# Principles for doing business at Lloyd's

### Introduction

Lloyd's has made fundamental changes to the Oversight Framework to create a more efficient and joined-up approach, providing the conditions for the best businesses to thrive and driving decisive interventions for underperforming businesses. These changes will:

- allow more focus on the oversight outcomes we seek to achieve, as opposed to the processes conducted;
- provide a way of differentiating managing agent approaches based on their materiality;
- allow managing agent senior management to interpret and apply Lloyd's expectations in the way most appropriate to their business;
- create clarity, transparency and efficiency across the market for all participants;
- be resilient to change over time by moving away from prescriptive detail;
- focus on the most important key areas of operating at Lloyd's.

#### **Lloyd's Oversight Objectives**

In order to deliver effective, consistent and risk-based oversight, the Lloyd's Oversight Objectives underpin the Oversight Framework. Our differentiated approach to oversight plays a key role in providing the best run syndicates the space to grow, whilst at the same time ensuring appropriate and proportionate oversight across the businesses performing poorly against Lloyd's financial and non-financial expectations.

Lloyd's oversight     supports the delivery of     the Lloyd's strategy	2. Lloyd's oversight is aligned with the Risk Appetite set by the Council	3. Lloyd's oversight instils confidence in regulators and rating agencies
4. Lloyd's oversight creates the conditions for good business to thrive	5. Lloyd's oversight is decisive and impactful for substandard managing agents	6. Lloyd's places primary responsibility for oversight on managing agents' boards and management
7. Lloyd's oversight is risk- based and proportionate	8. Lloyd's oversight is holistic and joined up	9. Lloyd's oversight is objective and data driven

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#### Lloyd's Oversight Framework

The Lloyd's Oversight Framework has three interlinking elements that work together to support more differentiated and impactful oversight:

- 1. The Principles for doing business at Lloyd's
- Syndicate Categorisation
- Interventions and Incentives

#### The Principles

The Principles articulate the fundamental responsibilities expected of all managing agents in order to support the market's overall performance, capital strength, financial and reputational credibility. The suite of 13 Principles are outcomes based and allow for more differentiation according to syndicate materiality. These replace the minimum standards and are the basis against which we view and categorise all syndicates and managing agents in terms of both their capability and performance.

#### **Syndicate Categorisation**

One consistent approach to syndicate and agent categorisation based on assessment against the Principles, both on a qualitative and quantitative basis, across the 13 Principles. Under the framework, there are five different categories:

OUTPERFORMING

GOOD

MODERATE

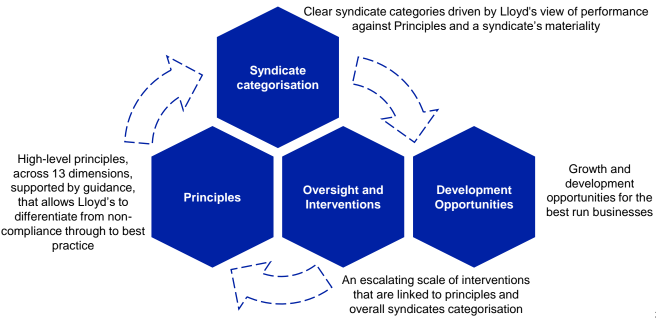
UNDERPERFORMING

UNACCEPTABLE

Whilst all Principles contribute to the syndicate and agent category, the overall category will only ever be as high as the lowest of the four fundamental Principles of UNDERWRITING PROFITABILITY, RESERVING, GOVERNANCE, RISK MANAGEMENT AND REPORTING and CULTURE.

#### Interventions and Incentives

Oversight and the application of interventions are directly informed by a syndicate's categorisation. For businesses on the lower end of the scale, a range of interventions can be applied to remediate and ensure they return to expected financial and non-financial performance. For those businesses at the top end of scale, there will continue to be a range of incentives to support growth and development to help those businesses thrive, including the File and Use business plan approach, Cat Risk Appetite Flex, and proactive support of new syndicates/ SPAs/ Syndicate in a Box.



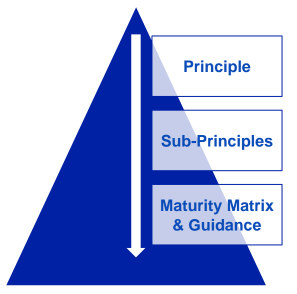
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#### **The Principles**

The Principles are at the heart of our Oversight Framework and set out the fundamental responsibilities expected of all managing agents. The Principles provide a clear and consistent articulation of the outcomes expected by all Lloyd's syndicates and managing agents, and also recognise that different syndicates and managing agents will deliver against the Principles in many different ways.

The suite of 13 Principles are supported by guidance in the form of a Maturity Matrix.



A brief statement setting out the fundamental expectation expected of all managing agents and articulated at the highest level

A number of statements that set out the key areas supporting the Principle

Technical level guidance setting out indicators and examples of different ways that the Principles and Sub-Principles could be met across a spectrum ranging from the lowest to the highest materiality. The guidance is expressed in terms of outcomes, capabilities and processes but is not prescriptive

#### Applicable regulation and requirements

Adherence to regulation and other relevant requirements by managing agents is assumed to be in place, and the Principles do not replicate local and international regulation, or guidance and requirements from relevant professional bodies. Where appropriate some specific regulation is referred to within the Principles, for example Solvency II.

#### **Application of proportionality**

Whilst the guidance contained within the Maturity Matrices sets out indicators and examples of different ways that the Principles and Sub-Principles could be met, the concept of proportionality always applies and should be taken into account when forming an assessment against the Principles.

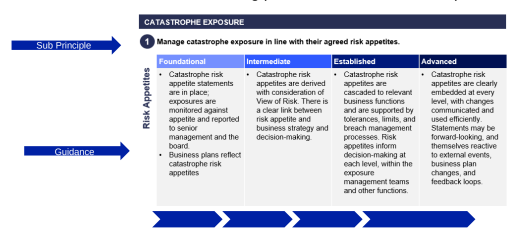


#### **Understanding the Maturity Matrix**

Across the large number of syndicates and managing agents in the market, we recognise that there will be many different ways to deliver against the Principles and the main differentiator is materiality: the more material a syndicate is to a particular Principle, the more sophisticated we would expect the syndicates' capabilities to be, in order to meet that Principle, with what determines materiality varying by dimension. These different levels of sophistication are described as a Maturity Matrix, from FOUNDATIONAL level applying to the least material syndicates through to ADVANCED level applying to the most material.

FOUNDATIONAL level is calibrated to be the baseline which all syndicates are expected to be able to meet. The new approach does not represent a lowering of standards and as such FOUNDATIONAL level broadly aligns with the expectations from the previous minimum standards, although in line with the move to a Principles based regime, it is outcomes focused and does not prescribe the required approach.

The content of the Maturity Matrices should be read from left to right, as the guidance at one level can be understood as the starting point for the next. An example of this is shown below:



While the Maturity Matrices for each of the Principles and Sub-Principles set out examples and indicators relevant to each technical area, these are not exhaustive and there are also some generic guidelines that are useful to describe the different maturity levels from FOUNDATIONAL through to ADVANCED.

FOUNDATIONAL (Low materiality)	INTERMEDIATE (Moderate materiality)	ESTABLISHED (High materiality)	ADVANCED (Highest materiality)
Syndicate with foundational capabilities.	Syndicate with intermediate capabilities.	Syndicate with established capabilities.	Syndicate with advanced capabilities.
Core competencies and processes in place to effectively manage lower materiality risk exposure	Consistent with good market practice observed at Lloyd's, demonstrating comprehensive, well embedded processes to effectively manage moderate materiality risk exposure	Consistent with strong practice observed at Lloyd's and globally, demonstrating sophisticated processes and strong capabilities to effectively manage high materiality risk exposure	Consistent with Lloyd's and global best practice, showing leadership on emerging techniques, and proactively supporting Lloyd's in improving standards across the market

#### LLOYD'S

There are some Principles and Sub-Principles where the guidance does not differentiate. This is because for some cases we do not consider that there would be tangible and visible differences in approach from the least to the most material syndicates. Where this is the case, the guidance would apply to all syndicates regardless of their materiality and would be expressed in the Maturity Matrix at only the Foundational level.

Similarly, there are some cases where there may be differences in approach across only two or three maturity levels, and in these cases the guidance reflects this by setting out less than four levels of maturity.

Where we believe that there is no differentiation between different maturity levels the Maturity Matrix specifies "no incremental guidance".

Examples of this are shown below:

#### CULTURE



Demonstrate leadership focus on fostering an inclusive, high-performance culture.

#### **Foundational**

- Culture is considered a priority for the Board and senior management and is proactively communicated across the business.
- The desired organisational culture is identified and incorporates the themes of leadership, ethics, trust, respect and motivation.
- The Board and senior management understand the priorities to focus on to achieve their desired
- A leadership behavioural framework or expectations are in place, measured and referred to in decision
- There is visible support for an inclusive culture from the Board and senior management with policies, processes and practices in place.

#### CUSTOMER OUTCOMES

**Foundational** 



Deliver fair and prompt claims and complaints handling services in line with a clear servicing commitment.

Guidance only differentiates across two levels of materiality

Guidance applies to all

syndicates, regardless of

materiality

There are no barriers to making a claim or complaint. Claims and complaints

handling services are delivered in line with a clear servicing commitment.

Intermediate

- Claims services are suitable for the product and the target market, promoting good customer outcomes at all times
- Progress updates on claims and/or complaints are readily provided to appropriate parties.

