any additional standards specified in these AOM requirements.

9. When an actuarial opinion is provided, the memorandum shall specify for reserves:

a. Product descriptions including market description, underwriting and other aspects of a risk profile and the specific risks the appointed actuary deems significant;

b. Source of liability in force;

c. Reserve method and basis;

d. Investment reserves;

e. Reinsurance arrangements;
f. Identification of any explicit or implied guarantees made by the general account in support of benefits provided through a separate account or under a separate account policy or contract and the methods used by the appointed actuary to provide for the guarantees in the asset adequacy analysis; and

g. Documentation of assumptions used for lapse rates (both base and excess), interest crediting rate strategy, mortality, policyholder dividend strategy, competitor or market interest rate, annuitization rates, commissions and expenses, and morbidity. The documentation of the assumptions shall be such that an actuary reviewing the actuarial memorandum could form a conclusion as to the reasonableness of the assumptions.

10. When an actuarial opinion is provided, the memorandum shall specify for assets:

   a. Portfolio descriptions, including a risk profile disclosing the quality, distribution and types of assets;
   b. Investment and disinvestment assumptions;
   c. Source of asset data;
   d. Asset valuation bases; and
   e. Documentation of assumptions made for default costs, bond call function, mortgage prepayment function, determining market value for assets sold due to disinvestment strategy, and determining yield on assets acquired through the investment strategy. The documentation of the assumptions shall be such that an actuary reviewing the actuarial memorandum could form a conclusion as to the reasonableness of the assumptions.

11. When an actuarial opinion is provided, the memorandum shall specify for the analysis basis:

   a. Methodology;
   b. Rationale for inclusion or exclusion of different blocks of business and how pertinent risks were analyzed;
   c. Rationale for degree of rigor in analyzing different blocks of business (include in the rationale the level of “materiality” that was used in determining how rigorously to analyze different blocks of business);
   d. Criteria for determining asset adequacy (include in the criteria the precise basis for determining if assets are adequate to cover reserves under “moderately adverse conditions” or other conditions as specified in relevant actuarial standards of practice);
   e. Whether the impact of federal income taxes was considered and the method of treating reinsurance in the asset adequacy analysis; and

13. When an actuarial opinion is provided the memorandum shall contain:

   a. Summary of material changes in methods, procedures, or assumptions from prior year’s asset adequacy analysis.
   b. Summary of results; and
   c. Conclusions.

14. The appointed actuary shall prepare a regulatory asset adequacy issues summary, the contents of which are specified in Section 3.B.14. The regulatory asset adequacy issues summary will be
Actuarial Opinion and Memorandum Requirements - VM-30

submitted to the domiciliary commissioner no later than April 1 of the year following the year for which a statement of actuarial opinion based on asset adequacy is required, and shall be available to any other commissioners on request. A commissioner shall keep the regulatory asset adequacy issues summary confidential to the same extent and under the same conditions as the actuarial memorandum.

15. The regulatory asset adequacy issues summary shall include:

   a. The following key indicator. The only options are those presented below:

   This opinion is unqualified: Yes No

   If the response is “No”, the appointed actuary shall explain the reason(s) why the opinion is not unqualified in a manner that is satisfactory to the commissioner.

   b. Descriptions of the scenarios tested (including whether those scenarios are stochastic or deterministic) and the sensitivity testing done relative to those scenarios. If negative ending surplus results under certain tests in the aggregate, the actuary should describe those tests and the amount of additional reserve as of the valuation date which, if held, would eliminate the negative aggregate surplus values. Ending surplus values shall be determined by either extending the projection period until the inforce and associated assets and liabilities at the end of the projection period are immaterial or by adjusting the surplus amount at the end of the projection period by an amount that appropriately estimates the value that can reasonably be expected to arise from the assets and liabilities remaining inforce. The actuary shall provide a summary of the testing results, tabular or otherwise, sufficient to provide a clear understanding of the basis for the actuarial opinion. This summary shall include clarifying explanations of the results as needed;

   c. The extent to which the appointed actuary uses assumptions in the asset adequacy analysis that are materially different than the assumptions used in the previous asset adequacy analysis;

   d. The amount of reserves and the identity of the product lines that had been subjected to asset adequacy analysis in the prior opinion but were not subject to analysis for the current opinion;

   e. Comments on any interim results that may be of significant concern to the appointed actuary;

   f. The methods used by the actuary to recognize the impact of reinsurance on the company’s cash flows, including both assets and liabilities, under each of the scenarios tested; and

   g. Whether the actuary has been satisfied that all options whether explicit or embedded, in any asset or liability (including but not limited to those affecting cash flows embedded in fixed income securities) and equity-like features in any investments have been appropriately considered in the asset adequacy analysis.

16. The regulatory asset adequacy issues summary shall contain the name of the company for which the regulatory asset adequacy issues summary is being supplied and shall be signed and dated by the appointed actuary rendering the actuarial opinion.
Section 1. Purpose

These requirements establish the minimum reporting requirements for policies or contracts subject to principle-based reserve valuation under the Standard Valuation Law.

Section 2. General Requirements

A. Each year a company shall prepare, under the direction of one or more qualified actuaries, a principle-based reserve actuarial report (PBR Actuarial Report) if any policy or contract is subject to a principle-based reserve valuation under the Standard Valuation Law. The PBR Actuarial Report must include documentation and disclosure sufficient for another actuary qualified in the same practice area to evaluate the work.

B. The PBR Actuarial Report must include descriptions of all material decisions made and information used by the company in complying with the minimum reserve requirements and must comply with the minimum documentation and reporting requirements set forth in Section 3.

C. The company shall submit a PBR Actuarial Report to a commissioner upon request.

D. The company shall retain on file, for at least seven (7) years from the date of filing, sufficient documentation so that it will be possible to determine the procedures followed, the analyses performed, the bases for assumptions and the results obtained in a Principle-Based Valuation.

Section 3. PBR Actuarial Report Requirements

A. For purposes of this section.
1. For individual life insurance policies. “principle-based reserves” means that deterministic and/or stochastic reserves were calculated for policies under VM-20.

2. For variable annuity contracts, “principle-based reserves” means that reserves were calculated for contracts under VM-21.

B. The PBR Actuarial Report shall contain a table of contents with associated page numbers.

C. The PBR Actuarial Report shall contain an overview section at the beginning of the report that includes the following:

1. An opening paragraph identifying the qualified actuary, the qualifications of the qualified actuary, and the relationship of the qualified actuary to the company.

2. A description of the policies and/or contracts subject to VM-20 or VM-21.

3. A table on a net of reinsurance basis, as shown below. If some policies within a product type are valued under a principle-based valuation and other groups of policies are not, add additional rows under the product type in the table and show policies valued under a principle-based valuation and policies not valued under a principle-based valuation separately:

<table>
<thead>
<tr>
<th>Product Name</th>
<th>If using PBR, first year used</th>
<th>Current Year Premium</th>
<th>Face Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Life Insurance-Issued prior to the operative date of the Valuation Manual</strong></td>
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<tr>
<td>Term</td>
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<tr>
<td>Non-participating Whole Life</td>
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<tr>
<td>Participating Whole Life</td>
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<tr>
<td>Universal Life without secondary guarantee</td>
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<tr>
<td>Universal Life with Secondary Guarantee</td>
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<tr>
<td>Variable Universal Life</td>
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<tr>
<td>Variable Life</td>
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<td>Indexed Life</td>
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<tr>
<td>Other</td>
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<td><strong>TOTAL</strong></td>
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<tr>
<td><strong>Life Insurance-Issued on or after the operative date of the Valuation Manual</strong></td>
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<tr>
<td>Term</td>
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<tr>
<td>Non-participating Whole Life</td>
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<tr>
<td>Participating Whole Life</td>
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</table>
### Product Name

<table>
<thead>
<tr>
<th>Product Name</th>
<th>If using PBR, first year used</th>
<th>Current Year Premium</th>
<th>Face Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Universal Life without secondary guarantee</td>
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<tr>
<td>Universal Life with Secondary Guarantee</td>
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<tr>
<td>Variable Universal Life</td>
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<td>Variable Life</td>
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<tr>
<td>Indexed Life</td>
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<td>Other</td>
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<td>TOTAL</td>
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### Annuities

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<tr>
<th>Annuities</th>
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<tr>
<td>Fixed</td>
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<tr>
<td>Variable</td>
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<tr>
<td>Other</td>
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<tr>
<td>TOTAL</td>
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### Accident and Health Insurance

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<tr>
<th>Accident and Health Insurance</th>
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<tbody>
<tr>
<td>[list product types]</td>
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### Deposit Type Contracts

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<tr>
<th>Deposit Type Contracts</th>
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<tbody>
<tr>
<td>[list product types]</td>
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</table>

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4. A table, as shown below:

<table>
<thead>
<tr>
<th>Annual Statement Item</th>
<th>Direct Reserve (1)</th>
<th>Assumed Reserve (2)</th>
<th>Ceded Reserve (3)</th>
<th>Net Reserve (1)+(2)-(3)</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Life Insurance and Annuity</strong></td>
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<tr>
<td>Life Insurance-Issued prior to the operative date of the Valuation Manual</td>
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<tr>
<td>Life Insurance-Issued on or after the operative date of the Valuation Manual</td>
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<tr>
<td>Policies stochastically modeled per VM-20</td>
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<tr>
<td>Policies deterministically modeled (not stochastically modeled) per VM-20</td>
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<tr>
<td>Policies not modeled (non-PBR)</td>
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<tr>
<td>Net Premium Reserve per VM-20</td>
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<tr>
<td>Other policies</td>
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<tr>
<td><strong>Annuities</strong></td>
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<tr>
<td>Supplementary Contracts Involving Life Contingencies</td>
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<tr>
<td>Accidental Death Benefit</td>
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<tr>
<td>Disability – Active</td>
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<tr>
<td>Disability – Disabled</td>
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<tr>
<td>Miscellaneous</td>
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<tr>
<td><strong>Total Life Insurance and Annuity</strong></td>
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<tr>
<td><strong>Accident and Health Insurance</strong></td>
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<tr>
<td>Active Life Reserve</td>
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<tr>
<td>Claim Reserve</td>
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</tbody>
</table>
5. A description of the risks determined material by the Qualified Actuary and associated with policies and/or contracts subject to a principle-based reserve valuation.

6. A description of those areas where the Qualified Actuary relied on others for data, assumptions, projections or analysis in determining the principle-based reserves and a reliance statement from each individual on whom the Qualified Actuary relied which includes:
   a. The information provided by the individual.
   b. A statement as to the accuracy, completeness or reasonableness, as applicable, of the information provided.

7. A summary of the valuation assumptions and margins for each major product line subject to a principle-based reserve valuation including:
   a. Description of the method used to determine anticipated experience assumptions for each material risk factor, including the degree to which the assumptions are based on experience versus actuarial judgment or other factors, and the source of the experience (e.g., company experience v. industry study).
   b. Description of any significant changes from the prior year in the method used to determine anticipated experience assumptions, and the rationale for the change.
   c. List of key risk and experience reporting elements that the company will track in order to monitor changes in experience that will be used to update assumptions and the frequency of the tracking.
   d. Description of the method used to determine margins for each material risk factor.
   e. Description of any significant changes from the prior year in the method used to determine margins, and the rationale for the change.
   f. Disclosure of any valuation assumptions or margins that are inconsistent with risk analysis and management techniques used by the company, a summary of those risk analyses and management techniques with which the assumptions or margins are inconsistent and the rationale for the inconsistency.
   g. Description of any considerations helpful in or necessary to understanding the rationale behind and development of assumptions and margins even if such considerations are not explicitly mentioned in the Valuation Manual.
PBR Report Requirements for Business Subject to a Principle-Based Reserve Valuation - VM-31

Guidance Note: The requirements in C.7 above require an executive summary version of the assumptions and margins. Additional details on assumptions and margins are included in later sections of the PBR Actuarial Report.

8. A summary of the approach used to model the assets supporting the policies subject to a principle-based reserve valuation including:

a. Method used and rationale for allocating the total asset portfolio into multiple segments, if applicable.

b. Description of the asset portfolio, including the types of assets, duration and their associated quality ratings.

9. A description of the approach used to model risk management strategies (e.g., hedging), and other derivative programs, and a summary and description of any clearly defined hedging strategies.

10. A description of the rationale for determining whether a decision, information, assumption, risk, or other element of a principle-based reserve calculation is material. Such rationale could include such items as a percentage of surplus, a percentage of reserve, or a specific monetary value.

11. Paragraphs certifying that the PBR reserve valuation:

a. Was calculated in accordance with VM-5 and VM-20.

b. The assumptions and margins are prudent estimates.

12. A closing paragraph with the signature, title, telephone number and e-mail address of the Qualified Actuary, the Company name and address, and the date signed.

D. The overview section described in Section 3.C above shall be submitted to the company’s domiciliary commissioner no later than April 1 of the year following the year to which the PBR Actuarial Report applies and the company shall provide this overview section to any other commissioner upon request. A commissioner shall keep the overview confidential to the same extent and under the same conditions as the PBR Actuarial Report.