Advanced

No incremental guidance

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Over time, we expect the content of the Maturity Matrices to flex and evolve, whether in response to changes in market practices, new and emerging initiatives, or as we gain deeper insights into newer areas of oversight.



#### **Additional notes on the Principles and Maturity Matrices**

For some of the more recent areas of oversight, there are additional features of the Principles and Maturity Matrices that will assist in interpreting them

#### **CULTURE**

Whilst the CULTURE Principle sets out outcomes expected of all managing agents, we recognise that many managing agents will not yet be in a position to be fully meeting those expectations at this stage. For example, many managing agents are not yet able to capture a comprehensive set of their employee demographic data to fully understand their employee population. Another example is that many managing agents do not yet have diverse representation within their workforce and leadership population. In both of these examples, our expectation at this stage is that managing agents can demonstrate that they have considered what needs to be addressed in order to meet these expectations and that they can show credible progress towards this.

CULTURE is a new area of oversight and while the high-level outcomes are clear, the processes across the market to achieve those outcomes are not yet fully developed. The Maturity Matrix therefore contains a lower level of detail, but will be developed over time as Lloyd's gains a deeper understanding of the processes and practices in place.

#### PRICING (Sub-Principle 6 under UNDERWRITING PROFITABILITY)

The guidance as set out in the Maturity Matrix supporting the PRICING Sub Principle of the UNDERWRITING PROFITABILITY Principle is reflective of current pricing practice in the market. As the market is currently in the phase of building out processes and frameworks, there is relatively large amount of detail in the Maturity Matrix to assist managing agents. As pricing practice evolves and develops and as market standards increase, we expect to update the guidance in the Maturity Matrix accordingly.

#### **OPERATIONAL RESILIENCE**

For 2022, the expectation of the market in respect of OPERATIONAL RESILIENCE is that managing agents are able to meet the new Operational Resilience requirements that come into force in March 2022. The guidance as set out the Maturity Matrix is aligned with this expectation, and all managing agents are expected to be at the FOUNDATIONAL level.

#### **ESG (as part of UNDERWRTING PROFITABILITY and INVESTMENTS)**

The ESG Sub Principles under UNDERWRTING PROFITABILITY and INVESTMENTS set out the expectation for managing agents to integrate ESG into underwriting decision making and to develop and embed a Responsible Investment Policy. For 2022, as managing agents start to develop their ESG strategies and frameworks, we recognise that managing agents will not yet be in position to be meeting these expectations.



#### Forming an assessment against the Principles

Moving away from a prescriptive, rules-based oversight approach to a more outcomes-based approach requires a different mindset to be adopted. Ticking off a list of prescriptive requirements takes a "bottom up" approach and can potentially result in the misleading conclusion that as long as all the underlying requirements are met, then the overall intention must also be met. However, this is often not the case. An assessment conducted under an outcomes-based approach takes an entirely different approach, requiring a "top down" view to be formed and a larger degree of judgement needs to be applied. This requires teams to draw on their expertise in identifying important oversight considerations, considering the relative importance of these considerations, and gaining comfort with their assessment by considering a range of inputs.

Principles focus on the *outcome*, rather than the *requirements* and it is against this outcome that an assessment should be made. This requires a different type of questioning and discussion to be had in forming an assessment. Boards and senior management will need to engage with the Principles and the outcomes that they set out to achieve at the highest level, and not regard them as activities that can be delegated to compliance.

Examples of how the shift from forming an assessment under a rules-based approach, to a Principles based approach are shown below:

#### Rules based approach "Bottom up"

- Have we checked all the requirements?
- Do we have the required processes/ policies/ procedures in place?
- Have we checked the performance of our controls through a control assessment?
- Have we done an audit of our controls?
- Do we have the required documentation?

#### Outcomes based approach "Top down"

- How successful have we been in achieving the outcome?
- Are there times when we have not been successful? What should/ could we have done differently?
- How are we satisfied that we are achieving the outcome in a way that's appropriate to our business?
- Do we know what our peers are doing?
- What can we conclude about the results of second and third line independent reviews?
- What performance data do we have to support our assessment?
- Based on our assessment what actions do we need to take?

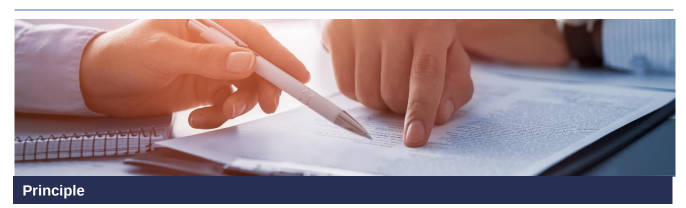
# **Principles**

The 13 Principles set out the fundamental responsibilities expected of all managing agents in order to support the markets' overall performance, capital strength, financial and reputational credibility

	DIMENSION	PRINCIPLE
	DINIENSION	PRINCIPLE
	1. Underwriting Profitability	Managing agents should produce and execute syndicate business plans which are logical, realistic and achievable, and ensure the delivery of a sustainable profit including expense management.
	2. Catastrophe Exposure	Managing agents should ensure syndicates maintain appropriate control of catastrophe risk (from natural and non-natural perils) in line with their wider business strategy.
ANCE	3. Outwards Reinsurance	Managing agents should define and execute syndicate outwards reinsurance strategy and purchasing plans which effectively support the wider syndicate business strategy and objectives.
PERFORMANCE	4. Claims Management	Managing agents should ensure that they have a claims commitment in place which is designed to deliver a high-quality claims service which includes a prompt and fair customer service, efficient and effective claims handling, and compliance with legal and regulatory obligations.
	5. Customer Outcomes	Managing agents should embed a culture and associated behaviours throughout their business to ensure that they consistently focus on good customer outcomes and that products provide fair value.
	6. Reserving	Managing agents should ensure syndicates set reserves which are underpinned by a robust reserving process. All Actuarial Function requirements should be met in line with Solvency II.
<b>&gt;</b>	7. Capital	Managing agents should ensure syndicates' Solvency Capital Requirement (SCR) appropriately reflects their risk profile and is calculated using a Solvency II compliant internal model.
SOLVENCY	8. Investment	Managing agents should ensure syndicate investment risk is effectively controlled, informed by wider business strategy and adheres to the Prudent Person Principle (PPP) requirements.
S	9. Liquidity	Managing agents should ensure syndicates have contractual access to sufficient liquidity in order to withstand a severe liquidity event (defined by Lloyd's), underpinned by a robust liquidity risk management framework.
	10. Governance, Risk Management and Reporting	Managing agents should have governance structures and internal risk management and control frameworks in place which align to Solvency II requirements, enable sound and prudent management of the business and support delivery of the business strategy.
OPERATIONAL	11. Regulatory and Financial Crime	Managing agents should have robust frameworks in place to assess and address regulatory and financial crime risks arising from their UK and international businesses. Frameworks should support compliance with law, regulation and guidance, and allow for well informed, transparent relationships with Lloyd's and applicable regulators.
-0	12. Operational resilience	Managing agents should maintain robust and resilient operations, embedding cyber resilience and effective third-party risk management.
	13. Culture	Managing agents should be diverse, creating an inclusive and high-performance culture.



## **Principle 1: Underwriting Profitability**



Managing agents should produce and execute syndicate business plans which are logical, realistic and achievable and ensure the delivery of a sustainable profit, including expense management.

To support this, managing agents should ensure their syndicates:

- Have a clear and robust medium to long term business strategy with clearly defined and understood underwriting risk appetite
- 2 Develop and execute annual business plans which align with their business strategy
- Have underwriting controls, monitoring and reporting in place which are appropriate to their risk profile in order to deliver the agreed business plan
- Manage and control expenses in order to ensure they are appropriate for the business written
- Have robust portfolio management in place in order to deliver the agreed business plan
- Have an effective pricing framework in place in order to evaluate sustainable technical price, rate adequacy and deliver sustainable profit
- Have robust governance processes in place to support underwriting decision making, with underwriting assumptions clearly articulated and understood by stakeholders supported by proactive involvement and sufficient challenge by the wider functions
- Have processes in place to support decision making in relation to ESG integration into underwriting



# **Principle 2: Catastrophe Exposure**



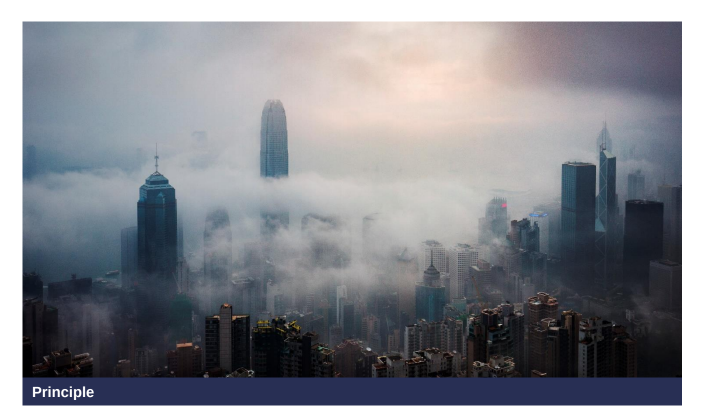
Managing agents should ensure syndicates maintain appropriate control of catastrophe risk (from natural and non-natural perils) in line with business strategy.

To support this, managing agents should ensure their syndicates:

- Manage catastrophe exposure in line with their agreed risk appetites
- Employ data standards, risk quantification tools, controls, expertise, and reporting frameworks which are appropriate to their risk profile
- Adequately justify and validate methodology and assumptions, including expert judgements
- Have a complete representation of catastrophe risk in the internal model, reflecting all possible sources of loss and allowing effective use by wider business functions
- Have robust governance and oversight of risk aggregations



# **Principle 3: Outwards Reinsurance**



Managing agents should define and execute syndicate outwards reinsurance strategy and purchasing plans which effectively support the wider syndicate business strategy and objectives.

To support this, managing agents should ensure their syndicates:

- Have outwards reinsurance strategies and purchasing plans which are robust and reflect the underwriting, exposure and capital management appetites of each individual syndicate, and the best interests of the members of the syndicate
- Have appropriate systems, controls, procedures and expertise to enable the effective management of outwards reinsurance purchasing and recoveries
- Live and potential financial, operational, counterparty, contract and liquidity risks arising from their outwards reinsurance arrangements are identified, monitored, evaluated and mitigated
- Have robust and effective monitoring, reporting and governance frameworks employed over their outwards reinsurance arrangements



# **Principle 4: Claims Management**



Managing agents should ensure that they have a claims commitment in place designed to deliver a high-quality claims service which includes a prompt and fair customer service, efficient and effective claims handling, and compliance with legal and regulatory obligations.

To support this, managing agents should ensure:

- Claims related information and knowledge is available and used pre-emptively in business planning and wider syndicate performance management
- The claims environment and infrastructure enables effective servicing at an appropriate level of sophistication, through the retention of adequately and suitably skilled resource, underpinned by a strong claims culture and continuous education
- Claims are handled efficiently and effectively, ensuring active claims and lifecycle management remains appropriate combined with a framework designed to facilitate continuous improvement
- Delivery of accurate and timely case reserving through robust reserving processes and practices
- Claims management through third-party service providers and third-party experts delivers the claims commitment and supports syndicate performance
- Claims performance, customer experience and opportunities for improvement are regularly assessed using both data and qualitative assessment



# **Principle 5: Customer Outcomes**



#### **Principle**

Managing agents should embed a culture and associated behaviours throughout their business to ensure that they consistently focus on good customer outcomes and that products provide fair value.

To support this, managing agents should:

- Ensure the conduct culture set by the board promotes good customer outcomes throughout the product lifecycle and supports the protection of Lloyd's brand, reputation and regulatory standing worldwide
- Design and oversee products through suitable governance structures that meet the expectations of the target market
- Ensure there are no barriers to easily accessing clear and fair sales and post sales services
- Deliver fair and prompt claims and complaints handling services in line with a clear servicing commitment
- Engage, manage and oversee third-party service providers in accordance with the outsourcing strategy and the standard of service set by the managing agent
- Ensure regular and robust oversight of customer outcomes is achieved, using data and qualitative assessment



# **Principle 6: Reserving**



#### **Principle**

Managing agents should ensure syndicates set reserves which are underpinned by a robust reserving process. All Actuarial Function requirements should be met in line with Solvency

To support this, managing agents should ensure their syndicates:

- Have clear governance and ownership of the reserves
- Make appropriate allowance for uncertainties when setting reserves
- Use assumptions to set reserves which are realistic, transparent and consider historical experience
- Identify, understand and justify any differences in assumptions between reserving and other functions
- Periodically and objectively challenge the reserving processes and assumptions
- Set best estimate reserves in line with Solvency II principles, with any allowance for UK GAAP margins set explicitly in addition



#### **SOLVENCY**

## **Principle 7: Capital**



#### **Principle**

Managing agents should ensure syndicates Solvency Capital Requirement (SCR) appropriately reflects their risk profile and is calculated using a SII compliant internal model.

To support this, managing agents should ensure their syndicates:

- Maintain an internal model which captures all material risks that the syndicate is exposed to
- Use modelling assumptions which are realistic and justifiable, methodology which is adequate, and all material limitations are understood
- 3 Have strong feedback loops joining the business and the model
- Demonstrate robust governance and understanding of the model. This includes adequate understanding and challenge at senior management level.
- Implement changes to the model which are reasonable and justified and their impact on the SCR adequately explained
- 6 Conduct objective challenge of the internal model through independent validation



#### **SOLVENCY**

## **Principle 8: Investment**



#### **Principle**

Managing agents should ensure syndicate investment risk is effectively controlled, informed by wider business strategy and adheres to the Prudent Person Principle (PPP) requirements.

To support this, managing agents should ensure their syndicates:

- Have a clear articulation of investment objectives and risk appetites, with rationale having regard to high level business or solvency strategy
- Have clear investment parameters and guidelines with robust processes to monitor and report positioning against limits
- 3 Integrate investment stress testing into investment management
- Ensure investment performance and risk, including that of outsourced arrangements, are effectively overseen through monitoring and reporting
- 5 Develop and embed a Responsible Investment Policy
- 6 Have Asset-Liability Modelling (ALM) capabilities consistent with Use Test Principles
- 7 Have robust investment governance

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#### **SOLVENCY**

# **Principle 9: Liquidity**



#### **Principle**

Managing agents should ensure syndicates have contractual access to sufficient liquidity in order to withstand a severe liquidity event (defined by Lloyd's), underpinned by a robust liquidity risk management framework.

To support this, managing agents should ensure their syndicates:

- Identify and assess their key sources of liquidity risk and have appropriate monitoring and reporting in place
- Conduct and consider the outcomes of stress tests, including Lloyd's defined stress test and syndicates' own 1:200 stress test
- 3 Have clearly defined liquidity risk appetites
- 4 Conduct regular assessment of liquidity buffers above expected cashflow projections
- Have thorough liquidity contingency plans in place including articulation of what management actions and steps are open to alleviate liquidity strain
- 6 Have robust governance over liquidity risk



# Principle 10: Governance, Risk Management and Reporting



Managing agents should have governance structures and internal risk management and control frameworks in place which align to Solvency II requirements, enable sound and prudent management of the business and support delivery of the business strategy.

To support this, managing agents should:

- Manage a suitable board and committee structure which enables well informed, timely and accountable decision making
- 2 Operate a strong risk and control environment which allows for appropriate challenge
- Maintain appropriate oversight of operational processes for effective management of the business
- Employ and develop people with appropriate skillsets and ensure the business is appropriately resourced
- 5 Ensure decision making is supported by appropriate data and qualitative assessment
- Maintain reporting, including all financial reporting, of a high quality and submit all reports in a timely, accurate and complete manner to Lloyd's and to applicable regulators.



## Principle 11: Regulatory and Financial **Crime**



Managing agents should have robust frameworks in place to assess and address regulatory and financial crime risks arising from their UK and international businesses. Frameworks should support compliance with law, regulation and guidance, and allow for well informed, transparent relationships with Lloyd's and applicable regulators.

To support this, managing agents should:

- Embed a culture of transparency, regulatory and financial crime compliance, and an understanding of the benefits of this across their managed businesses
- Have a robust understanding of their regulatory and financial crime risk exposure and appetite, which is subject to appropriate challenge
- Have appropriate systems and controls, including training, in place to manage regulatory responsibilities and financial crime risk



# **Principle 12: Operational Resilience**



#### **Principle**

Managing agents should maintain robust and resilient operations, embedding cyber resilience and effective third-party risk management.

To support this, managing agents should:

- Prioritise resilience of the most important services; embedding appropriate governance for operational resilience into their businesses and prioritising recovery of Important Business Services within identified and tested impact tolerances
- Invest in their operational resilience, including their control environments, so that the risk of a future event causing harm to customers or threatening the business' viability is mitigated
- Embed cyber resilience into operations; protecting their information systems, processes, people and data from external or internal compromise to prevent harm to customers, loss of data, contagion and/or reputational damage to the wider Lloyd's market



# **Principle 13: Culture**



#### **Principle**

Managing agents should be diverse, creating an inclusive and high-performance culture. In order to support this, managing agents should:

- Demonstrate leadership focus on fostering an inclusive, high-performance culture
- Ensure behaviour expectations are clear and there is zero tolerance for inappropriate behaviour
- Encourage speaking up, ensuring there are appropriate tools for employees to do so, and the tone is set from the top
- Ensure diverse representation within their workforce and their leadership population. Be inclusive in how they hire and retain talent and ensure they reflect society and their customers
- Understand their employee population, collect appropriate data and take action to create an inclusive employee experience

1.

# **Underwriting Profitability**



## **Principle 1: Underwriting Profitability**

Managing agents should produce and execute syndicate business plans which are logical, realistic and achievable, and ensure the delivery of a sustainable profit including expense management.

#### **UNDERWRITING PROFITABILITY**



Have a clear and robust medium to long term business strategy with clearly defined and understood risk appetite.

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Risk Appetite

- Underwriting strategy is set collaboratively with engagement and feedback loops between the relevant stakeholders.
- Underwriting strategy articulates, at class of business level, appetite for:
  - i. Lead vs follow business
  - ii. Open market vs Delegated Authority
  - iii. Line size deployment
- The board has defined underwriting risk appetite statements. These are linked to and contained within the syndicate business plan.
- Underwriting risk appetite statements are articulated at portfolio level and cascaded to each class of business. They are defined on a gross and net basis.
- Risk appetite statements reflect market level feedback from Lloyd's and regulatory concerns.
- Underwriting staff understand the concepts of risk appetite and how it links to strategy.

 Underwriting strategy identifies key elements such as sub-class, industry sector, geography, distribution channel /

placement strategy.

**Intermediate** 

- Underwriting risk appetite is aligned to strategic thinking, with linkage to operating
- Underwriting staff understand how risk appetite influences their everyday underwriting decisions.

limits.