E. PBR Actuarial Report Requirements for Individual Life Insurance Policies or Contracts.

The company shall include in the PBR Actuarial Report:

1. Tables, as shown below with one set of tables on a net of reinsurance basis showing reported reserve equal to the net reserve; and one set of tables on a gross basis where reported reserve is shown in two columns, as applicable, one column for direct reserves and one column for assumed reserves:
a. Groups of policies for which deterministic reserves were calculated but stochastic reserves were not calculated:

<table>
<thead>
<tr>
<th>Product</th>
<th>Net Premium Reserve (1)</th>
<th>Deterministic Reserve (2)</th>
<th>Deferred Premium Asset (3)</th>
<th>Reported Reserve (4)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Term</td>
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<tr>
<td>Non-participating Whole Life</td>
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<tr>
<td>Participating Whole Life</td>
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<td>Universal Life without secondary guarantee</td>
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<td>Universal Life with Secondary Guarantee</td>
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<td>Variable Universal Life</td>
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<tr>
<td>Variable Life</td>
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<tr>
<td>Indexed Life</td>
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<tr>
<td>Other</td>
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<tr>
<td><strong>TOTAL</strong></td>
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</tbody>
</table>

**Note:** The Total Reported Reserve = col (1) + max(0,[col (2)-col(1)+col(3)]). The Reported Reserve is only calculated in aggregate, not by product type. The allocation of the total Reported Reserve to the product categories is accomplished by summing the minimum reserve for each policy within each product category (the minimum reserve for each policy is defined in Section 2D of VM-20).

b. Groups of policies for which stochastic reserves are calculated:

<table>
<thead>
<tr>
<th>Product</th>
<th>Net Premium Reserve (1)</th>
<th>Deterministic Reserve (2)</th>
<th>CTE 70 Scenario Reserve (3)</th>
<th>Add'l proven for risks not captured (4)</th>
<th>Stochastic Reserve (5)</th>
<th>Deferred Premium Asset (6)</th>
<th>Reported Reserve (7)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Term</td>
<td></td>
<td></td>
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<td></td>
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<tr>
<td>Non-participating Whole Life</td>
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<tr>
<td>Participating Whole Life</td>
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<tr>
<td>Universal Life without secondary guarantee</td>
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<tr>
<td>Universal Life with Secondary Guarantee</td>
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<td>Variable</td>
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</tbody>
</table>
### PBR Report Requirements for Business Subject to a Principle-Based Reserve Valuation - VM-31

<table>
<thead>
<tr>
<th>Product</th>
<th>Net Premium Reserve (1)</th>
<th>Deterministic Reserve (2)</th>
<th>CTE 70 Scenario Reserve (3)</th>
<th>Add'l proven for risks not captured (4)</th>
<th>Stochastic Reserve (5)</th>
<th>Deferred Premium Asset (6)</th>
<th>Reported Reserve (7)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Universal Life</td>
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<tr>
<td>Variable Life</td>
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<tr>
<td>Indexed Life</td>
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<tr>
<td>Other</td>
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<tr>
<td><strong>TOTAL</strong></td>
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<td></td>
<td>General Acct</td>
<td>Separate Acct</td>
<td></td>
</tr>
</tbody>
</table>

**Note:** The Total Reported Reserve = col (1) + max{0, [max[col (2),col(5)]-col(1)+col(6])}. The Reported Reserve is only calculated in aggregate, not by product type. The allocation of the total Reported Reserve to the product categories is accomplished by summing the minimum reserve for each policy within each product category (the minimum reserve for each policy is defined in Section 2D of VM-20).

c. Groups of policies for which principle-based reserves are not calculated (includes policies subject to VM-20 but where both the stochastic exclusion test and the deterministic exclusion test are passed).

<table>
<thead>
<tr>
<th>Product</th>
<th>Net Premium Reserve</th>
</tr>
</thead>
<tbody>
<tr>
<td>Term</td>
<td></td>
</tr>
<tr>
<td>Non-participating Whole Life</td>
<td></td>
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<tr>
<td>Participating Whole Life</td>
<td></td>
</tr>
<tr>
<td>Universal Life without secondary guarantee</td>
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<tr>
<td>Universal Life with Secondary Guarantee</td>
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<tr>
<td>Variable Universal Life</td>
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<tr>
<td>Variable Life</td>
<td></td>
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<tr>
<td>Indexed Life</td>
<td></td>
</tr>
<tr>
<td>Other</td>
<td></td>
</tr>
<tr>
<td><strong>TOTAL</strong></td>
<td></td>
</tr>
</tbody>
</table>

2. A summary of valuation assumptions and margins including a listing of the final prudent estimate valuation assumptions and margins for the major risk factors and a description of any changes in anticipated experience assumptions or margins since the last PBR Actuarial Report.

3. The following information regarding the cash flow model(s) used by the company in determining principle-based reserves:

   a. Description of modeling system(s) used.

   b. Description of model segments and rationale for the organization of the policies and assets into model segments.

   c. Description of approach and rationale used to group assets and policies for the deterministic reserve calculation within each model segment.
PBR Report Requirements for Business Subject to a Principle-Based Reserve Valuation - VM-31

d. Description of approach and rationale used to group assets and policies for the stochastic reserve calculation within each model segment if different than the approach used in paragraph 3.c.

e. Description of approach used to validate model calculations within each model segment for both the deterministic and stochastic models including how the model was evaluated for appropriateness and applicability, how the model results compare with actual historical experience, what, if any, risks are not included in the model, the extent to which correlation of different risks is reflected in the model, and any material limitations of the model.

f. Disclosure of the length of projection period and comments addressing the conclusion that no material amount of business remains at the end of the projection period for both the deterministic and stochastic models.

g. Description of how policy loans are modeled, including documentation that if the company substitutes assets that are a proxy for policy loans, the modeled reserve produces reserves that are no less than those produced by modeling existing loan balances explicitly.

h. Description of how reinsurance cash flows are modeled.

i. Description of and approach and rationale used to group general account equity investments, including non-registered indexed products, including an analysis of the proxy construction process that establishes the relationship between the investment return on the proxy and the specific equity investment category.

j. Description of approach and rationale used to group separate account funds and subaccounts, including analysis of the proxy construction process that establishes a firm relationship between the investment return on the proxy and the specific variable funds.

k. Description of the asset investment strategy used in the model, including asset reinvestment and disinvestment assumptions, and documentation supporting the appropriateness of the model investment strategy compared to the actual investment policy of the company.

l. Documentation that the model investment strategy does not produce a modeled reserve that is less than the modeled reserve that would result by assuming an alternative investment strategy in which all fixed income reinvestment assets are public non-callable bonds with gross asset spreads, asset default costs and investment expenses by projection year that are consistent with a credit quality blend of 50% PBR credit rating of 6 (“A2/A”) and 50% PBR credit rating of 9 (“Aa2/AA”).

m. Number of scenarios used for the stochastic reserves and the rationale for that number.

n. If a scenario reduction technique is used, description of the technique and documentation of how the company determined that the technique meets the requirements of Section 2.H. of VM-20.

4. The following information regarding the mortality assumptions used by the company in determining principle-based reserves:

a. Description of each mortality segment and the rationale for selecting the policies to include in each mortality segment.

b. If the company sub-divides aggregate company experience into various sub-classes or mortality segments to determine company experience mortality rates, documentation that when the mortality segments are weighted together, the total number of expected claims is not less than the company
experience data for the aggregate class.

c. A summary of the rationale and results of applying the underwriting scoring procedure to select
the industry basic table/s including the rationale for and results of applying the underwriting
scoring procedure and a summary of the analysis performed to evaluate the relationship
between underwriting scoring and the anticipated mortality established for mortality
segments where the mortality assumption is affected by the application of the underwriting
scoring procedure. If underwriting-based justification not involving UCS is being applied,
provide similar analysis applicable to the company's methods.

d. If company experience mortality rates for any mortality segment are not based on the
experience directly applicable to the mortality segment (whether or not the data source is from
the company), then provide a summary containing the following:

(i) The source of data including a detailed explanation of the appropriateness of the data, and
the underlying source of data, including how the company experience mortality rates
were developed, graduated and smoothed.

(ii) Similarities or differences noted between policies in the mortality segment and the
policies from the data source (e.g., type of underwriting, marketing channel, average
policy size, etc.).

(iii) Adjustments made to the experience mortality rates to account for differences between
the mortality segment and the data source.

(iv) The number of deaths and death claim amounts by major grouping and including: age,
gender, risk class, policy duration and other relevant information.

e. If the company makes adjustments to company experience mortality rates for changes in risk
selection and underwriting practices:

(i) Rationale for the adjustments.

(ii) A description and summary of the published medical or clinical studies used to support the
adjustments.

(iii) Documentation of the mathematics used to adjust the mortality.

(iv) Summary of any other relevant information concerning any adjustments to the experience
mortality that affected the mortality assumption.

f. Description of the method to determine the level of credibility for the period where
sufficient company data exists including:

(i) Support for the rationale for the credibility method chosen.

(ii) A summary of the level of credibility for each mortality segment, along with an indication of
whether the level of credibility was determined at the mortality segment level or at a higher
level using aggregate mortality experience.

g. If company experience is used, a summary of company experience mortality rates for each
mortality segment.

h. If company experience is not used, a description of the industry basic table used for each
mortality segment.

i. Rationale and support for any adjustments to the mortality assumptions for historical
mortality improvement up to the valuation date.
j. Rationale and support for any adjustments to mortality assumptions for impaired lives or policyholder behavior.

k. If company experience is used, a summary of the approach used to determine the final set of anticipated experience mortality rates, including,

i. The start and ending period of time used to grade company experience to the industry basic table, including the approach used to grade company experience mortality rates to the industry table for advanced ages (attained age 95 or 15 years after policy underwriting).

ii. Description of the industry basic table used for each mortality segment.

iii. Description and results of any smoothing technique used.

iv. Description of any adjustments that were made to ensure reasonable relationships are maintained between mortality segments that reflect the underwriting class or risk class of each mortality segment.

v. Description and justification to support and demonstrate that the resulting anticipated experience assumptions are at least as great as those expected to actually emerge.

l. Description and rationale of any adjustments made to increase margins above the prescribed margin.

m. At least once every 3 years, the results of an actual to expected analysis.

5. The following information regarding each policyholder behavior assumption used by the company principle:

a. Sources and credibility of the data and an explanation of why the data are reasonable and appropriate for this purpose.

b. Explanation of how assumptions were determined for periods that were based on less than fully credible or relevant data.

c. Description of method used to develop anticipated experience assumptions.

d. At least once every 3 years, the results of an actual to expected analysis.

e. Margins used, methodology used to determine the margins, and rationale for the particular margins used, including how the results of sensitivity tests were used to determine the margins.

f. How changes in non-guaranteed elements impact the policyholder behavior assumptions.

g. Description of any scenario-dependent dynamic formula.

h. Changes in anticipated experience assumptions and/or margins since last PBR Actuarial Report.

i. For policies that give policyholders flexibility in timing and amount of premium payments, disclose results of sensitivity tests related to the following premium payment patterns: minimum premium payment, no further premium payment, pre-payment of premium assuming a single premium, and pre-payment of premiums assuming level premiums.

j. Specific to lapses, provide description of and rational regarding adjustments to lapse and
6. The following information regarding the expense assumptions used by the company in determining principle-based reserves:

   a. Methodology used to allocate expenses to the individual life insurance policies subject to a principle-based reserve valuation.

   b. Methodology used to apply the allocated expenses to model segments or sub-segments within the cash flow model.

   c. Methodology used to determine margins.

7. The following information regarding the asset assumptions used by the company in determining principle-based reserves asset assumptions:

   a. The amount of starting assets supporting the policies subject to a principle-based valuation, and the method and rationale for determining such amount.

   b. Method used and rationale for selecting the assets and apportioning the assets between the policies subject to principle-based reserve valuation and those policies not subject to principle-based reserve valuation.

   c. Method used to determine projected market value of assets (if needed for assumed asset sales).

   d. Analysis of exposure to foreign currency fluctuations.

   e. Summary of the results of the steps for determining the maximum net spread adjustment factor for each model segment, including the method used to determine option adjusted spreads for each existing asset.
f. A summary of the path of net asset earned rates for each model segment calculated for the
deterministic reserve.

g. Investment expense assumptions.

h. Prepayment, call and put functions.

i. If for all model segments combined, the aggregate annual statement value of starting
assets is less than 98% or greater than 102% of the final aggregate minimum reserve,
documentation that supports the conclusion that the aggregate minimum reserve is not
materially understated as a result of the estimate of the amount of starting assets.

j. With respect to modeling of derivative programs if a company assumes that residual
risks and frictional costs have a value of zero, a demonstration that a value of zero is an
appropriate expectation.