- Controls and breach escalation are defined, including accountabilities for operating within appetite.
- Performance assessment for senior management considers adherence to risk appetite.

#### Established Advanced

- Underwriting strategy outlines a forwardlooking plan concerning the key target contracts to be won / renewed.
- Regular horizon scanning towards emerging risks is considered and reflected within the Underwriting strategy.
- Underwriting strategy is forward looking allowing agile management across the underwriting cycle.
- Underwriting appetites are coded into underwriting systems for automated controls and monitoring.
- Training in place for underwriting staff on the significance of the risk appetite framework for running the business.
- Performance
   assessment for senior
   management, and
   underwriting staff,
   considers adherence
   to risk appetite.
- There is real time monitoring of underwriting risk appetite / exposure with breaches escalated immediately.
- Managing agent is leading the way in responding to market level and regulatory concerns;
- Reward and remuneration metrics are consistently linked to underwriting risk appetite at all levels.

Develop and execute annual business plans which align with their business strategy.

# **Business Planning**

#### **Foundational** Business plan aligns to the syndicate's medium to long term underwriting strategy and risk appetite. Board has responsibility for

- developing, challenging, and approving the annual business plan.
- Business planning process engages, and allows for challenge from, all key stakeholders.
- Business plan includes assessment of both prior year performance and current prevailing market conditions.
- Assumptions and key risks in the business plan are clearly articulated and understood by all Key stakeholders.
- Syndicate business plan is kept under review, with KPIs monitored and reported to the board at an appropriate frequency
- KPIs align to the metrics required in the returns to Lloyd's and are supported by narrative which validates performance against KPIs.
- Timely actions are taken to address variances to business plan, and root cause fully understand

Consideration is clearly evident of defining optimum business mix aligned to the agreed strategy.

Intermediate

There is an annual review of the syndicate business planning process with feedback and recommendations made to the board.

- Extensive suite of KPIs used to review
- progress against business plan coverage at an aggre gated and individual risk level.
- Granularity allows for review of KPIs at different time interval (e.g. month-to-date or year-to-date).
- Monitoring allows for identification of both positive and adverse variation to plan.
- Regular review of business plan and KPIs incorporates latest analysis from other functions and promotes consistency

Business planning and review process

**Established** 

- considers output from stress and scenario testina. Underwriters bring
- their understanding of renewal book and target market contracts and competitor initiatives to help formulate Logical, Realistic and Achievable business plans.
- Data direct from pricing models is used to derive realistic and achievable targets in the business plan such as the level of new business, mix of business and rate change.
- Suite of KPIs includes underwriting operational KPIs to monitor completion of qualitative checks and controls, e.g. Pre-**Bind Quality** Assurance (PBQA).
- Suite of KPIs are kept under review to consider if any changes are required to the metrics themselves or any additions to ensure early detection of issues.

- Underwriting proactively develops a strategic business
  - Key contracts to be won / renewed

plan concerning:

- Distribution strategies
- Competitors
- **Brokers**

**Advanced** 

- Relationships
- ..with clear linkage to the longer-term strategic view.
- The planning framework involves challenge to underwriters and to management to remove biases and ensure the business plan is on a best estimate basis.
- Thematic findings are drawn out from underwriting operational KPI monitoring, with training in place to address gaps.





Have underwriting controls, monitoring and reporting in place which are appropriate to their risk profile in order to deliver the agreed business plan.

# Underwriting authority

Underwriting systems • and controls include a range of prevention and detection controls.

**Foundational** 

- The systems and controls framework is . aligned to syndicate business plan.
- Underwriting authorities are in place, properly authorised, signed and subject to annual review.
- Underwriting authorities are directly linked to experience, knowledge and expertise of the individual.
- Underwriting authority and escalation procedures are clear and consistent, including the effective period of the licence
- Breaches against underwriting authorities are escalated and reported upwards, as well as to Compliance.
- Underwriters have the appropriate experience and capabilities to write and manage policies profitably in line with business plan.
- Deviation from technical price is controlled via underwriting authority or escalated in line with procedures.

Capacity deployment

Intermediate

- rules clearly articulated and regularly reported to demonstrate compliance.
- Underwriters analyse and record the difference between technical price and market price.
  - Process and controls in place for approval of any delegated authority. Approved persons with power to delegate must be recorded within underwriting a uthorities.

#### **Established**

- Authority matrices are in place. They are tracked and controlled within limits. Deviations are robustly monitored and governed. Key licence holders are identified, recorded and reviewed regularly.
- There is regular technical training to underwriters from different departments e.g. wordings, claims, reserving, cat modelling teams, etc. •

Advanced

- Automated tracking and reporting against underwriting limits, aggregate exposures and pricing adequacy.
- A process is in place to regularly monitor underwriter capabilities and performance that directly feeds into regular review and update of authority levels. Documented outcomes are used to evolve authority framework.
- There is monitoring of the underwriter judgement where adjustments are made to claims and nonclaims cost pricing. Oversight in place to identify, challenge and mitigate biases.



3

Have underwriting controls, monitoring and reporting in place which are appropriate to their risk profile in order to deliver the agreed business plan.

Foundational	Intermediate	Established	Advanced
<ul> <li>Where leading, prebind contract reviews, on a risk-based approach, are conducted on all contracts (risks or portfolios) with suitable amendment controls in place</li> <li>For follow business – a suitable range of pre-bind analysis and controls are utilised and recorded.</li> <li>Up to date user guides for all models are available for all stakeholders and these are suitably refreshed.</li> </ul>	<ul> <li>Detailed pre-bind analysis is conducted and recorded with structured rationale for all lead business.</li> <li>Pre-bind usage statistics form part of regular MI and monitored through governance.</li> <li>There is regular training for underwriters on operating models, applying judgement, and identifying areas for improvement.</li> <li>Specialist wordings / legal personnel are engaged for production of product or contract wordings with suitable amendment controls.</li> </ul>	<ul> <li>Operation of comprehensive prebind modelling across all underwriting teams. Exceptions are limited in nature and clearly justified.</li> <li>There is analysis of pre-bind trends in new and renewed business. This is granular enough to pick up relationship trends between particular underwriters and brokers.</li> <li>The analysis performed pre-bind includes verifying that predicted gross loss ratio, net of reinsurance positions, exposures, and capital positions are consistent with risk appetite.</li> <li>Underwriters consider and document the impact of changes to policy terms and conditions. This should include expected claims cost, associated risk and quoted premium impacts.</li> <li>Consideration given to financial security of prospective clients or new binder authorities.</li> </ul>	<ul> <li>Underwriters have clear pre-quote positions on key contracts both for renewal and new business books. This includes a clear understanding of economic, minimum and appropriate rates well in advance of associated renewal date when using quick quote models.</li> <li>Clear evidence of training, development and horizon scanning of future risks by senior underwriters.</li> </ul>



3

Have underwriting controls, monitoring and reporting in place which are appropriate to their risk profile in order to deliver the agreed business plan.

Foundational Intermediate Established Advanced

The expectations below relate to all business written where there is delegation to a third-party and should be proportionate to the amount of DA business written by the syndicate:

- Third parties are able to provide relevant, timely and sufficient information.
- DUA reporting information is provided at a frequency that allows for effective challenge of business written.
- Level of information provided is at a level of granularity which aligns with that used by the syndicate.
- Validation of information provided with sample checking undertaken by underwriters.
- · Robust segmental performance analysis is conducted to assess binder against expectations.
- When leading, strong feedback loops with training provided back to Delegated Authorities to improve data quality.
- Business written on syndicates' behalf aligns with risk appetite and approved business plan.
- When leading, proactive engagement with coverholder / brokers to ensure performance issues are addressed quickly and underwriting philosophies remain aligned.
- When leading, regular and detailed reviews of coverholder underwriting guidelines, wordings, models and controls are conducted with timely action taken where required.
- Referral processes are in place for any potential breaches of delegated authority rules.
- Steps are taken to identify and address conflicts of interests.
- Binding Authority Agreement should include sufficient underwriting controls and referral requirements, and be subject to annual review.



3

Have underwriting controls, monitoring and reporting in place which are appropriate to their risk profile in order to deliver the agreed business plan.

	Foundational	Intermediate	Established	Advanced
Reporting	<ul> <li>Provision of robust and relevant management information to the board and senior management, with uncertainties and limitations clearly explained in relation to the intended audience.</li> <li>Granularity of internal reports and supporting analysis relates to whole account and syndicate class of business.</li> <li>Regular exception reporting identifies potential variances or control failures, including risk appetites, and these are investigated, reported and escalated.</li> <li>External reporting is an extension of internal reporting. It is well-governed and reviewed by multiple levels of management.</li> </ul>	Regular internal reporting to a greater level of granularity (e.g. including peril-region), consistent with risk appetite framework and considering suitability to audience.	No incremental guidance	<ul> <li>Automated internal reporting and notification to management.</li> <li>The output is informative, well thought out and interactive. There is a range of regular and ad-hoc reporting tools as well as visualisation capabilities, dashboards and scorecards that leverage data consistently across the enterprise.</li> </ul>



4

Manage and control expenses in order to ensure they are appropriate for the business written.