8. The following information regarding the revenue sharing assumptions used by the company in
determining principle-based reserves:

a. Description of revenue sharing agreements and the nature of any guarantees underlying
the revenue sharing income included in the projections including the terms and limitations of
the agreements; relationship between the company and the entity providing the revenue
sharing income; benefits and risk to the company and the entity providing the revenue sharing
income of continuing the arrangement; the likelihood that the company will collect the
revenue sharing income during the term of the agreement; the ability of the company to
replace the services provided by the entity providing the revenue sharing income; the ability of
the entity providing the revenue sharing income to replace the service provided by the
company.

b. The amount of revenue sharing income and a description of the rationale for the amount
of revenue sharing income included in the projections including any reduction for expenses.

c. The level of margin in the prudent estimate revenue sharing income assumptions and
description of the rationale for the margin for uncertainty.

9. The following information regarding the reinsurance assumptions used by the company in
determining principle-based reserves:

a. Description of each reinsurance agreement including but not limited to the type of agreement,
the counterparty, the risks reinsured, the portion of business reinsurance, and whether the
agreement complies with the requirements of the credit for reinsurance under the terms of the

b. Description of reinsurance assumptions and reinsurance cash flows included in the model.

c. To the extent that a single deterministic valuation assumption for risk factors associated
with certain provisions of reinsurance agreements will not adequately capture the risk of the
company, a description of the separate stochastic analysis that was used outside the cash
flow model to quantify the impact on reinsurance cash flows to and from the company.

d. If a policy is covered by more than one reinsurance agreement, description of method to
allocate reinsurance cash flows from each agreement.

e. If the company concludes that modeling the assets supporting reserves held by a counterparty
is not necessary, documentation of the testing and logic leading to that conclusion.
10. The following information, where applicable, regarding the non-guaranteed element (NGE) assumptions used by the company in determining principle-based reserves:

a. Description of approach used to model NGE’s, including a discussion of how future NGE amounts were adjusted in scenarios to reflect changes in experience and including how lag in timing of any change in NGE relative to date of recognition of change in experience was reflected in projected NGE amounts.

b. Description of the approach to establish a margin for conservatism.

c. Description of how the company's past NGE practices and established non-guaranteed element policies were reflected in projected NGE amounts.

d. Description of the following: (i) whether and how projected levels of NGE’s in the model are consistent with experience assumptions used in each scenario; and (ii) whether and how policyholder behavior assumptions are consistent with the NGE are assumed in the model.

e. State if and how the provision in Section 7.C.5 of VM-20 allowing conditional exclusion of a portion of an NGE is used.

   (i) If used, is the provision used for any purpose other than recognition of subsidies for participating business.

   (ii) If this provision is being used, discuss how prevention of double counting of assets is ensured.

Guidance Note: Examples of considerations include (1) if the subsidy is provided by a downstream company, and the carrying value of the downstream company is reported as an asset on the company’s books, where is the offsetting liability reported; or (2) if the subsidy is provided by another block of business within the company, is the subsidy included in cash flow testing of the “other block”?

11. The following information regarding the deterministic and stochastic exclusion tests:

a. Identification and description of each group of policies used in the deterministic and stochastic exclusion tests including contract type and risk profile, and rationale for each grouping of policies.

b. For each group of policies for which the company elects to exclude from stochastic reserve requirements, the stochastic exclusion test used (passing the stochastic exclusion ratio test, stochastic exclusion demonstration test, or certification that the group of policies does not contain material interest, tail or asset risk).

c. For groups of policies for which the stochastic reserve exclusion ratio test is used, results of the 16 scenarios and the test ratio.

d. For groups of policies for which the stochastic reserve demonstration method is used, the rationale for using the demonstration method and a demonstration supporting the exclusion in the initial exclusion year and at least once every three calendar years subsequent to the initial exclusion that complies with the following

   (i) The demonstration shall take into account whether changing conditions over the current and two subsequent calendar years would be likely to change the conclusion to exclude the group of policies from the stochastic modeling requirement. If, as of the end of any calendar year, the company determines the modified deterministic reserve for the group of policies no longer adequately
PBR Report Requirements for Business Subject to a Principle-Based Reserve Valuation - VM-31

provides for all material risks, the exclusion shall be discontinued and the policies shall be included in the stochastic modeling calculations.

(ii) The demonstration may be based on analysis from a date that proceeds the initial or subsequent exclusion period.

(iii) The demonstration shall provide a reasonable assurance that the stochastic reserve calculated on a standalone basis for only those policies subject to the stochastic modeling exclusion would not be greater than the modified deterministic reserve for such policies.

(iv) The demonstration shall provide an effective evaluation of the residual risk exposure resulting from risk mitigation techniques such as derivative programs and reinsurance.

**Guidance Note:** Examples of acceptable methods to demonstrate that the exclusion requirements are met for a group of policies include, but are not limited to:

(a) Demonstrate that the greater of the deterministic reserve and the net premium reserve, less any associated deferred premium asset is greater than the stochastic reserve calculated on a standalone basis.

(b) Demonstrate that the greater of (1) the net premium reserve less any associated premium asset and (2) the deterministic reserve is greater than the scenario reserve that results from each of a sufficient number of adverse deterministic scenarios.

(c) Demonstrate that the greater of (1) the net premium reserve less any associated premium asset and (2) the deterministic reserve is greater than the stochastic reserve calculated on a standalone basis, but using a representative sample of policies in the stochastic modeling calculations.

(d) Demonstrate that any risk characteristics that would otherwise cause the stochastic reserve calculated on a standalone basis to exceed the greater of (1) the net premium reserve less any associated premium asset and (2) the deterministic reserve are not present or have been substantially eliminated through actions such as hedging, investment strategy, reinsurance, or passing the risk on to the policyholder by contract provision.

(e) For groups of policies for which the certification method is used, support for the certification including supporting analysis and tests.

(f) For groups of policies that pass the stochastic exclusion test and for which the company chooses not to calculate stochastic reserves, the results of the deterministic exclusion test for each group of policies.

12. The following additional information:

a. The impact of individual margins on the deterministic reserve for each risk factor, or group of risk factors, that has a material impact on the deterministic reserve determined for each model segment by subtracting (i) from (ii)

(i) The deterministic reserve for all policies, but with the reserve calculated based on the anticipated experience assumption for the risk factor and prudent estimate assumptions for all other risk factors.

(ii) The deterministic reserve as reported.
PBR Report Requirements for Business Subject to a
Principle-Based Reserve Valuation - VM-31

b. An estimate of the aggregate impact of all margins on the deterministic reserve for
   each model segment. This shall be determined for each model segment by subtracting (i)
   from (ii)
   
   (i) The deterministic reserve for all policies, but with the reserve calculated based
       on anticipated experience assumptions for all risk factors prior to the addition
       of any margins.

   (ii) The deterministic reserves for all policies as reported.

c. For purposes of the disclosures required in 12a and 12b above

   i) If the company believes the method used to determine anticipated experience
      mortality assumptions includes an implicit margin, the company can adjust the
      anticipated experience assumptions to remove this implicit margin. For
      example, to the extent the company expects mortality improvement after the
      valuation date, any such mortality improvement is an implicit margin and
      therefore is an acceptable adjustment to the anticipated experience assumptions
      for this purpose. If any such adjustment is made, the company shall document
      the rationale and method used to determine the anticipated experience
      assumption.

   (ii) Since the company is not required to determine an anticipated experience
      assumption or a prudent estimate assumption for risk factors that are prescribed
      for the deterministic reserve (i.e., interest rates movements, equity performance,
      default costs, and net spreads on reinvestment assets), when determining the
      impact of margins, the prescribed assumption shall be deemed to be the prudent
      estimate assumption for the risk factor, and the company can elect to determine
      an anticipated experience assumption for the risk factor, based on the
      company's anticipated experience for the risk factor. If this is elected, the
      company shall document the rationale and method used to determine the
      anticipated experience assumption. If the mortality segments do not qualify for the
      simplified method to determine prudent estimate mortality assumptions, the
      anticipated experience assumption for mortality is the credibility adjusted
      experience rates.

d. An explanation of how the results of sensitivity tests and varying assumptions were
   used or considered in developing assumptions including a description of, results of, and
   action taken with respect to sensitivity tests performed.

e. Description of material risks not fully reflected in cash flow model used to calculate the
   stochastic reserve including

   (i) A description of each element of the cash flow model for which this provision
       has been made in the stochastic reserve (e.g., risk factors, policy benefits, asset
       classes, investment strategies, risk mitigation strategies, etc.).

   (ii) A description of the approach used by the company to provide for these risks
       in the stochastic reserve outside the cash flow model, and a summary of the
       rationale for selecting this approach, and the key assumptions justifying the
       underlying approach.

   (iii) If there is more than one model element included in this provision, clarifying
       whether a separate provision was determined for each element, or collectively for
       groups of two or more elements and explaining the methodology, supporting
PBR Report Requirements for Business Subject to a  
Principle-Based Reserve Valuation - VM-31 

rationale and key assumptions for how separate provisions were combined.

f. Summary of the impact of aggregation on the stochastic reserve

   (i) At least once every three (3) years, and in the current year regardless of the three (3) year requirement if the company has made a material change in its risk profile, such as buying or selling a block of business, or entering into a reinsurance arrangement covering the policies subject to these requirements, a company shall disclose the stochastic reserve for each product on a standalone basis listed in the table in Section 3.C.3 and disclose the sum of the stochastic reserves for each product less the sum of the minimum reserves for the products.

   (ii) With respect to above disclosure, the company shall disclose the nature of any approximations used and the rationale for why the approximations are appropriate.

g. If the company uses a date that precedes the valuation date to calculate the reserves, the company shall explain why the use of such date will not produce a material change in the results if the results were based on the valuation date. Such explanation shall address the nature of any adjustments made to the data and the rationale for why the adjustments are appropriate.

h. Description of any approximations and simplifications used in reserve calculations.

i. Competitor rate definition and usage.

j. Description of method to translate stochastic economic paths into fund performance.

k. Description of interest crediting strategy.

13. A certification from a duly authorized investment officer that the modeled asset investment strategy is consistent with the company’s current investment strategy and an actuarial certification regarding the modeling of clearly defined hedging strategies.


F. PBR Actuarial Report Requirements for Variable Annuity Contracts

Drafting Note: See documentation and reporting requirements in VM-21
VM-50 EXPERIENCE REPORTING REQUIREMENTS

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Section 1. Overview

A. Purpose of the Experience Reporting Requirements

The purpose of this section is to define the requirements pursuant to Section 13 of the NAIC Standard Valuation Law (SVL) for the submission and analysis of the insurer data. It includes consideration of the experience reporting process, the roles of the relevant parties, and the intended use of and access to the data, and the process to protect the confidentiality of the data as outlined in the SVL.

B. Value of Experience Data Collection

The value includes but is not limited to:

1. Principle-based reserving may require development of assumptions and margins based on company experience, industry experience, or a blend of the two. The collection of experience data provides a database to establish industry experience tables or factors, including valuation tables or factors as needed.

2. The collection of experience data may assist regulators, reviewing actuaries, auditors, and other parties with authorized access to the PBR actuarial reports, to perform reasonableness checks on the appropriateness of principle-based methods and assumptions, including margins, documented in those reports.

3. The collection of experience data provides an independent check on the accuracy and
Experience Reporting Requirements - VM-50

completeness of company experience studies, thereby encouraging companies to establish a disciplined internal process for producing experience studies. Industry aggregate or sub-industry aggregate experience studies may assist an individual company for use in setting experience-based assumptions. As long as the confidentiality of each company's submitted results is maintained, a company may obtain results of a study on companies' submitted experience for use in formulating experience assumptions.

4. The collection of experience data will provide a basis for establishing and updating the assumptions and margins prescribed by regulators in the Valuation Manual.

5. The collection of experience data allows regulators to identify outliers and monitor changes in company experience factors versus a common benchmark to provide a basis for exploring issues related to those differences.

6. Principle-based reserving is an emerging practice and will evolve over time. Research studies other than those contemplated at inception may be useful to improvement of the PBR process, including increasing the accuracy or efficiency of models. Since the collection of experience data will facilitate these improvements, research studies of various types should be encouraged.

7. The collection of experience data is not intended as a substitute for a robust review of companies' methodologies or assumptions, including dialogue with companies’ actuaries.

C. Principle-Based Reserving and the Need for Experience Data

1. Principle-based reserving may require development of assumptions based on company experience, industry experience, or a blend of the two. Collection of industry experience data provides a database to establish industry experience tables.

2. The development of industry experience tables provides not only a basis for assumptions when company data is not available or appropriate, but also provides a comparison basis that allows the regulator to perform reasonableness checks on the appropriateness of assumptions as documented in actuarial reports.

3. The reliability of assumptions based on policy experience for principle-based reserving is founded on reliable historical data from comparable policies. As with all forms of experience data analysis, larger and more consistent statistical samples have a greater probability of producing reliable analyses of historic experience than smaller ones. To improve statistical credibility, it is necessary that experience data from multiple insurers be combined into aggregate databases.

4. To carry out this collection and pooling, insurers and regulators will rely on statistical agents. The statistical agents are expected to bring the expertise of collecting and sorting data from multiple sources into a cohesive database in a secure and efficient manner.

**Drafting Note:** The intent is to use the NAIC’s current secure method of transmitting information to regulators instead of paying a statistical agent to create and maintain a separate system for experiencing studies.

5. Section 14(A)4 of the SVL defines the data to be collected to be confidential.

6. The statutes and regulations requiring data submission generally apply to all licensed life and health companies. These companies must submit statistics as directed by this Valuation Manual.

Section 2. Company Experience Reporting Requirements

A. Scope

1. The Standard Valuation Law provides authority for this Valuation Manual to set experience
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reporting requirements with respect to business and companies within the scope of the Standard Valuation Law. These requirements will specify the business and the companies for which experience is to be reported for a calendar year.

Drafting Note: Input from LHATF is needed regarding the type of business and companies for which experience is to be reported for the calendar year after the operative date of the Valuation Manual. This input will play a key role in the development of the experience reporting requirements.

B. Calendar Year 20XX Experience to Be Reported

Drafting Note: 200XX will be changed to a specific year when the Valuation Manual is first operative.

1. Companies are required to report experience for their life insurance business pursuant to the life instructions contained in VM-51 Experience Reporting Formats. 2. Companies licensed only in their state of domicile may be exempted from these experience reporting requirements if allowed by the domiciliary Commissioner. For studies of ordinary life mortality and policyholder behavior, companies with less than $50 million direct individual life insurance premiums, as described in Section 2.B.2 of VM-50, shall be exempted from these experience reporting requirements for the calendar year in question. This threshold for exemption shall be measured based on aggregate premium volume of all affiliated companies, shall be reviewed annually, and be subject to change by the NAIC. At its option, a group of non-exempt affiliated companies may exclude from these requirements affiliated companies with less than $10 million direct individual life insurance premiums, provided that the affiliated group remains non-exempt. If a company receives approval from its domiciliary Commissioner that any of its above lines of business have immaterial volume in force, those lines shall be exempted from these experience reporting requirements for the calendar year in question. If such a company or any of its lines of business is not exempted in any subsequent calendar year, for the latter year(s), it shall be subject to the above experience reporting requirements for the latter year(s). Additional exemptions may be granted by the NAIC, based on achieving a target level of approximately 80% of industry experience for each product line in preparing an industry experience table.

2. Business exempted from the life experience reporting requirements for calendar year 20XX includes the following:

a. Credit Life Insurance

Drafting Note: Input from LHATF is needed regarding additional lines of business or types of companies to be exempted.

3. Experience reporting for annuity business is not prescribed for calendar year 20XX.

Drafting Note: These requirements are not developed at this time.

4. Experience reporting for health business is not prescribed for calendar year 20XX.

Drafting Note: These requirements are not developed at this time.

5. Reinsurance assumed is excluded to avoid double-counting by the original issuer and by the reinsurer. Experience reporting requirements for policies covered under such reinsurance assumed shall be the responsibility of the ceding company who is the direct writer of such business. An exception to this requirement is in case of reinsurance assumed where the assuming company is legally responsible for all benefits and administration of such policies. For such policies, the assuming company would be responsible for the experience reporting requirements for such policies.
Section 3.  Roles and Responsibilities

A. Statistical Plans and the Role of Statistical Agents

1. In most situations, designated statistical agents will collect experience data based on statistical plans as defined in the Valuation Manual. Unless there is a compelling reason otherwise, a particular data call will utilize a single statistical agent on a national basis.

2. Statistical plans are detailed instructions which define the data elements as well as the formats and time frames for company reporting. Statistical plans are included in VM-51 of the Valuation Manual. These statistical plans vary by both experience type (mortality, policyholder behavior and company expense) and by product type. Statistical plans are included in the Valuation Manual when they are ready to be implemented. Factors to be considered in determining which statistical plans should be used include: prior use in intercompany studies, review by committees/task forces involved with principle-based valuation, review by regulators/NAIC/LHATF, and the process of implementing principle-based valuation. Reporting formats for additional data elements will be added as necessary, in subsequent revisions to the Valuation Manual.

3. Data must conform to common data definitions. Standard definitions provide for stable and reliable databases and are the basis of meaningful aggregated insurance data. This will be accomplished through a uniform set of suggested minimum experience reporting requirements for all insurers.

4. Based on requirements to be developed, statistical agents may design their data collection procedures to ensure that they are able to meet these regulatory requirements. The Statistical Agents will provide sufficient notice to reporting companies of changes, procedures, and error tolerances to enable the companies to adequately prepare for the data submission.

5. The statistical agent will aggregate the experience of insurers using a common set of classifications and definitions to develop industry experience databases

B. Role and Responsibility of NAIC Task Force or Working Group

1. The NAIC, perhaps through creation of a Task Force or Working Group, will be responsible for the content and maintenance of the experience reporting requirements. This Task Force or Working Group will monitor the data definitions, quality standards, appendices and reports described in the Experience Reporting Requirements to assure that they take advantage of changes in technology and provide for new regulatory and company needs.

Drafting Note: LHATF should propose a process to be used and not leave this open ended.

2. To ensure that the experience reporting requirements will continue to be useful, the NAIC Task Force or Working Group will seek to review each study on a five year basis. The Task Force or Working Group should have regular dialogue, feedback and discussion. Such advisory group should include a broad range of data users, including regulators, consumer representatives, members of professional actuarial organizations, large and small insurers, and insurance trade organizations.

C. Role of Other Organizations

1. The NAIC may ask for other organizations to play a role for one or more of the following items.

   a. Consult with the statistical agent (as appropriate) in the design and implementation of the experience retrieval process;
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b. Become involved in the data validation process of data intended to be used by the SOA to develop industry experience tables;

c. Analyze data provided by the statistical agent and any summarized data produced by the statistical agent;

d. Create initial experience tables and any revised tables;

e. Work with the NAIC (if needed) in the development and evaluation of requests for proposal for services related to the reporting of experience requirement;

f. Create statutory valuation tables as appropriate and necessary;

g. Determine and produce additional industry experience tables or reports that might be suggested by the data collected;

h. Work with the NAIC in developing new reporting formats and modifying current experience reporting formats;

i. Support a close working relationship among all parties having an interest in the success of the experience reporting requirement. This will increase the value of the coordinated effort, improve the speed and efficiency of the process, and increase the value of the experience reporting deliverables.

Section 4 Data Quality for Insurers and Statistical Agents

A. Requirements

1. The experience reporting requirements include two intertwined sets of requirements – one for insurers and one for statistical agents. Statistical procedures used by the statistical agents cannot easily control for errors associated with underwriting. If an underwriter misjudges the proper classification for an insured, then the “statistical system” has little chance of detecting the error unless the classification is somehow implausible.

2. These requirements only refer to data required by the Experience Reporting Requirements.

B. Intentionally Inaccurate Coding is Prohibited

1. Data coding and data reporting policies prohibit coding a policy, loss, transaction or other body of data as anything other than what it is known as for data routinely reported to statistical agents. This does not preclude an insurer from booking a transaction with incomplete detail or from reporting such transactions to statistical agents, but there can be nothing that is known to be inaccurate or deceptive in the reporting. An audit of an insurer’s data submitted to statistical agent(s) under a statistical plan in VM-51 can include comparison of submitted data to other company files.

C. Edit Exceptions by Statistical Agents Must Be Studied for Systematic Errors

1. When the cause of an edit exception is noted to be a condition that could produce systematic errors, the insurer must correct the error and respond in a timely fashion, with priority given to errors that have the largest likelihood to affect a significant amount of data. When an error is found that has affected data reported to a statistical agent, the insurer shall report the nature of the error and the nature of its likely impact to the statistical agent receiving the affected data. Retrospective correction of data subject to systematic errors shall be done when the error affects a significant amount of data that is still being used for reports to the regulator and it is reasonably
practical to make the correction through the application of a computer program or a procedure applied to the entire data set without the need to manually examine more than a small number of individual records.

D. Other Data Quality Standards and Requirements Applying to Insurers and Statistical Agents

1. Statistical agents are required to apply edits and checks to data received from insurers, and insurers are required to respond to the queries presented by statistical agents. The Statistical Agents will provide sufficient notice to reporting companies of changes, procedures, and error tolerances to enable the companies to adequately prepare for the data submission.

2. Each submission of data filed by an insurer with a statistical agent shall be balanced against a set of control totals provided by the insurer with the submission. At a minimum, these control totals shall include applicable record counts, claim counts, amounts insured, and claim amounts. Any submission that does not balance (with the exception of differences due to rounding errors for dollar amounts) to the control totals shall be referred to the insurer for review and resolution.

3. Each insurer submitting experience data in response to a data call shall reconcile its statistical and financial data, with an explanation of differences, within the statistical agent's tolerances as specified in the data call.

4. Validity checks are designed to catch:
   a. incomplete coding;
   b. codes that are not contained within the set of possible valid codes; or
   c. codes that are contained within the set of possible valid codes but are not valid in conjunction with another code.

5. It is possible that there will be incomplete coding as part of an insurer’s internal data processing. It is important, however that the insurer’s procedures provide for proper codes to be determined in a timely fashion so that records can be completed.

6. Where quality would not appear to be significantly compromised, statistical agents may use records with missing or invalid data if the errors do not involve a field relevant to the report. For insurers with a body of data for a state, line of business and year that fails to meet these standards, statistical agents shall use their discretion (but should still inform the regulator of key decisions made) regarding the omission of the entire body of data, including records with valid entries. Completeness of reports is desirable, but not at the risk of including a body of data that appears to have an unreasonably high chance of significant errors.

7. Completeness and validity checks are straightforward and almost always, errors detected through these checks are, in fact, errors. However, if an insurer were to attribute all of a varied book of business to a single valid class code, it is quite likely that this data would pass all completeness and validity checks.

8. Errors of a consistent nature are referred to as “systematic.” Incorrect coding instructions can introduce errors of a consistent nature as input. Programming errors within the data processing system of an insurer can also produce systematic miscoding as the system converts data to the formats required for experience reporting. Most systematic errors will produce data that, when reviewed using tests designed to reveal various types of systematic errors, will appear unreasonable and likely to be in error. In addition, some individual coding errors may produce erroneous results that show up when exposures and losses are compared in a systematic fashion. Such checking often cannot, however, provide a conclusive indication that data with unusual patterns is incorrect.
9. Statistical agents shall undertake reasonability checks that include the comparison of statistical agent aggregate and company experience for class and coverage data elements for the current reporting period to company and aggregate profiles from prior periods or the current period. When reporting instructions are changed, newly reported data elements shall be examined to see that they correlate reasonably with data elements reported under the old instructions. In addition, statistical agents shall compare major data elements to statistical agent aggregates in effect at the time of reporting.

10. At a minimum, reasonability checks by statistical agents shall include:

   a. When an insurer has reported all or an unusually large percentage of its data under a single or very limited number of categories.
   
   b. When there are unusual or unlikely reporting patterns in an insurer’s data.
   
   c. When the amount of claims appear unusually high or low for the corresponding exposures.
   
   d. When claims exist without corresponding policy values and exposures, or where loss frequencies or amounts appear unreasonable in comparison to ranges of expectation that recognize statistical fluctuation.
   
   e. When unusual shifts in the distribution of writings occur from one reporting period to the next.

11. If an insurer’s unusual pattern under D.4.9.a, D.4.9.b or D.4.9.c is verified as accurate (that is, the reason for the apparent anomaly is an unusual mix of business), then it is not necessary that a similar pattern for the same insurer be reconfirmed year after year.

12. Individual statistical agents shall keep track of their experience with these tests and shall adjust thresholds in successive years to maintain a reasonable balance between the magnitude of errors being found and the cost to insurers.

13. Results which appear to indicate a significantly higher than average chance that a body of data may contain errors shall be reported to insurers with an explanation of the unusual finding and its possible significance. When the possible or probable errors appear to be of a significant nature, the statistical agent shall indicate to the insurer that this is a “critical indication.” “Critical indications” are those that, if not corrected or confirmed, would leave a significant degree of doubt whether the affected data should be used in reports to the regulator and included in industry databases. It is intended that statistical agents shall have reasonable flexibility to implement this under the direction of the regulators. Also under the direction of the regulators, statistical agents may grade the severity of indications or they may simply identify certain indications as critical. While insurers are expected to undertake a reasonable examination of all indications provided to them, they are not required to respond to every indication except for those labeled by the statistical agent as “critical.”

14. Statistical agents shall use their discretion regarding the omission of data from reports owing to the failure of an insurer to respond adequately to unusual reasonability indications. Completeness of reports is desirable, but not at the risk of including data that appears to have an unreasonably high chance of containing significant errors.

15. Insurers shall acknowledge and respond to reasonability queries from statistical agents. This shall include specific responses to all critical indications provided by the statistical agent. Other indications shall be studied for apparent errors as well as for indications of systematic errors. Corrections for critical errors shall be provided to the statistical agent or, when a correction is not feasible, the extent and nature of the error shall be reported to the statistical agent.

Drafting Note: Consideration should be given as to whether Actuarial Standards of Practice regarding Data
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Quality would or would not apply to this Section 2.3 and corresponding subsections.

E. Confidentiality of Experience Data

1. Nothing in the Experience Reporting Requirements is intended to require any disclosures of confidential data or materials that may violate any applicable federal or state laws, rules, regulations, or court orders applicable to such data or materials.