#### Intermediate **Established Advanced Foundational** Medium to Long-term Clear strategy for Net Forward looking Clear strategy for Strategy in place to **OPEX** which reflects identification of identifying optimal control overall Net the fixed cost vs potential expenses time to invest, e.g. Operating Expense staff / systems. variable and link to necessary to support (Net OPEX). GWP growth. To strategic decision 'What if' analysis Clear strategy within include cost saving making. Proactive which demonstrates the annual business initiatives within action taken to the ability to plan for both reasonable manage expenses understand trends on Acquisition and associated over medium to Net OPEX & Administration timeframes, where longer term. subsequent impacts expense management appropriate. Ability to flex on P&L. This should which ensures Net All aspects of OPEX underwriting strategy be at both syndicate and market level. OPEX is in line with (including in year to reflect any Lloyd's Market dependencies on nonchanges driven by Real time tracking in adverse Net OPEX Message UW functions) are place to assess expectations. understood and performance, e.g. position of OPEX higher than planned Internal expense considered as part of against expected with policy in place with ORI cost, Open syndicate's proactive measures appropriate underwriting strategy. Market vs Binder adopted to address. thresholds and Ability to identify and growth not to plan. referral points, e.g. validate any one-off around travel and investment costs entertainment. which might impact Recognition of how the short-term P&L both Gross and Net and demonstrate how Operational Expenses P&L will benefit in (Acquisition & mid-term. Administration) Net OPEX identifiable impacts P&L. down to SCOB Level. Granularity of Monthly data and MI analysis evident down in place to track to individual position against expected and actions Syndicate Class of Business level. taken to remediate Quarterly data and MI where required. in place to track position against expected and actions taken to remediate where required. Administration Expenses are proportionate and are forecast in line with planned underwriting strategy / business to be written.

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4 Manage and control expenses in order to ensure they are appropriate for the business written.

<ul> <li>Clear itemised breakdown of Administration Expenses, both Fixed and Variable expenses.</li> <li>Clear identification of any Managing Agent Profit Commission elements within the Administration expense costs.</li> <li>Acquisition Costs are proportionate to the business written and Placement Method with a clearly documented strategy for the remuneration of brokers, third parties, coverholders and overseas levies though acquisition costs.</li> <li>When delegating to third parties, costs charged are assessed</li> </ul>
as being commensurate with the work transferred and/or the services delivered.  Demonstrable understanding of how the portfolio mix can change Acquisition Costs, specifically between Open Market and Binders.  Demonstrable understanding of how ORI purchase can impact both the Net Acquisition cost through the receipt of ORI Commissions, and also how actual ORI expense will



5

<ul> <li>Performance.</li> <li>Quantitative analysis focused on strategic decisions within business planning process and quarterly business reporting.</li> <li>Portfolio management framework is cascaded consistently and operates effectively across the business.</li> <li>Success of actions taken are monitored at an appropriate frequency against expected performance.</li> <li>Action plans are</li> <li>Results from the analysis informs all aspects of P&amp;L management analysis informs all aspects of P&amp;L management.</li> <li>The outcomes from ongoing assessments of Framework is extended to include element of qualitative assessment to support quantitative assessment of KPIs.</li> <li>The framework is extended to include element of qualitative assessment to support quantitative assessment of KPIs.</li> <li>The framework in charagement.</li> <li>The framework is extended to include element of qualitative assessment to support quantitative assessment of KPIs.</li> <li>The framework in cludes elements of relevant teams and the board where required.</li> <li>Performance lembedded and an integral part of performance.</li> <li>Action plans are</li> <li>Action plans are</li> </ul> <ul> <li>Results from the analysis informs all and response implemented.</li> <li>The framework is extended to include element of qualitative assessment to support quantitative assessment to support quantitative assessment of KPIs.</li> <li>The framework in cascaded to all relevant teams and the board where required.</li> <li>The framework in cascaded to all or research and development to conduct horizon scanning and understand emerging risks.</li> <li>There is a robust framework in place which is able to readily to allow</li> </ul>	)	Have robust portfolio ma	anagement in place in ord	der to deliver the agreed bu	ısiness plan.
Framework in place and supported by repeatable process to analyse portfolio mix and drivers of performance.  Quantitative analysis focused on strategic decisions within business planning process and quarterly business reporting.  Portfolio management.  Portfolio management framework is cascaded consistently and operates effectively across the business.  Success of actions taken are monitored at an appropriate frequency against expected performance.  Action plans are produced to remediate portfolio where required, e.g. Performance Improvement Plans and Whole Account remediation plans.  The progress and impact of any remediation plans are monitored with responsibility for Portfolio Management is a senior, experienced and authority to implement the Framework.  Brandwork in place and where required, e.g. Performance Improvement Plans and Whole Account remediation plans are monitored with responsibility for Portfolio Management is a senior, experience and clear mandate and authority to implement the Framework.		Foundational	Intermediate	Established	Advanced
highlight potential underperformance in advance of		<ul> <li>Portfolio Management Framework in place and supported by repeatable process to analyse portfolio mix and drivers of performance.</li> <li>Quantitative analysis focused on strategic decisions within business planning process and quarterly business reporting.</li> <li>Portfolio management framework is cascaded consistently and operates effectively across the business.</li> <li>Success of actions taken are monitored at an appropriate frequency against expected performance.</li> <li>Action plans are produced to remediate portfolio where required, e.g. Performance Improvement Plans and Whole Account remediation plans.</li> <li>The progress and impact of any remediation plans are monitored with sufficient frequency.</li> <li>Employee with responsibility for Portfolio Management is a senior, experienced individual with relevant skills and experience and clear mandate and authority to implement</li> </ul>	<ul> <li>Greater level of granularity to allow more specific identification of drivers of performance.</li> <li>Results from the analysis informs all aspects of P&amp;L management.</li> <li>The outcomes from ongoing assessments of Framework effectiveness are cascaded to all relevant teams and the board where required.</li> <li>Performance Improvement Processes are embedded and an integral part of Portfolio Management, allowing timely action to be taken.</li> <li>There is an annual review of the Portfolio Management Framework with feedback and recommendations made to the board</li> <li>Employee responsible for Portfolio Management is able to influence and implement portfolio management framework across all applicable areas.</li> </ul>	<ul> <li>The framework identifies opportunities as well as issues within the portfolio. Once identified, issues and opportunities are understood, analysed and response implemented.</li> <li>The framework is extended to include element of qualitative assessment to support quantitative assessment of KPIs.</li> <li>The framework includes elements of research and development to conduct horizon scanning and understand emerging risks.</li> <li>There is a robust framework in place which is able to readily adapt and change when testing a range of assumptions. The framework is supported by technology and analytical tools which themselves are reviewed and updated as appropriate.</li> <li>Strong feedback loop in place with ability to change, amend and improve the process.</li> <li>Portfolio management resource scaled to reflect size and complexity of portfolio.</li> <li>Performance Management is driven by lead indicators provided</li> </ul>	<ul> <li>Portfolio         Management         analysis is         embedded into         business decisions</li> <li>Analysis is produced         at a high level of         granularity, and on a         frequent basis,         including analysis         being undertaken at         point of risk         selection.</li> <li>The framework         includes         comprehensive         scenario modelling         to test a range of         assumptions,         including         consideration of the         wider         macroeconomic         environment.</li> <li>Sufficiently flexible         to allow         frequent analysis of</li> </ul>
				underperformance in advance of	

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Have robust portfolio management in place in order to deliver the agreed business plan.

Foundational	Intermediate	Established	Advanced
<ul> <li>Action plans are produced to remediate portfolio where required. Can include but not limited to Performance Improvement Plans, Whole Account remediation plans.</li> <li>The progress and impact of any remediation plans are monitored quarterly.</li> </ul>	<ul> <li>The progress and impact of any remediation plans are monitored monthly.</li> <li>There is an annual review of the Portfolio Management Framework with feedback and recommendations made to the board.</li> </ul>	Performance     Management is driven     by lead indicators     provided regularly     which highlight     potential     underperformance in     advance of actual     deterioration.	See previous page

Have an effective pricing framework in place in order to evaluate sustainable technical price, rate adequacy and deliver sustainable profit.

#### **Foundational** Intermediate **Established** Advanced Pricing coverage There is a Technical There is a Technical There is a Technical There is a Technical Price for all lines, Price for all lines. Price for all lines. Price for all lines. territories, and territories, and territories, and territories, and segments. segments. segments. segments. There is modelling of There are models for Risks are always For a large proportion • of risks Technical the material risks a high portion of the modelled where there within segments and total business. is sufficient data and it Price may be Technical Price may calculated at portfolio is proportionate to do level and not be calculated at SO. Technical Price is individually modelled. portfolio level for a small proportion of consistently applied risks. across all the business.



6

Have an effective pricing framework in place in order to evaluate sustainable technical price, rate adequacy and deliver sustainable profit.

# Foundational In setting pri

- In setting price, attritional, large, and cat claims are allowed for.
- There is limited consideration of heads of damage/perils.
- Pricing is informed by some use of experience or exposure data (as applicable) and not only benchmarks / judgements.
- There is limited justification of expert judgement in pricing model parametrisation focused only on the most material judgements.
- For individual cases pricing decisions are captured but rationale captured for the most significant decisions only.
- External data is not considered.
- While consistency is considered in the management and approach to pricing models, it is not well demonstrated.
- There is validation of selected pricing models: actual versus modelled, analysis using historical data, and/or benchmarking.
- Peer reviews of risk models takes place but at high level or limited number of models.

#### Intermediate

- Attritional, large, and cat claims are explicitly allowed for in pricing. In setting price, consideration is given to the full distribution of expected losses.
- Heads of damage /perils are modelled using separate approaches, but split is not explicitly shown to user in the rating model.
- Experience or exposure-based pricing approaches are used.
- Expert judgement used in pricing model parametrisation has well documented justification.
- For individual cases, rationale is captured for all pricing decisions.
- The use of external models and data is considered, but with limited own analysis.
- Differences between pricing models are understood and acknowledged in the decision-making process, although there are siloed approaches to development.