F. Treatment of Confidential Information

Experience data with potentially company-identifying or personally identifiable information are Confidential Information pursuant to Section 14, Subsection A5 of the Standard Valuation Law. Access to such Confidential Information is limited to those individuals and organizations specified in subsection 2 pursuant to the confidentiality provisions of Section 14B of the Standard Valuation Law. In addition, the individuals and entities other than regulators are also subject to antitrust and conflict of interest requirements established by the NAIC Task Force or Working Group charged with this task. Compilations of experience data which do not permit identification of individual company experience or personally identifiable information are subject to request by the public as subject to approval by regulators and coordinated by the NAIC.

2. Access to the Confidential Information of subsection 1 is limited to

a. Regulators;

b. The company to reports on data it has submitted;

c. The statistical agent responsible for data collection. The statistical agent shall use such Confidential Information for the purposes of fulfilling its duties under VM-50 or as otherwise approved by the NAIC Task Force or Working Group. Any consultants to or subcontractors of the statistical agent shall be subject to regulatory approval and shall be subject to the same standards as the statistical agent;

d. An auditor of the statistical agent; and

e. Other individuals or entities assisting the statistical agent or regulators for the purposes of fulfilling duties under VM-50 or as otherwise approved by the NAIC Task Force or Working Group. These other individuals or entities may provide services related to a variety of areas of expertise, such as assisting with performing industry experience studies, developing valuation mortality tables, data editing, and data quality review. All of these other individuals and entities are subject to regulatory approval through a transparent process that includes opportunity for public comment.

G. Ownership and Maintenance of Experience Data and Statistical Reports

1. Data records submitted by companies to the statistical agent are owned by the companies submitting such data records.

Drafting Note: This is the case for current voluntary studies.

2. A company may provide a waiver to the statistical agent relative to disclosure of its confidential information (e.g., mortality ratio by plan of experience).

3. The statistical agent will be responsible for maintaining data, error reports, logs and other intermediate work products, and reports for use in processing, documentation, production and reproduction of reports provided to regulators in accordance with the valuation manual. The statistical agent will be responsible for demonstrating such reproducibility at the request of the NAIC in its audit.
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capacity over the statistical agent.

H. Reports to the State from the Statistical Agent

1. Each statistical agent shall provide reports which comprise the entire set of companies that report data to the statistical agent:

   a. A listing of companies whose data is included in the compilations:
      and

   b. A historical report listing those insurers whose data for the statistical agent was excluded from the compilation because it fell outside of the statistical agent’s tolerances for missing or invalid data, or for any other reason. The report will list such excluded companies by year for the current and the two prior annual reports and will include an indication of the exposures, number of claims, and amount of claims for comparable groups of policies.

Drafting Note: This section will be updated as appropriate to include other data elements such as expenses and policyholder behavior for all policies, and morbidity for health insurance related policies

Drafting Note: The reconciliation of the statistical data and the financial data may need to be addressed elsewhere in VM -50.

I. Failure to Meet the Standards Contained in this Section may be violating the data submission requirements of this Valuation Manual
Section 5. Reports Available From Statistical Agents: Summary

A. Introduction

1. Using the data collected under statistical plans, as defined in this Valuation Manual, the statistical agents produce aggregate databases as defined by this Valuation Manual. Statistical Agents and/or other organizations assisting the statistical agent utilize those databases to produce industry experience tables and reports as defined in the Valuation Manual. In order to ensure continued relevance of reports, each defined data collection and resulting report structure should be reviewed for usefulness with no more than five years since initial adoption or prior review.

2. Data compilations are evaluated according to four distinct, and often competing, standards: quality, completeness, timeliness and cost. In general, quality is a primary goal in developing any statistical data report. The priorities of the other three standards vary according to the purpose of the report.

3. The NAIC may modify or enlarge the requirements of this Valuation Manual for information to accommodate changing needs and environments. However, in most cases, changes to existing data reporting systems will be feasible only to provide information on future transactions. Requirements to submit new information may require that companies change their systems. Also, the statistical agents may need several years before they can generate meaningful data meeting the new requirements with matching claims and insured amounts. The exact time frames for implementing new data requirements and producing reports will vary depending on the type of reports.

4. This section summarizes, generally, the data that statistical agents must maintain and produce. Subsequent sections provide the specific detailed requirements for reporting on the various lines of insurance.

B. Design of Reports Linked to Purpose

1. Fundamental to the design of each report is an evaluation of its purpose and use. The NAIC Task Force or Working Group should specify model reports responding to general regulatory needs. These model reports will serve the basic informational needs of state regulators. To address a particular issue or problem, a regulator may have to request to the Working Group that additional reports be developed.

C. Basic Report Designs

1. The NAIC Task Force or Working Group needs to designate basic types of reports to meet differing needs and time frames. Sections of VM-51 experience reporting formats provide more detailed descriptions of these reports for each specific line of insurance. Annual statistical compilations are anticipated to be the primary reports.

2. Annual Statistical Compilations – Annual statistical compilations are aggregate reports that generally match appropriate insurance amounts and claims to evaluate the historic experience for various lines of insurance, detailed by coverage and class. Although termed annual statistical compilations the timing of these reports depends on the specific line of insurance. The annual statistical compilations can be either industry-wide or vary by state of domicile.

3. In addition to annual statistical compilations, regulators can specify additional reports based on elements in the statistical plans in VM-51. Regulators can also use annual statistical compilations and additional reports to evaluate non-formulaic assumptions.
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4. The NAIC Task Force or Working Group will specify the reports to be provided to the professional actuarial associations to fulfill their roles as specified in C.3. In general, the reports are expected to include the industry-wide annual statistical compilations. The number and types of reports can vary from year to year. The NAIC Task Force or Working Group will specify the data periodically obtained from the statistical plans to be provided to the SOA to fulfill its role as specified in C.3.

D. Annual Statistical Compilations

1. Annual statistical compilations are detailed annual reports that generally match appropriate insurance amounts and claims to evaluate the historic experience of various lines of insurance. Regulators can use annual compilations to evaluate non-formulaic assumptions.

2. The timing of annual reports depends upon the basis on which data are compiled, which in turn depends on the line of insurance. Sections of VM-51 discuss specific time frames for annual reports for each line of insurance.

3. Regulators can use the annual reports to review the experience for broad categories and for individual coverages. Regulators can compare the policy experience elements and insurance payouts appearing on the reports for different coverages. Annual reports also allow regulators to review long-term trends. Aggregate results may indicate areas warranting additional investigation.

E. Supplemental Reports

1. For specific lines of business and coverages, regulators may request additional reports from statistical agents. Regulators may also request custom reports, which may contain specific data or experience not regularly produced in other reports.

2. The regulator and the statistical agents must negotiate time schedules for producing supplemental reports. The information in these reports is limited by the amount of data actually available and the manner in which they have been reported.

F. Reports to Actuarial Professional Organizations

1. The NAIC Task Force or Working Group needs to designate basic types of reports to the Actuarial Professional Organizations to meet differing needs and time frames. These reports will be comparable to reports provided to regulators as described in E.4. Annual statistical compilations are anticipated to be the primary reports. Other reports may be requested on an as needed basis, and will be referred to as special reports.

2. Annual Statistical Compilations – Annual statistical compilations are aggregate reports that generally match appropriate insurance amounts and claims to evaluate the historic experience for various lines of insurance, detailed by coverage and class. Although termed annual statistical compilations the timing of these reports depends on the specific line of insurance. The annual statistical compilations can be either industry-wide or vary by state of domicile.

3. In addition to annual statistical compilations, regulators can specify additional reports based on elements in the statistical plans in VM-51. Regulators can use both annual statistical compilations and additional reports to evaluate non-formulaic assumptions.
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VM-51 EXPERIENCE REPORTING FORMATS

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Drafting Note: These requirements reflect what is currently requested in the voluntary SOA data submission request sent to companies.

Section 1. Introduction

A. The Experience Reporting Requirements are limited to the experience data available from statistical agents serving the primary life and health insurance industry for the following lines of insurance:

1. Life
2. Annuity
3. Long Term Care
4. Health

Drafting Note: Statistical plans are included in the Valuation Manual when they are ready to be implemented. Factors to be used in determining whether statistical plans are ready to be used include prior use in intercompany studies, review by committees/task forces involved with principle-based valuation, review by regulators/NAIC/LHATF, and the process of implementing principle-based valuation. Reporting formats for additional data elements will be added as necessary, in subsequent revisions to the Valuation Manual.

B. In the first year that the Valuation Manual is used, the Data Reporting Formats included in this section are in the first year of implementation.

C. New Data Reporting Formats included in this Valuation Manual by July 1 of YYYY are in their first year of implementation in year YYYY+1.

D. Revisions to Data Reporting Formats included in this Appendix by July 1 of YYYY have the revised data elements in their first year of implementation in year YYYY+1.

E. Data shall be reported gross of reinsurance ceded. Reinsurance assumed is exempt from experience reporting requirements and is not to be included.
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Section 2. Individual Life insurance

A. Introduction

1. Individual life insurance is one of the first lines of insurance to be covered under principle-based reserving.
   There are three sub-sections: mortality, policyholder behavior and expenses. The first of the subsections to be implemented is mortality.

B. Mortality

1. Company Level Information:
   a. The Preferred Class Structure Questionnaire is in Appendix 1.
   b. The Mortality Claims Questionnaire is in Appendix 2.
   c. The Additional Plan Code Form is in Appendix 3.

2. Statistical Plan for Mortality

Drafting Note: Smaller companies will be exempt from the statistical plan for the initial data calls.

   a. Data Instructions

Data submissions will be made annually on ordinary business issued in the United States. The data submission is to be direct written business and values should be prior to reinsurance ceded. The data submission should include policies issued as standard, substandard (optional) or sold within a Preferred Class Structure. Preferred Class Structure means that, depending on the underwriting results, a policy could be issued in classes ranging from a best preferred class to a residual standard class. Policies issued as part of a Preferred Class Structure are not to be classified as substandard.

Ordinary business does not include separate lines of business such as simplified issue/guaranteed issue, worksite, individually solicited group life, direct response, final expense, pre-need, home service, and COLI/BOLI/CHOLI. Policies issued as conversions from term or group policies should be included. For these converted policies, the issue date should be the issue date of the converted policy, and the underwriting field will identify them as issues resulting from conversion.

Each policy number represents a policy issued as a result of ordinary underwriting. If a single life policy, the base policy on a single life has the policy number and a segment number of 1. On a joint life policy, each life has separate records with the same policy number. The base policy on the first life has a segment number of 1 and the base policy on the second life has a segment number of 2. Policies that cover more than two lives are not to be submitted.

Term/paid up riders or additional amounts of insurance purchased through dividend options on a policy issued as a result of ordinary underwriting are to be submitted. Each rider is on a separate record with the same policy number as the base policy and a unique segment number. The details on the rider record may differ from the corresponding details on the base policy record. If underwriting in addition to the base policy underwriting is done, the coverage is given its own policy number.
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Terminations (both death and non-death) are to be submitted. Terminations are to include those which occurred in the observation year and were reported by June 30th of the year after the observation year.

Plans of insurance should be carefully matched with the three digit codes in item 19, plan. These plans of insurance are important because they will be used for not only mortality studies but for policyholder behavior studies such as lapse. It is expected that most policies will be matched to three digit codes that specify a particular policy type rather than select a code that indicates a general plan type.

The statistical agent will send to companies as part of the data call detail data instructions for company level forms in Appendices 1, 2 and 3 as well as for the data format for mortality in Appendix 4.

b. Data Format - The data format for mortality on ordinary business is in Appendix 4.

c. Data Testing and Correction - The statistical agent will provide details on checks and reports for completeness, validity and reasonability within 30 days following submission of the data. The checks will be applied to each data submission and the company will be sent the reports on that data submission which will indicate possible errors for correction. The statistical agent(s) will provide specifications for syntax and logic checks to be performed on submitted data to insurers by January 1, 20XX.

3. Data Call and Time Frame for Life Insurance Mortality

a. Each company required to submit ordinary mortality data is to submit data using the data format in Appendix 4. Each company is to submit data for all inforce individual life insurance policies except for:

i. For policies issued before January 1, 1990, companies may certify that submitting data presents a hardship due to fields not readily available in their systems/databases or legacy computer systems that continue to be used for older issued policies and differ from computer systems for newer issued policies.

ii. For policies issued on or after January 1, 1990, companies must a) document the percentage that the face amount of policies excluded are relative to the face amount of submitted polices issued on or after January 1, 1990, and b) certify that this requirement presents a hardship due to fields not readily available in their systems/databases or legacy computer systems that continue to be used for older issued policies and differ from computer systems for newer issued policies.

b. Ordinary life mortality data calls are anticipated to be on an annual basis. An annual data call made in a given year such as 20XX + 1 will be complied with using a calendar year method

The calendar year method includes:

i. policies inforce during or issued during year 20XX.

ii. terminations that were incurred in year 20XX and reported before July 1, 20XX+1.

Drafting Note: For studies of other types of mortality data that occur less frequently than annually, the valuation manual will define the data call and specify data to be submitted.
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c. Requirements for Statistical Plans for life insurance mortality required in this section as of the previous year:

i. Data Call occurs in the second quarter.

ii. Except for the initial data call, Data Reporting Formats or revised data elements that are in their first year of implementation, each company will provide either the data or determine how to make the data available in their systems/databases.

iii. For Data Reporting Formats or revised data elements that are in their second or later year of implementation, each company will provide the data.

d. Company’s data submission to comply with the data call

i. Either data submissions or notification of when data submission will be made are to be given within three months after the data call.

ii. Data submissions will be given no later than September 30 of the year of the data call.

iii. Corrections of data submissions will be given no later than December 31 of the year of the data call.

e. Reporting of industry experience to regulators by a statistical agent

i. A list of NAIC Company Codes of companies whose data can be used for the aggregate reporting of industry experience will be given to regulators by December 31 of the year of the data call.

ii. Reports of industry average experience will be given to regulators by March 31st of the year following the data call.

iii. If the regulator requires individual company data or reports submitted to the statistical agent, the statistical agent will send such data and/or reports to the individual company to forward to the regulator.


a. Using the data collected for the data format in Appendix 4, a statistical report will be developed which will aggregate the experience of all companies.

b. The statistical reports from the data collected under the data format should include the report in Appendix 5.

c. As long as it does not identify individual companies, an additional report will be given to states upon request which contain the business of companies domiciled in that state.

d. From time to time, it is anticipated that additional reports will be developed based on the data collected in Section 2.
Appendix 1  Preferred Class Structure Questionnaire

PREFERRED CLASS STRUCTURE QUESTIONNAIRE

Fill out this preferred class structure questionnaire based on company-wide summaries such as underwriting guideline manuals, compilations of issue instructions or other documentation.

The purpose of this preferred class structure questionnaire is to gather information on different preferred class structures. This questionnaire varies between nonsmoker/non-tobacco and smoker/tobacco-users and provides for variations by issue year, face amount and plan. If the company has the Underwriting Criteria Score information available, the company should map its set of preferred class structure to sets of Underwriting Criteria Scores. Except for new preferred class structures or new sets of Underwriting Criteria Scores applied to existing preferred class structure(s), the response to the questionnaire should remain the same from year to year.

If a company has determined sets of Underwriting Criteria Scores for its preferred class structures, it should provide separate preferred class structure responses for each set of Underwriting Criteria Scores applied to a preferred class structure. If a company has not determined sets of Underwriting Criteria Scores for its preferred class structures, it should fill out this questionnaire with its preferred class structures and update the preferred class structure questionnaire at such future time that sets of Underwriting Criteria Scores for the preferred class structures are determined. When sets of Underwriting Criteria Scores are used, there is to be a one-to-one correspondence between a preferred class structure and a set of Underwriting Criteria Scores.

The information given in this questionnaire will be used both to map a set of Underwriting Criteria Scores to policy level data and as a check on the policy level data submission. Submit this questionnaire along with the initial data submission to the statistical agent.

Each preferred class structure must include at least two classes (e.g., one preferred class and one standard class). Make as many copies of this preferred class structure questionnaire as necessary for your individual life business and submit in addition to policy level detail information

<table>
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<tr>
<th>Company</th>
<th>NAIC Company Code</th>
</tr>
</thead>
<tbody>
<tr>
<td>Name</td>
<td>Date</td>
</tr>
</tbody>
</table>

PREFERRED CLASS STRUCTURE – Part 1 Nonsmokers/Non-Tobacco Users

Preferred class structure must have at least one preferred and one standard class. Use multiple copies of this page if needed for nonsmokers/non-tobacco users

Number of Nonsmoker/Non-Tobacco User Risk

Classes

a) Issue Date Range Date through Date
b) Issue Age Range Date through Date
c) Face Amount Range Date through Date
d) Plan Types (use 3 digit codes from item 19, Plan)
Experience Reporting Formats - VM-51

Number of Nonsmoker/Non-Tobacco User Risk Classes
a) Issue Date Range Date through Date
b) Issue Age Range Date through Date
c) Face Amount Range Date through Date
d) Plan Types (use 3 digit codes from item 19, Plan)

Number of Nonsmoker/Non-Tobacco User Risk Classes
a) Issue Date Range Date through Date
b) Issue Age Range Date through Date
c) Face Amount Range Date through Date
d) Plan Types (use 3 digit codes from item 19, Plan)

Number of Nonsmoker/Non-Tobacco User Risk Classes
a) Issue Date Range Date through Date
b) Issue Age Range Date through Date
c) Face Amount Range Date through Date
d) Plan Types (use 3 digit codes from item 19, Plan)

Number of Nonsmoker/Non-Tobacco User Risk Classes
a) Issue Date Range Date through Date
b) Issue Age Range Date through Date
c) Face Amount Range Date through Date
d) Plan Types (use 3 digit codes from item 19, Plan)

PREFERRED CLASS STRUCTURE – Part 2

Smokers/Tobacco Users Preferred class structure must have at least one preferred and one standard class. Use multiple copies of this page if needed for smokers/tobacco users

Number of Smoker/Tobacco User Risk Classes
a) Issue Date Range Date through Date
b) Issue Age Range Date through Date
c) Face Amount Range Date through Date
d) Plan Types (use 3 digit codes from item 19, Plan)

Number of Smoker/Tobacco User Risk Classes
a) Issue Date Range Date through Date
b) Issue Age Range Date through Date
c) Face Amount Range Date through Date
d) Plan Types (use 3 digit codes from item 19, Plan)

Number of Smoker/Tobacco User Risk Classes
a) Issue Date Range Date through Date
b) Issue Age Range Date through Date
c) Face Amount Range Date through Date
d) Plan Types (use 3 digit codes from item 19, Plan)
Number of Smoker/Tobacco User Risk Classes
a) Issue Date Range \textit{Date through Date}
b) Issue Age Range \textit{Date through Date}
c) Face Amount Range \textit{Date through Date}
d) Plan Types (use 3 digit codes from item 19, Plan)

Number of Smoker/Tobacco User Risk Classes
a) Issue Date Range \textit{Date through Date}
b) Issue Age Range \textit{Date through Date}
c) Face Amount Range \textit{Date through Date}
d) Plan Types (use 3 digit codes from item 19, Plan)

Number of Smoker/Tobacco User Risk Classes
a) Issue Date Range \textit{Date through Date}
b) Issue Age Range \textit{Date through Date}
c) Face Amount Range \textit{Date through Date}
d) Plan Types (use 3 digit codes from item 19, Plan)
Experience Reporting Formats - VM-51

Appendix 2 Mortality Claims Questionnaire

MORTALITY CLAIMS QUESTIONNAIRE

The purpose of this mortality claims questionnaire is for a company to respond to the questions whether or not it is submitting death claim data as specified. If the company is not submitting death claim data as specified, provide the additional detail requested.

Fill out this questionnaire for your individual life business and submit in addition to policy level information.

<table>
<thead>
<tr>
<th>Company</th>
<th>NAIC Company Code</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Name</th>
<th>Date</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
</tr>
</tbody>
</table>

MORTALITY CLAIMS

1. If the data is provided using a reporting run-out that is other than six months, what run-out period was used? mm/dd/yyyy

2. The Death Claim Amounts are to be for the total face amount and on a gross basis (before reinsurance). The data is based on:

   a. □ Total Face Amount (for policies that include the Cash Value in addition to the Face Amount as a death benefit, use only the Face Amount) as specified OR □ Other (describe):

      If not as specified, indicate time period for which this occurred: ______________ - ______________

   b. □ Gross Basis (before reinsurance) as specified OR □ Other (describe):

      If not as specified, indicate time period for which this occurred: ______________ - ______________

      Is this the same basis used for Face Amounts included in the study data? □ Yes □ No

3. The date that the termination is reported is to be used for the Termination Reported Date. The date that the termination actually occurred is to be used for the Actual Termination Date. What dates are used for death claims in the study data with respect to?

   a. Termination Reported Date
      If note Reported Date, indicate basis for dates provided □ Reported Date □ Other (describe):

   b. Actual Termination Date for death claims;
      If not Date of Death, indicate basis for dates provided □ Date of Death □ Other (describe):

4. Death claims pending at the end of the observation period but paid during the subsequent six months following the observation year are to be included in the data submission. Claims that are still pending at the end of the six month run out are to be included.

   Are such pending claims included in the study data? □ Yes □ No:

   If no indicate time period for which this occurred: ______________
5. The face amounts and death claim amounts are to be included without capping by amount. Are the face amounts and death claims/exposures included without capping by amount?

☐ Yes    ☐ No

If No, describe how face amounts and death claims are capped and at what amount the capping is being done.

6. For death claims on policies issued before 1990:

   Are death claims matched up to a corresponding inforce policy?   ☐ Yes   ☐ No

   If no, indicate approach used:

7. Please briefly describe any other unique aspects of the death claims data that are not covered above?
Appendix 3  Additional Plan Code Form

If you need an additional plan code(s) for a product(s) in addition to those plan codes in Item 19, Plan, of the statistical plan for life insurance mortality, fill in this form using plan codes in the range 200 to 999. Your data submission should reflect the plan codes in this form. Make as many copies as necessary for your individual life business and submit in addition to policy level information. When this form is used, it must be sent to the statistical agent at the time that data is submitted.

Completed by: ______________________ Title: ______________________________
Company: ________________________ NAIC Company Code: ________________ Date: ________________
Phone Number: ____________________ Email: ___________________________

Add comments or attachments where necessary.

Enter unique three digit plan codes for each product.

<table>
<thead>
<tr>
<th>Plan Code For Product I</th>
<th>Plan Code for Product II</th>
<th>Plan Code for Product III</th>
</tr>
</thead>
</table>

Enter specific plan names for each product.

| | |

A. General Product Information

1. In what year was each product introduced?

<table>
<thead>
<tr>
<th>Product I</th>
<th>Product II</th>
<th>Product III</th>
</tr>
</thead>
</table>

2. Briefly describe the product.

| | |

3. Enter 3 digit plan code in the range 200 to 999

| | |

4. For the products listed, please fit each product into one of the categories below.

<table>
<thead>
<tr>
<th>Categories for Product I</th>
<th>Categories for Product II</th>
<th>Categories for Product III</th>
</tr>
</thead>
<tbody>
<tr>
<td>1 Traditional Whole Life Plans</td>
<td>1 Traditional Whole Life Plans</td>
<td>1 Traditional Whole Life Plans</td>
</tr>
<tr>
<td>2 Term Insurance Plans</td>
<td>2 Term Insurance Plans</td>
<td>2 Term Insurance Plans</td>
</tr>
<tr>
<td>3 Universal Life Plans</td>
<td>3 Universal Life Plans</td>
<td>3 Universal Life Plans</td>
</tr>
<tr>
<td>4 Universal Life Plans with Secondary Guarantees</td>
<td>4 Universal Life Plans with Secondary Guarantees</td>
<td>4 Universal Life Plans with Secondary Guarantees</td>
</tr>
<tr>
<td>5 Variable Life Plans</td>
<td>5 Variable Life Plans</td>
<td>5 Variable Life Plans</td>
</tr>
<tr>
<td>6 Variable Life Plans with Secondary Guarantees</td>
<td>6 Variable Life Plans with Secondary Guarantees</td>
<td>6 Variable Life Plans with Secondary Guarantees</td>
</tr>
<tr>
<td>7 Nonforfeiture</td>
<td>7 Nonforfeiture</td>
<td>7 Nonforfeiture</td>
</tr>
<tr>
<td>8 Other</td>
<td>8 Other</td>
<td>8 Other</td>
</tr>
</tbody>
</table>
### Experience Reporting Formats - VM-51