#### **Established**

- The relationship between pricing and planning views of attritional, large, and cat loss ratios is well understood. Consider ation is given to the full distribution of expected losses.
- Modelling
  segmentation is split
  into granular perils
  allowing for
  appropriate
  techniques to model
  frequency and
  severity
  characteristics. Perils
  are explicitly shown to
  the user in the rating
  model.
- Blends of experience and exposure approaches may be used as applicable. There is a range of sophisticated, granular modelling approaches.
- There is an agreed expert judgement governance process in place around pricing model parameterisation. There is a good understanding of the material expert judgements and reasons behind these by relevant stakeholders.
- Pricing decisions and rationales for individual cases are captured and analysed for common adjustments.

#### **Advanced**

- The relationship between pricing and planning views of attritional, large, and cat loss ratios are well understood and there is a process in place to easily reconcile the two. The full distribution of expected losses is well understood.
- There are appropriate sub-models for all perils and there are appropriate tools to combine perils into the final risk premium. Perils are explicitly shown to the user in the rating model.
- The use of both experience and exposure approaches evolves with regular feedback over time. Model toolkit extensive and easily adaptable to data available: from basic ratios to machine learning.
- The governance process ensures judgements are challenged, monitored against actual experience, and observations drive decision making in pricing models.
- Pricing decisions on individual cases are well documented and feed into reparameterisation of underlying model.



6

Have an effective pricing framework in place in order to evaluate sustainable technical price, rate adequacy and deliver sustainable profit.

Foundational	Intermediate	Established	Advanced
• See previous page	There is validation of all material pricing models: actual versus modelled, analysis using historical data, benchmarking, and/or scenario generated outcomes. There is some validation of extreme outcomes and the impact on the pricing model. Ad hoc comparison of prices and models to the market.  Peer reviews of all risk models take place.	<ul> <li>There is use of both internal and external data in pricing models. There is a process of critiquing third-party model outputs and data, with reference to own internal data and models and applicable expert judgement, to ensure fit for purpose.</li> <li>Processes are in place to identify and address modelling inconsistencies across the business. Where inconsistencies are accepted, they are documented and understood.</li> <li>Regularly scheduled validation reviews are conducted on all models, integrated with rating/return on capital reviews and incorporating underwriting input. As-if analysis and stress testing performed to understand pricing assumption sensitivity. Quote data is used for validation.</li> <li>Peer reviews of all risk models are undertaken, and actions noted for future models.</li> </ul>	<ul> <li>Critical internal and external data is incorporated directly into the pricing tool on a real-time basis, and technical pricing can be rapidly refreshed. There is active use of broader market data.</li> <li>There is a regular validation cycle that verifies applicability of models. Al and machine-based learning tools are available to support model validation. Comprehensive assessment against the competitive landscape is performed using in depth quote analysis.</li> <li>Peer reviews of risk models are undertaken and are timely enough for adjustment to be made to models as result of the current review.</li> </ul>



6 H

Have an effective pricing framework in place in order to evaluate sustainable technical price, rate adequacy and deliver sustainable profit.

# There is allocation of loadings applied at the class level and the aggregate view reconciles to business planning. The view of risk is incorporated into pricing at syndicate level, e.g. return on

capital.

 There are explicit loadings for internal expenses, acquisition costs and reinsurance applied through attribution analysis. This is reconciled to the aggregate view to

**Intermediate** 

The class of business view of risk is incorporated into pricing, e.g. return on capital.

business planning.

#### Established

- Full attribution allocation of loadings to classes taking account of underlying risk and expense at policy level.
- The view of risk (e.g. return on capital) is allocated to policies taking into account underlying risk of similar policies.
- Actual non-claim costs are monitored against business plan and pricing models recalibrated when required.

#### **Advanced**

- Loadings calculated by cost area (for example internal expenses, acquisition costs and reinsurance) on a per policy basis.
- The view of risk (e.g. return on capital) is allocated to policies taking into account underlying risk of similar policies and individual policy characteristics where appropriate.
- Systems monitor costs associated with specific policy loadings (actual vs expected), which are tracked over time and enable associated models to be reviewed and updated.



Have an effective pricing framework in place in order to evaluate sustainable technical price, rate adequacy and deliver sustainable profit.

## **Foundational** The syndicate understands the pricing approach, philosophy, and expected performance of any third-party arrangement ensuring this aligns to their pricing policy, risk appetite, and business plan before entering any delegated authority agreement. appropriate frequency of

- All delegated authority contracts stipulate the . granularity and performance and pricing information.
- Actual performance, risk-adjusted rate change, and price adequacy is kept regularly under review with any material variances reflected in revised performance forecasts.
- Models reviewed and recalibration considered annually.
- Annual alignment with new planning assumptions.

The syndicate understands the pricing approach, philosophy, and expected performance of any third-party arrangement ensuring this aligns to their pricing policy, risk appetite, and business plan before entering any delegated authority

**Intermediate** 

Pricing information is timely and accurate but requires manipulation before it can be used.

agreement and this is

reviewed periodically.

- Actual performance, risk-adjusted rate change, and price adequacy is kept regularly under review. Changes are made to manage performance and address material variances.
  - Model is recalibrated at least annually, supported by actual versus expected monitoring and is updated with experience.
- Annual alignment with new planning assumptions.

## **Established**

- There is ongoing discussion between the syndicate and the DA/MGA around the pricing approach. philosophy, and expected performance ensuring continued alignment with pricing policy, risk appetite, and business plan.
- Data feeds provide timely performance and pricing information that is accurate and easy to use.
- Actual performance, risk-adjusted rate change, and price adequacy is kept regularly under review. Regular changes are made to manage performance and address variances.
- Underlying risk-by-risk rate change and price adequacy can be tied to overall performance • and linked to business plan.
  - There is an established feedback loop around pricing model development and assumption setting to ensure they are updated regularly to reflect the most recent relevant experience and business plan assumptions.

## **Advanced**

- The syndicate has a high degree of control over delegation including understanding and ownership of pricing. Strong data feeds in place for monitoring and controls. Nonclaims costs are part of this strategy.
- Real-time data feeds provide timely performance data and the ability for ad hoc analysis.
- There are strong feedback loops around actual performance, risk-adjusted rate change, and price adequacy to ensure performance is in line with expectations and non-DA portfolio. Rapid changes can be made to address adverse performance.
- Underlying risk-by-risk rate change and price adequacy can be challenged to ensure calculation in line with syndicate expectations.
- The pricing model development cycle has dedicated ownership committed to regular updates/reviews.
- The feedback loop for model development and recalibration is informed by different data sources, internal and third-party, and informed by horizon scanning. Underwriters and SMEs contribute to this feedback loop.

Calibration of Models



6

Have an effective pricing framework in place in order to evaluate sustainable technical price, rate adequacy and deliver sustainable profit.

## Foundational

## There is a nominated director with responsibility for assessing and calculating the impact that pricing movements of all business (renewed, new, and nonrenewed) may have on the syndicate loss ratios.

- The syndicate measures:
  - Price adequacy the difference between the actual premium charged and the Benchmark and Technical Premiums
  - Renewal business pricing movements from the previous year in accordance with Lloyd's requirements (RARC)
- This covers all sources of business including open market and delegated business at regular intervals throughout the life of the contract.
- Calculation of rate changes, Benchmark Premium and Technical Premium may be a manual process.

## Intermediate

- Senior management regularly review the impact that pricing movements have on the syndicate loss ratios.
- Price adequacy and rate movements are seen to be key metrics to understand the profitability of open market and delegated authority business written by the syndicate.
- The impact of terms and conditions are included in the policy database in a structured manner.
- Automation of calculation of rate changes and Benchmark and Technical premiums.

## **Established**

- There is a regular process and structure to ensure the correct senior stakeholders review pricing MI, the impact on profitability and challenge the process.
- The syndicate is actively managing its portfolio using rate movements and price adequacy as lead indicators.
- There is an understanding of the impact of changing terms and conditions, which are incorporated in rate change calculations using judgement. This is well governed.

## **Advanced**

- There is a regular process and structure to ensure the correct senior stakeholders have review pricing MI and the impact on profitability. This informs executive decisions on pricing strategy.
- The syndicate is actively managing its portfolio using rate movements and price adequacy as lead indicators across all business written by the syndicate. There is visibility of pricing metrics at board level.
- These measures are considered alongside on-levelling trends such as claims inflation and informed by insights from changes in business mix.
- Robust studies are carried out regularly on underwriting judgement in order to ensure accuracy and consistency of pricing MI.



Have an effective pricing framework in place in order to evaluate sustainable technical price, rate adequacy and deliver sustainable profit.

## **Foundational**

- Internal solutions are typically manual. There is no central design for technology and systems architecture. There is a siloed approach to managing tools.
- There are security controls in place for tools and organisational data.
- Understanding user experience is ad hoc and model changes are low priority.

Policies and

accuracy,

completeness.

Data owners are

place to ensure

accuracy and completeness.

cover SII

database

defined, and some

data controls are in

All data procedures

requirements. Data

quality is, however,

inconsistent. There

are not consistent

infrastructure and

data storage.