#### Appendix 4  Mortality Data Format

<table>
<thead>
<tr>
<th>ITEM</th>
<th>COLUMN</th>
<th>L</th>
<th>DATA ELEMENT</th>
<th>DESCRIPTION</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>1-5</td>
<td>5</td>
<td>NAIC Company Code</td>
<td>Your NAIC Company Code</td>
</tr>
<tr>
<td>2</td>
<td>6-9</td>
<td>4</td>
<td>Observation Year</td>
<td>Enter Calendar Year of Observation</td>
</tr>
<tr>
<td>3</td>
<td>10-29</td>
<td>20</td>
<td>Policy Number</td>
<td>Enter Policy Number. For Policy Numbers with length less than 20, Left justify the number and blank fill the empty columns. Any other unique identifying number can be used instead of Policy Number for privacy reasons.</td>
</tr>
</tbody>
</table>
| 4    | 30-32  | 3 | Segment Number          | If only one policy segment exists, enter segment number ‘1’. For a single life policy, the base policy is to be put in the record with segment number ‘1’. Subsequent policy segments are in separate records with information about that coverage and differing segment numbers. For joint life policies, the base policy of the first life is to be put in a record with segment number ‘1’ and the base policy of the second life is to be put in a separate record with segment number ‘2’. Joint life policies with more than two lives are not to be submitted. Subsequent policy segments are in separate record with information about that coverage and differing segment numbers. If they have the same underwriting evaluation, policy segments with the same policy number are go be submitted for:  
  a) single life policies  
  b) joint life policies;  
  c) term/paid up riders; or  
  d) purchase of additional amounts of insurance through dividend options. |
| 5    | 33-34  | 2 | State of Issue          | Use standard, two letter, state abbreviation codes (e.g. NY for New York)   |
| 6    | 35     | 1 | Gender                  | 0 = Unknown or unable to subdivide  
  1 = Male  
  2 = Female  
  3 = Unisex – Unknown or unable to identify  
  4 = Unisex – Male  
  5 = Unisex – Female |
| 7    | 36-43  | 8 | Date of Birth           | Enter the numeric data of birth in YYYYMMDD format                          |
| 8    | 44     | 1 | Age Basis               | 0 = Age Nearest Birthday  
  1 = Age Last Birthday  
  2 = Age Next birthday  
  **Drafting Note:** Professional actuarial organization will need to develop either age next birthday mortality tables or procedure to adapt existing mortality tables to age next birthday basis. |
<p>| 9    | 45-47  | 3 | Issue Age               | Enter the insurance Issue Age                                               |
| 10   | 48-55  | 8 | Issue Date              | Enter the numeric calendar year in YYYYMMDD format. If a converted policy, use the issue date of the converted policy |</p>
<table>
<thead>
<tr>
<th>ITEM</th>
<th>COLUMN</th>
<th>L</th>
<th>DATA ELEMENT</th>
<th>DESCRIPTION</th>
</tr>
</thead>
<tbody>
<tr>
<td>11</td>
<td>56</td>
<td>1</td>
<td>Smoker Status (at issue)</td>
<td>Smoker status should be submitted where reliable. 0 = Unknown 1 = No tobacco usage 2 = Nonsmoker 3 = Cigarette smoker 4 = Tobacco user</td>
</tr>
<tr>
<td>12</td>
<td>57</td>
<td>1</td>
<td>Preferred Indicator</td>
<td>0 = If no reliable information on multiple preferred and standard classes is available or if the policy segment was issued substandard or if there were no multiple preferred and standard classes available for this policy segment 1 = If this policy was issued in one of the available multiple preferred and standard classes for this policy segment Note: If Preferred Indicator is 0, leave next four items blank</td>
</tr>
<tr>
<td>13</td>
<td>58</td>
<td>1</td>
<td>Number of Classes in Nonsmoker Preferred Class Structure</td>
<td>If Preferred Indicator is 0 or if Smoker Status is 0, 3, or 4, leave blank. For nonsmoker or no tobacco usage policies that could have been issued as one of multiple preferred and standard classes, enter the number of nonsmoker preferred and standard classes at time of issue</td>
</tr>
<tr>
<td>14</td>
<td>59</td>
<td>1</td>
<td>Nonsmoker Preferred Class</td>
<td>If Preferred Indicator is 0 or if Smoker Status is 0, 3, or 4, leave blank. For nonsmoker policy segments that could have been issued as one of multiple preferred and standard classes: 0 = Unknown preferred or standard class 1 = Best preferred class 2 = Next Best preferred class after 1 3 = Next Best preferred class after 2 4 = Next Best preferred class after 3 5 = Next Best preferred class after 4 6 = Next Best preferred class after 5 7 = Next Best preferred class after 6 8 = Next Best preferred class after 7 9 = Next Best preferred class after 8 Note: The policy segment with the highest Nonsmoker Preferred Class number should have that number equal to the Number of Classes in Nonsmoker Preferred Class Structure</td>
</tr>
<tr>
<td>15</td>
<td>60</td>
<td>1</td>
<td>Number of Classes in Smoker Preferred Class Structure</td>
<td>If Preferred Indicator is 0 or if Smoker Status is 0, 1, or 2, leave blank. For smoker or tobacco user policies that could have been issued as one of multiple preferred and standard classes, enter the number of smoker preferred and standard classes available at time of issue.</td>
</tr>
<tr>
<td>ITEM</td>
<td>COLUMN</td>
<td>L</td>
<td>DATA ELEMENT</td>
<td>DESCRIPTION</td>
</tr>
<tr>
<td>------</td>
<td>--------</td>
<td>---</td>
<td>-----------------------------</td>
<td>--------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------</td>
</tr>
<tr>
<td>16</td>
<td>61</td>
<td>1</td>
<td>Smoker Preferred Class</td>
<td>If Preferred Indicator is 0 or if Smoker Status is 0, 1, or 2, leave blank. For smoker policy segments that could have been issued as one of multiple preferred and standard classes: 0 = Unknown preferred or standard class 1 = Best preferred class 2 = Next Best preferred class after 1 3 = Next Best preferred class after 2 4 = Next Best preferred class after 3 5 = Next Best preferred class after 4 6 = Next Best preferred class after 5 7 = Next Best preferred class after 6 8 = Next Best preferred class after 7 9 = Next Best preferred class after 8 Note: The policy segment with the highest Smoker Preferred Class number should have that number equal to the Number of Classes in Smoker Preferred Class Structure</td>
</tr>
<tr>
<td>17</td>
<td>62-63</td>
<td>2</td>
<td>Type of Underwriting Requirements</td>
<td>If underwriting requirement of ordinary business is reliably known, use code other than “99”. Ordinary business does not include separate lines of business such as simplified issue/guaranteed issue, worksite, individually solicited group life, direct response, final expense, pre-need, home service, and COLI/BOLI/CHOLI 01 = Underwritten 06 = Term Conversion 07 = Group Conversion 09 = Not Underwritten 99 = For issues where underwriting requirement unknown or unable to subdivide</td>
</tr>
<tr>
<td>18</td>
<td>64</td>
<td>1</td>
<td>Substandard Indicator</td>
<td>0 = Policy segment is not substandard 1 = Policy segment is substandard 2 = Policy segment is uninsurable Note: 1) All policies that are not substandard need to be identified 2) Submission of substandard policies is optional 3) If feasible, identify substandard policy segments where temporary flat extra has ceased to be substandard</td>
</tr>
<tr>
<td>ITEM</td>
<td>COLUMN</td>
<td>L.</td>
<td>DATA ELEMENT</td>
<td>DESCRIPTION</td>
</tr>
<tr>
<td>------</td>
<td>--------</td>
<td>----</td>
<td>--------------</td>
<td>-------------</td>
</tr>
</tbody>
</table>
| 19   | 65-67  | 3  | Plan         | Exclude from contribution: spouse and children under family policies or riders. If Form for Additional Plan Codes was submitted for this policy, enter unique three digit plan number (s) that differ from the plan numbers below: 000 = If unable to distinguish among plan types listed below: **Traditional Whole Life Plans:** 010 = Traditional fixed premium fixed benefit permanent plan 011 = Permanent life (traditional) with term 012 = Single premium whole life 013 = Econolife (permanent life with lower premiums in the earlier durations) 015 = First to die whole life plan (submit separate records for each life) 016 = Second to die whole life plan (submit separate records for each life) 017 = Joint whole life plan unknown whether 015 or 016 (submit separate records for each life) 018 = Permanent products with non-level death benefits 019 = Permanent plans 010, 011, 012, 013, 015, 016, 017, 018 combined (i.e. unable to separate) **Term Insurance Plans** 020 = Term (traditional level benefit and attained age premium) 021 = Term (level death benefit with guaranteed level premium for 5 years) 022 = Term (level death benefit with guaranteed level premium for 10 years) 023 = Term (level death benefit with guaranteed level premium for 15 years) 024 = Term (level death benefit with guaranteed level premium for 20 years) 025 = Term (level death benefit with guaranteed level premium for 25 years) 026 = Term (level death benefit with guaranteed level premium for 30 years) 027 = Term (level death benefit with guaranteed level premium for period other than 5, 10, 15, 20, 25, or 30 years) 028 = Term (decreasing benefit) 040 = Select ultimate term (premium depends on issue age and duration) 041 = Return of Premium Term (level death benefit with guaranteed level premium for 15 years) 042 = Return of Premium Term (level death benefit with guaranteed level premium for 20 years) 043 = Return of Premium Term (level death benefit with guaranteed level premium for 25 years) 044 = Return of Premium Term (level death benefit with guaranteed level premium for 30 years)
<table>
<thead>
<tr>
<th>Code</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>045</td>
<td>Return of Premium Term (level death benefit with guaranteed level premium for period other than 15, 20, 25, or 30 years)</td>
</tr>
<tr>
<td>046</td>
<td>Economatic term</td>
</tr>
<tr>
<td>059</td>
<td>Term plans, unable to classify</td>
</tr>
</tbody>
</table>

**Universal Life Plans:**
- 061 = Single Premium universal life
- 062 = Universal life (decreasing risk amount)
- 063 = Universal life (level risk amount)
- 064 = Universal life (unknown whether code 062 or 063)
- 065 = First to die universal life plan (submit separate records for each life)
- 066 = Second to die universal life plan (submit separate records for each life)
- 067 = Joint life universal life plan unknown whether code 065 or 066 (submit separate records for each life)

**Universal Life Plans with Secondary Guarantees:**
- 071 = Single premium universal life with secondary guarantees
- 072 = Universal life with secondary guarantees (decreasing risk amount)
- 073 = Universal life with secondary guarantees (level risk amount)
- 074 = Universal life with secondary guarantees (unknown whether code 072 or 073)
- 075 = First to die universal life plan with secondary guarantees (submit separate records for each life)
- 076 = Second to die universal life plan with secondary guarantees (submit separate records for each life)
- 077 = Joint life universal life plan with secondary guarantees unknown whether code 075 or 076 (submit separate records for each life)

**Variable Life Plans**
- 080 = Variable Life
- 081 = Variable universal life (decreasing risk amount)
- 082 = Variable universal life (level risk amount)
- 083 = Variable universal life (unknown whether code 081 or 082)
- 084 = First to die variable universal life plan (submit separate records for each life)
- 085 = Second to die variable universal life plan (submit separate records for each life)
- 086 = Joint life variable universal life plan unknown whether code 084 or 085 (submit separate records for each life)

**Variable Life Plans with Secondary Guarantees**
- 090 = Variable life with secondary guarantees
- 091 = Variable universal life with secondary guarantees (decreasing risk amount)
- 092 = Variable universal life with secondary guarantees (level risk amount)
- 093 = Variable universal life with secondary guarantees (unknown whether code 091 or 092)
- 094 = First to die variable universal life plan with
**Experience Reporting Formats - VM-51**

<table>
<thead>
<tr>
<th>Field</th>
<th>Description</th>
<th>Notes</th>
</tr>
</thead>
<tbody>
<tr>
<td>094 = Joint life variable universal life plan with secondary guarantees unknown whether code 094 or 095 (submit separate records for each life)</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

**Nonforfeiture**

<table>
<thead>
<tr>
<th>Field</th>
<th>Description</th>
<th>Notes</th>
</tr>
</thead>
<tbody>
<tr>
<td>098 = Extended Term</td>
<td></td>
<td></td>
</tr>
<tr>
<td>099 = Reduced Paid-Up</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Field</th>
<th>Description</th>
<th>Notes</th>
</tr>
</thead>
<tbody>
<tr>
<td>20</td>
<td>68</td>
<td>1</td>
</tr>
<tr>
<td>21</td>
<td>69-80</td>
<td>12</td>
</tr>
<tr>
<td>22</td>
<td>81-92</td>
<td>12</td>
</tr>
<tr>
<td>23</td>
<td>93-104</td>
<td>12</td>
</tr>
<tr>
<td>If Inforce Indicator is 0, enter face amount of the policy segment at the time of termination, if available, otherwise enter 0.</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>
| 24 | 105-116 | 12 | Death Claim Amount | If Inforce Indicator is 1, leave blank  
Death claim amount rounded to the nearest dollar.  
If Inforce Indicator is 0 and Cause of Termination is ‘04’, then face amount. If Inforce Indicator is 0 and Cause of Termination is not ‘04’, then 0 (zero).  
If the policy provides payment of cash value in addition to face amount, include face amount and do not include cash value. |
| 25 | 117-124 | 8 | Termination Reported Date | If the Inforce Indicator is 1, leave blank.  
Enter in the format YYYYMMDD the 8 digit calendar date that termination was reported. |
| 26 | 125-132 | 8 | Actual Termination Date | If Inforce Indicator is 1, leave blank.  
Enter in the format YYYYMMDD the 8 digit calendar date when the termination occurred.  
If termination due to death (Cause of Termination is 04) |
<table>
<thead>
<tr>
<th></th>
<th></th>
<th></th>
<th><strong>Experience Reporting Formats - VM-51</strong></th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
<td>enter actual date of death.</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>If termination is lapse due to non-payment of premium (Cause of Termination is 14) enter the last day the premium was paid to.</td>
</tr>
<tr>
<td>27</td>
<td>133-134</td>
<td>2</td>
<td><strong>Cause of Termination</strong></td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>If Inforce Indicator is 1, leave blank.</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>00 = Termination type unknown or unable to subdivide</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>01 = Reduced Paid-U</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>02 = Extended Term</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>03 = Voluntary unable to subdivide among 01, 02, 07, 09, 10, 11, or 13</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>04 = Death</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>07 = 1035 Exchange</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>09 = Term Conversion (Unknown whether Attained Age or Original Age)</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>10 = Attained Age Term Conversion</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>11 = Original Age Term Conversion</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>12 = Coverage expired or contract reached end of the mortality table</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>13 = Surrendered for full cash value</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>14 = Lapse</td>
</tr>
</tbody>
</table>
VM-A: APPENDIX A REQUIREMENTS

This appendix references the following reserve requirements from Appendix A of the Accounting Practices and Procedures Manual which are to be used for policies issued on and after the Valuation Manual operative date unless otherwise provided for in the Valuation Manual.