Compliance

hoc basis.

standards in place for

monitoring is in place, but control issues are addressed on an ad

procedures are in

place covering data

appropriateness, and

- Intermediate
- Solutions include a range of tools for the purposes of different stakeholders across different business functions. While there is central systems management, there is some overlap of functionality of tools created internally by different departments.
- Well-established security controls are in place for tools and organisational data.
- User experience is captured but systems development is ad hoc when resource is available.
- Data policies, standards, and procedures are comprehensive and detailed.
- Data quality tools and controls are in place. These are well governed, including oversight forums/committees, ongoing controls testing, and training to ensure correct implementation.
- There is an understanding of the impacts of data quality issues on modelling and applications.

## **Established**

- There is a welldocumented technology design and strategy around data for pricing and performance management, with implemented solutions that significantly reduce or replace areas of manual processing.
- There are strong security controls in place for tools and organisational data.
- There are feedback loops, capturing user experience, to support the prioritisation of systems development.
- Data considerations are comprehensively supported throughout the syndicate, including how to address data limitations across applications by each business function.
- Data is managed closely, including a complete audit trail for . data. Data quality is governed by both the business and IT.
- There is regular data MI and built-in data validations. Regular audits of data accuracy are conducted.

## **Advanced**

- The syndicate considers advanced technology solutions to enhance their pricing and MI capabilities.
- There are strong security controls in place for tools and organisational data.
- Current and potential future systems requirements and the resultant priorities are well understood and delivered.

- Comprehensive and proactive data processes are in place from slip input to analysis and across all business applications. This may be supported by an advanced data quality toolkit and real-time MI.
- Al and machinebased learning tools are available to support data validation.
- There is automated data MI and built-in data validations. There are automated processes to fix errors and improve data quality.

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Have an effective pricing framework in place in order to evaluate sustainable technical price, rate adequacy and deliver sustainable profit.

Data collection and storage

Foundational	Intermediate	Established	Advanced
<ul> <li>Standard data definitions are not always utilised.</li> <li>Data collection is primarily manual in nature and may require re-entry into multiple systems.</li> <li>Significant data cleansing is required before data can be used for modelling purposes.</li> <li>Use of third-party data is limited in nature and it is challenging to map this data to internal data.</li> <li>Unstructured data is not captured.</li> <li>Quote data is not captured.</li> </ul>	can be used for	<ul> <li>Source data conforms to pre-defined templates and data definitions. Joining multiple data sources is straight-forward.</li> <li>There is granular and automated data capture with governance controls built in.</li> <li>There are underwriting and claims processes in place that mitigate need for significant data cleansing before modelling.</li> <li>There is investment in third-party data to better understand risk profiles at a granular level.</li> <li>Unstructured data is captured and there is some capability to transform and use it.</li> <li>Quote data is retained on system and there is some capability to use it.</li> </ul>	<ul> <li>Multiple data sources are automatically reconciled (across internal and third-party sets).</li> <li>There is, granular, automated, and rich data capture with strong governance controls built in.</li> <li>Data cleansing is automated using machine learning tools and is done in real time.</li> <li>There is investment in third-party data to better understand and price individual risks.</li> <li>Integrated systems are in place to ingest unstructured data which is automatically linked into business tools.</li> <li>Quote data is systematically retained and used.</li> </ul>



6

Have an effective pricing framework in place in order to evaluate sustainable technical price, rate adequacy and deliver sustainable profit.

# Staff have limited experience, or activities are performed by staff whose primary role is not pricing. Resourcing is inadequate. There is limited interaction between pricing and underwriting teams leading to a siloed

approach to pricing.

There is limited

pricing training

support available.

 Team members major • focus is pricing and they demonstrate a good understanding of relevant pricing

**Intermediate** 

techniques.

- Resourcing is adequate to meet deadlines, but there may be insufficient resource for longerterm or strategic projects.
- There is some ad hoc interaction between pricing and underwriting teams and a desire to share knowledge between teams.
- There is training material available to support development of pricing skills.

## Pricing team/s include strong quantitative and data-oriented personnel. Dedicated

**Established** 

- model development resource in place for continuous model development.
- Team is well resourced for existing and future projects, and there is a good mix of skills. There are clearly defined roles and responsibilities, and key person dependencies have been identified.
- Mechanisms are in place to reduce team silos and to share knowledge between teams.
- Internal and external training is available and actively used by the pricing team to keep skills up to date.

## Advanced

- The syndicate demonstrates investment in attracting, retaining, and continuously developing high quality pricing teams.
- Team/s is/are sufficiently and effectively resourced to allow research and development as well as efficient day-to-day activities; key person risks are identified and mitigated, and succession planning is in place.
- There is regular, structured communication between teams to share knowledge and reduce silos.
- Team members take responsibility for their continued professional development with support from the syndicate.



Have an effective pricing framework in place in order to evaluate sustainable technical price, rate adequacy and deliver sustainable profit.

adequacy and deliver su	Stalliable profit.		
Foundational	Intermediate	Established	Advanced
Pricing, underwriting, and reserving teams operate independently.	<ul> <li>Pricing and underwriting teams meet with claims and reserving teams to share knowledge and to contribute to the reserving process.</li> <li>Pricing and underwriting consider reserving assumptions and output in pricing.</li> </ul>	<ul> <li>Pricing and underwriting teams regularly feed technical pricing assumptions and underwriting knowledge to the reserving team for use within the reserving process.</li> <li>Pricing and underwriting explicitly consider of reserving assumptions and output in pricing where appropriate.</li> <li>Where there are different views between pricing, underwriting, and reserving the rationale is clear and documented.</li> </ul>	<ul> <li>There is a collaborative approach between pricing, underwriting, and reserving teams in the reserving process around technical price assumptions and changes in written portfolio etc.</li> <li>Pricing and underwriting teams actively engage with reserving to raise emerging issues and challenge assumptions.</li> <li>Underwriters proactively use output from claims and reserving exercises to challenge pricing assumptions.</li> <li>Where consensus cannot be reached, the rationale is clear and well documented. The impact of differences is well understood. A process exists to minimise these differences over time.</li> </ul>



6

Have an effective pricing framework in place in order to evaluate sustainable technical price, rate adequacy and deliver sustainable profit.

	Foundational	Intermediate	Established	Advanced
Other (Risk Transfer, Exposure Controls, Capital Modelling and allocation)	Pricing operates independently from other technical modelling teams such as capital, reinsurance, and exposure management.	<ul> <li>Pricing and underwriting teams intermittently meet with other functions, for knowledge transfer and to support selection of assumptions in non-pricing models.</li> <li>There is some consideration of reinsurance, exposure, and capital in pricing.</li> </ul>	<ul> <li>Pricing and underwriting teams feeds technical pricing assumptions and underwriting knowledge to other teams for use in their modelling processes.</li> <li>Pricing and underwriting teams make explicit considerations for reinsurance, exposure, and capital in pricing decisions.</li> <li>Where there are different views between pricing, underwriting and other teams, the rationale is clear and documented.</li> </ul>	<ul> <li>Pricing and underwriting teams actively engage other modelling teams to raise emerging issues and challenge assumptions used by other teams.</li> <li>Underwriters proactively use output from capital, exposure, and reinsurance exercises to challenge pricing assumptions. Underwriters understand capital intensity of business written.</li> <li>Where consensus on assumptions between pricing, underwriting and other teams cannot be reached, the rationale is clear and documented. The impact of differences is well understood. A process exists to minimise these differences over time.</li> </ul>
Pricing Training	Training needs are not well defined. Communication around pricing is limited.	Generic training is offered to all relevant staff covering the pricing policy and technical pricing.	There is on-demand pricing training for all relevant employees, tailored by role level, leading to a strong understanding across the syndicate.	Pricing training forms a part of annual pricing development cycle. Gaps are identified and training is well supported.

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Have robust governance processes in place to support underwriting decision making, with underwriting assumptions clearly articulated and understood by stakeholders supported by proactive involvement and sufficient challenge by the wider functions

### **Foundational** Intermediate **Established Advanced** Underwriting The board and Governance and The board and senior governance framework change control senior management is in place with reporting procedures include management have challenge and actively lines and committee established a decision on whether promote the framework defined. review of individual culture development of Governance framework pricing models and of accountability at underwriting practices ensures regular internal underwriting guides all levels of the (incl. the underwriting audit, peer review, and are required. syndicate, including and pricing independent peer review • frameworks), and Senior management clear risk takes place, supported understand and control their consistent use by effective systems and expectations and a the underwriting by underwriters. controls. approach and its no blame culture Expectations on risks Results of reviews limitations and can for reporting and controls, include clear underwriting issues including the impact challenge recommendations key decisions. . This is linked to on everyday behaviours around reported to senior All classes performance management, and of business are appraisals. underwriting escalated to the board Underwriting covered within the decisions, are clear committees have where relevant. review framework. and consistent across Scope and output There are comprehensive and the syndicate. Staff of peer reviews, forward-looking have clearly defined demonstrable and independent actions to address coverage, and avenue to express peer reviews is review findings within upwards reporting concerns upwards. needs well defined. • There is a cycle of consistent and a reasonable covers representative timescale. Performance targeted deep-dive management reviews taking place, share of risks underwritten with regular follow-up utilises strong Governance and change feedback loops of all relevant findings control procedures between the wider to ensure relating to underwriting functions that recommendations and strategy, risk appetite incorporates latest improvement points and pricing models are analysis and are adopted. in place. improves Underwriting decision consistency. making including the underwriting strategy, business planning and **KPI** monitoring processes engages all key stakeholders (including reinsurance, exposure management, claims, reserving and capital). Within the governance framework, underwriters are actively held to account for their decision making.





Have processes in place to support decision making in relation to ESG integration into underwriting.