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<table>
<thead>
<tr>
<th>APPM No.</th>
<th>TITLE</th>
</tr>
</thead>
<tbody>
<tr>
<td>A-200</td>
<td>Separate Accounts Funding Guaranteed Minimum Benefits Under Group Contracts</td>
</tr>
<tr>
<td>A-235</td>
<td>Interest-Indexed Annuity Contracts</td>
</tr>
<tr>
<td>A-250</td>
<td>Variable Annuities</td>
</tr>
<tr>
<td>A-255</td>
<td>Modified Guaranteed Annuities</td>
</tr>
<tr>
<td>A-270</td>
<td>Variable Life Insurance</td>
</tr>
<tr>
<td>A-585</td>
<td>Universal Life Insurance</td>
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Corporate Governance Guidance for Principle-Based Reserves – VM-G

VM-G APPENDIX G CORPORATE GOVERNANCE GUIDANCE

FOR PRINCIPLE-BASED RESERVES

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Section 1. Introduction and Scope
Section 2. Guidance for the Board
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Section 1. INTRODUCTION AND SCOPE

A. A principle-based approach to the calculation of reserves places the responsibility for actuarial and financial assumptions with respect to the determination of sufficient reserves on individual companies, as compared with reserves determined strictly according to formulas prescribed by regulators. This responsibility requires that sufficient measures are established for oversight of the function related to principle-based reserves.

B. For the purposes of this section:

1. The term “group of insurance companies” means a set of insurance companies in a holding company system (for purposes of applicable insurance holding company system acts) that is designated as a group of insurance companies by the senior management of any holding company that is a holding company of all the insurance companies in such set of insurance companies;

2. The terms “board” and “board of directors” mean (a) the board of an insurance company that has not been designated to be part of a group of insurance companies, or (b) the board of a single company within a group of insurance companies that is designated by the senior management of any holding company of all the insurance companies in such group of insurance companies, or a committee of such board, consisting of members of such board, duly appointed by such board and authorized by such board to perform functions substantially similar to those described in this section; and

3. The term “senior management” includes the highest ranking officers of an insurance company or group of insurance companies with responsibilities for operating results, risk assessment, and financial reporting (e.g., the chief executive officer, chief financial officer, chief actuary, and chief risk officer) and such other senior officers as may be designated by the insurance company or group of insurance companies.

This section, while not expanding the existing legal duties of a company’s board of directors, senior management and appointed actuary and/or qualified actuaries, provides guidance that focuses on their roles in the context of principle-based reserves.

C. While existing governance standards encompass adequate and appropriate standards for oversight of principle-based reserves, the following describes guidance for the roles of the board of directors, senior management and the appointed actuary and/or other qualified actuaries, in light of their existing duties as applied in the context of principle-based reserves. It is not intended to create new duties but rather to emphasize and clarify how their duties apply to the principle-based reserves actuarial valuation function of an insurance company or group of insurance companies. To the extent that any law or regulation conflicts with the guidance described herein, such other law or regulation shall prevail, and the conflicting parts of this section shall not apply.

Section 2. GUIDANCE FOR THE BOARD

A. Consistent with its oversight role, the board is responsible for establishing a process whereby the board: receives and reviews reports, including the certification of the effectiveness of internal controls with respect to the principle-based calculation, as provided in section 12.B.(2) of the Standard Valuation Law; interacts with senior management to resolve questions and collect additional information as needed; and

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determines what additional steps or direction, if any, are necessary to rely on the principle-based reserving and valuation functions established by senior management. Commensurate with the materiality of principle-based reserves in relationship to the overall risks borne by the insurance company, this process should result in general oversight of the principle-based reserves actuarial function that includes:

1. The process undertaken by senior management to correct any material weakness in the internal controls of the insurance company or group of insurance companies with respect to a principle-based reserve valuation if any material weakness in such internal controls is identified;
2. The infrastructure (consisting of policies, procedures, controls and resources) in place to implement and oversee principle-based reserve processes; and
3. The documentation of review and action undertaken by the board, relating to the principle-based reserving function, in the minutes of all board meetings where such function is discussed.

Section 3. GUIDANCE FOR SENIOR MANAGEMENT

A. Senior management is responsible for the oversight of the principle-based actuarial valuation function. Oversight includes a process for senior management to perform the following functions:

1. Ensuring that an adequate infrastructure (consisting of the risk tolerances, policies, procedures, controls, risk management strategies, and resources) has been established to implement the principle-based reserving function;
2. Reviewing the principle-based reserve elements (consisting of the assumptions, methods, and models used to determine principle-based reserves of the insurance company or group of insurance companies) that have been put in place, and whether these principle-based reserve elements appear to be consistent with, but not necessarily identical to, those for other company risk assessment processes, while recognizing potential differences in financial reporting structures and any prescribed assumptions or methods;
3. Reviewing principle-based reserving results for consistency with established risk tolerances of the insurance company or group of insurance companies in relation to the risks of the products the insurance company or group of insurance companies offers, the various strategies used to mitigate such risks, and its emerging experience, in order to understand the general level of conservatism incorporated into principle-based reserves; and
4. Reviewing and addressing any significant and unusual issues and/or findings in light of the results of the principle-based reserve valuation processes and applicable sensitivity tests of the insurance company or group of insurance companies.

B. Senior management is responsible for adopting internal controls with respect to the principle-based reserve valuations of the insurance company or group of insurance companies that are designed to provide reasonable assurance that all material risks inherent in the liabilities and assets subject to such valuations are included, and that such valuations are made in accordance with the Valuation Manual and regulatory requirements and actuarial standards. Senior management is responsible for ensuring that an annual evaluation is made of such internal controls and for communicating the results of that evaluation to the board of directors.

C. Senior management’s responsibilities with respect to principle-based reserve valuations include determining that:

1. Resources are adequate to carry out the modeling function with skill and competence;
2. A process exists that ensures that models and procedures produce appropriate results relative to principle-based valuation objectives (such process to provide reasonable assurance that the principle-based modeling does not produce a bias toward underestimation of such reserves, and that principle-based reserves are reasonable and adequate under the circumstances);
3. A process exists that validates data for determination of model input assumptions, other than input assumptions that are prescribed in law, regulation, or the Valuation Manual for use in determining principle-based reserves;
4. A process exists that is appropriately designed to ensure that model input is appropriate given the experience of the insurance company or group of insurance companies, other than model inputs that are prescribed in law, regulation, or the Valuation Manual for use in determining principle-based reserves;

5. A process exists that reviews principle-based reserve valuations to find and limit material errors and material weaknesses (such process (a) to provide a credible ongoing effort to improve model performance where material errors and weaknesses exist, and (b) to include a regular cycle of model validation that includes monitoring of model performance and stability, review of model relationships and testing of model outputs against outcomes); and

6. A review procedure and basis for reliance on principle-based reserve valuation processes has been established that includes consideration of reporting on the adequacy of principle-based reserves, the implementation of policies, reporting and internal controls, and the work of the appointed actuary.

D. Senior management is responsible for facilitating the board’s oversight duties by reporting to the board, no less frequently than annually, regarding such matters as:

1. The infrastructure (consisting of the risk tolerances, policies, procedures, controls, risk management strategies and resources) that senior management has established to support the principle-based reserves actuarial valuation function;

2. The critical risk elements of the valuation as applicable, related to the assumptions, methods, and models; and their relationship to those for other risk assessment processes, noting differences in financial reporting structures and any prescribed assumptions or methods;

3. The summary results of principle-based reserve valuations, including the general level of conservatism and the materiality of principle-based reserves in relationship to the total liabilities of the insurance company or group of insurance companies;

4. The level of knowledge and experience of senior management personnel responsible for monitoring, controlling and auditing principle-based reserves; and

5. Reports related to governance of principle-based reserves, including the certification of the effectiveness of internal controls with respect to the principle-based valuation, as provided in section 12.B.(2) of the Standard Valuation Law.

Section 4. GUIDANCE FOR QUALIFIED ACTUARIES, INCLUDING THE APPOINTED ACTUARY

A. One or more qualified actuary(ies) is (are) responsible for overseeing the calculation of principle-based reserves.

B. One of more qualified actuary(ies) is (are) responsible for reviewing and approving assumptions, methods, and models that are used in determining principle-based reserves, as well as for reviewing and approving internal standards for actuarial valuation processes, internal controls, and documentation used for such reserves. The qualified actuary(ies) does (do) not review or approve assumptions or methods that are prescribed in law, regulation, or the Valuation Manual for use in determining principle-based reserves but does (do) confirm that the prescribed assumptions and methods are being used as required.

C. With regard to principle-based reserves, the qualified actuary(ies) is (are) responsible for providing a summary report to the board and to senior management on the valuation processes used to determine and test principle-based reserves to assist their understanding of principle-based reserve valuation results, the general level of conservatism incorporated into the company’s principle-based reserves, the materiality of principle-based reserves in relationship to the overall liabilities of the company, and significant and unusual issues and/or findings.

D. The appointed actuary is responsible for providing an opinion on the adequacy of company statutory reserves, both those developed using principle-based approaches and those developed using other approaches, as part of his/her annual Statement of Actuarial Opinion.

E. The qualified actuary(ies) is (are) responsible for cooperating with the company’s internal and external auditors and regulators and is (are) responsible for working with the external auditors, regulators, and company senior management to resolve significant issues regarding the company’s principle-based reserves.
This includes, but is not limited to, disclosing to such external auditors and regulators any significant unresolved issues regarding the company's principle-based reserves.
VM-M: APPENDIX M MORTALITY TABLES

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Definitions

A. "Composite mortality table" means a mortality table with rates of mortality that do not distinguish between smokers and nonsmokers.

B. "Smoker and nonsmoker mortality table" means a mortality table with separate rates of mortality for smokers and nonsmokers.

Section 1. Valuation Mortality Tables

A. 1959 Accidental Death Benefits Table

B. 1961 Commissioners Standard Industrial Mortality Table

Composite Table (1961 CSI)


C. 1961 Commissioners Industrial Extended Term Insurance Table

Composite Table (1961 CIET)

Proceedings of the NAIC, 1961 Volume II – pages 541-543

D. 1980 Commissioners Standard Ordinary Mortality Tables

1. Composite Tables (with optional 10 Ten-Year Select Mortality Factors) (1980 CSO)

Proceedings of the NAIC, 1980 Volume I – page 598

2. Smoker/Nonsmoker tables (1980 CSO NS and 1980 CSO SM)


Proceedings of the NAIC, 1984 – pages 396–400

E. 1980 Commissioners Extended Term Insurance Tables

1. Composite Tables (1980 CET)


2. Smoker/Nonsmoker tables (1980 CET NS and 1980 CET SM)


*Proceedings of the NAIC*, 1984 – pages 396 – 400

F. 1983 Group Annuity Mortality Table without projection

G. 2001 Commissioners Standard Ordinary Mortality tables (2001 CSO)

1. "2001 CSO Mortality Table" means that mortality table, consisting of separate rates of mortality for male and female lives, developed by the American Academy of Actuaries CSO Task Force from the Valuation Basic Mortality Table developed by the Society of Actuaries Individual Life Insurance Valuation Mortality Task Force, and adopted by the NAIC in December 2002. The 2001 CSO Mortality Table is included in the Proceedings of the NAIC (2nd Quarter 2002). Unless the context indicates otherwise, the "2001 CSO Mortality Table" includes both the ultimate form of that table and the select and ultimate form of that table and includes both the smoker and nonsmoker mortality tables and the composite mortality tables. It also includes both the age-nearest-birthday and age-last-birthday bases of the mortality tables.

2. "2001 CSO (F)" means that mortality table consisting of the rates of mortality for female lives from the 2001 CSO Mortality Table.

3. "2001 CSO (M)" means that mortality table consisting of the rates of mortality for male lives from the 2001 CSO Mortality Table.

4. “2001 CSO Preferred Class Structure Mortality Table” means mortality tables with separate rates of mortality for super preferred nonsmokers, preferred nonsmokers, residual standard nonsmokers, preferred smokers, and residual standard smoker splits of the 2001 CSO Nonsmoker and Smoker Tables, as adopted by the NAIC at the September, 2006 national meeting and published in the *NAIC Proceedings [3rd Quarter 2006]*. Unless the context indicates otherwise, the “2001 CSO Preferred Class Structure Mortality Table” includes both the ultimate form of that table and the select and ultimate form of that table. It includes both the smoker and nonsmoker mortality tables. It includes both the male and female mortality tables and the gender composite mortality tables. It also includes both the age-nearest-birthday and age-last-birthday bases of the mortality table.

**Section 2. Industry Experience Mortality Tables**

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