Foundational	Intermediate	Established	Advanced
<ul> <li>Board approved ESG Strategy covers approach to sustainable underwriting.</li> <li>ESG Strategy focuses on the most material areas of sustainable underwriting operations and how ESG can be integrated into these areas.</li> <li>Underwriting Governance Framework is aligned with broader ESG governance.</li> <li>Data requirements needed to aid decision making have been identified and efforts are underway to gather the necessary data to understand, monitor and report on ESG exposures.</li> </ul>	<ul> <li>Board approved ESG Strategy and approach to sustainable underwriting is cascaded throughout the managing agent through ESG targets.</li> <li>Analysis of existing portfolios carried out to identify incumbent exposures/client relationships that may not be supportable going forward based on syndicates' ESG Strategy.</li> </ul>	<ul> <li>Board approved ESG strategy fully embedded and aligned with overall underwriting strategy, annual business plan process and risk appetites.</li> <li>Additional qualitative ESG considerations are included as part of business planning.</li> <li>Full awareness of which exposures in existing portfolio are not aligned with syndicates' sustainable insurances framework; either elected to non-renew or are working with the insured and supporting their transition.</li> </ul>	<ul> <li>Additional focus on ESG and product innovation through new business.</li> <li>Written guidance is provided articulating ESG approach alongside any delegated authority.</li> <li>Protocol for examining data through established systems.</li> <li>Granularity of data used is appropriate for the needs and business profile.</li> <li>Pricing underwriting systems in place to review whether assumptions / data are appropriate from a sustainability perspective.</li> <li>Policyholder engagement strategy established.</li> <li>Work underway to develop credible transition plans with policyholders which pose the most material ESG risks based on syndicates' ESG strategy.</li> </ul>

2.

# Catastrophe Exposure



## **Principle 2: Catastrophe Exposure**

Managing agents should ensure syndicates maintain appropriate control of catastrophe risk (from natural and non-natural perils) in line with their wider business strategy.

## **CATASTROPHE EXPOSURE**

**Foundational** 

Business plans reflect

catastrophe risk

appetites

Manage catastrophe exposure in line with their agreed risk appetites.

Intermediate

# Risk Appetites

Catastrophe risk appetite statements are in place; exposures are monitored against appetite and reported to senior management and the	<ul> <li>Catastrophe risk appetites are derived with consideration of View of Risk. There is a clear link between risk appetite and business strategy and decision-making.</li> </ul>
board.	

## Catastrophe risk appetites are cascaded to relevant business functions and are supported by tolerances, limits, and breach management processes. Risk appetites inform decision-making at each level, within the exposure management teams and other functions.

**Established** 

Catastrophe risk appetites are clearly embedded at every level, with changes communicated and used efficiently. Statements may be forward-looking, and themselves reactive to external events. business plan changes, and feedback loops.

**Advanced** 

Employ data standards, risk quantification tools, controls, expertise, and reporting frameworks which are appropriate to their risk profile.

# Data and Tools

Foundational	Intermediate	Established	Advanced
<ul> <li>Policies and procedures cover all aspects of data standards. Data owners are defined, and controls are in place.</li> <li>Appropriate data is captured and used in exposure management activities.</li> </ul>	<ul> <li>Data quality tools and controls are in place. The impact of data quality on modelling is understood.</li> <li>Functions use consistent tools and data.</li> </ul>	<ul> <li>Data considerations and limitations are comprehensively understood across business functions.</li> <li>There is a well documented technology architecture design and strategy, and limited manual processing.</li> </ul>	<ul> <li>Comprehensive and proactive data processes are in place across business applications</li> <li>Advanced technology solutions for modelling, data and MI are considered.</li> <li>Frequent review and improvement of data and tools.</li> </ul>

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**Foundational** 

Employ data standards, risk quantification tools, controls, expertise, and reporting frameworks which are appropriate to their risk profile.

Reporting
and
Monitoring
Exposure

## Procedures for risk recording, loss estimation, exposure controls and limits monitoring are clearly documented

- Exposure is measured against limits on a regular basis
- Simple, high-level reporting in place
- Stress and scenario tests conducted in accordance with Solvency II requirements, including consideration of Lloyd's RDSs.
- Regulators are informed in advance of issues or missed deadlines.

 Well defined monitoring framework, with exposure controls linked to risk appetite and underwriting.

**Intermediate** 

- Appropriate regular internal reporting consistent with the risk appetite framework.
- External reporting is efficient, timely and accurate with some internal review applied.
- Additional stress and scenario tests (beyond Solvency II requirements) design ed around defined risk appetites.

## **Established**

- Defined governance around the identification, escalation and response to risk appetite breaches.
- Regular, granular, comprehensive, timely and wellgoverned reporting.
- Clear consideration of data and modelling uncertainties.
- Stress and scenario tests reflect risk appetites and own view of risk. Implication of results well understood and acted upon. Set of SSTs regularly reviewed.

## Advanced

stress and scenario tests) are forward-looking and consider risk budgets, a comprehensive view of perils covered as well as emerging risks.
Real time internal

Controls (including

- Real time internal reporting, which is interactive and may include alternative views or methodologies and future projections.
- Stress and scenario tests incorporate input from other business functions and senior management, promoting appropriate exposure management across the business.

## Resourcing

- Staff responsible for exposure management have sufficient experience to perform their role.
- Resourcing is adequate to meet regulatory deadlines.
- Where operations are outsourced, responsibility for understanding the risk remains with the managing agent.
- Staff responsible for exposure management demons trate good understanding of models and their limitations; external resource is available to support longer-term or strategic projects where required
- Staff responsible for exposure management are well resourced for existing and some future projects, and there is a wide mix of skills. Key person dependencies have been identified.
- Staff responsible for exposure management are sufficiently and effectively resourced to allow research and development as well as efficient day-to-day activities; key person risks are mitigated, and succession planning considered such that changes in staffing do not impact delivery.



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## **CATASTROPHE EXPOSURE**

3	Adequately justify and va	alidate methodology and	assumptions, including e	expert judgements.
	Foundational	Intermediate	Established	Advanced
Model methodology	<ul> <li>View of risk based on simple actuarial methods, or derived from an external model with high-level internal validation and/or adjustment.</li> <li>If the view of risk is determined by another entity within the group, applicability to the syndicate is understood and challenged appropriately.</li> <li>Where used, material expert judgement is documented and governed in accordance with SII standards, including the consideration of falsification criteria.</li> </ul>	<ul> <li>Where view of risk is external modeldriven, it is additionally informed by some analysis of syndicate risk profile and loss history.</li> <li>Expert judgements are reviewed at an appropriate frequency and a wide range of suitable experts are consulted.</li> </ul>	<ul> <li>View of risk informed by comprehensive analysis of own portfolio, and assumptions and methodology are well-understood. View of risk develops with loss experience and emerging market and portfolio issues.</li> <li>Use of expert judgement is comprehensively governed, with appropriate justification and challenge. There is a clear understanding by model users of where expert judgement is relied upon.</li> </ul>	<ul> <li>View of risk develops continuously, with a programme of work linked to material model limitations, emerging issues and new research.</li> <li>Expert judgements are regularly assessed for accuracy and appropriateness, considering sensitivity tests, past accuracy and forward-looking issues. Expert judgements are focus areas for future modelling improvements.</li> </ul>
Model Validation	<ul> <li>Validation of external model(s) is conducted as required under SII standards and requirements</li> <li>Model validation process is clearly documented</li> </ul>	The use of alternative models and assumptions is regularly considered, and model choice decisions are demonstrably validated.	Programme of model change frequently updated, driven by validation work, and material progress made. Areas of uncertainty and sensitivities of the model(s) used are well understood.	Feedback from validation is linked back to other parts of business such as pricing/reserving/risk management to help with decision making

**Foundational** 

Have a complete representation of catastrophe risk in the internal model, reflecting all possible sources of loss and allowing effective use by wider business functions.

Model completeness

- Representation of catastrophe risk in the internal model is materially complete.
- Definition of 'materiality' is clearly articulated
- Methodology and assumptions meet Solvency II standards.
- View of catastrophe risk reflects current (and near-future. appropriate to the period of risk underwritten) climate conditions
- Exposure management and catastrophe model change managed through general internal model change process.

Modelling of catastrophe risk in the internal model is materially complete. Adjustments or supplemental modelling are applied for key perils, with simpler approaches in other instances. Approaches are

Intermediate

Frequent review of appropriateness of methodologies, with resulting development

documented.

- Specific exposure management and catastrophe model change processes feed into and complement the wider internal model change process.
- Model changes, timelines, and effects are communicated ahead of release.

## **Established**

- Modelling or adjustment takes place using exposure management data for all key perils to address internal model completeness, supported by robust justification (including of materiality).
- Capital implications considered in decision-making. Impacts of alternative representations of catastrophe risk are modelled before changes are made.
- Exposure management and catastrophe model changes and their impacts are comprehensively documented and discussed in a timely manner with underwriters and management.
- View of Risk is considered across the business before making decisions.

## Advanced

- Comprehensive, forward-looking process to address data and internal model completeness.
- Regular review of modelled perils considering changing risk profile, emerging risks and developing issues.
- Longer-term changes to the risk landscape (including climate-related) are considered
- Holistic view of impact of model change on different areas. Any decisions that are made that could be impacted are reasoned with a detailed understanding of the potential impacts, the uncertainty of the changes and the limitations of any associated calculations.

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Have a complete representation of catastrophe risk in the internal model, reflecting all possible sources of loss and allowing effective use by wider business functions.

Foundational	Intermediate	Established	Advanced
<ul> <li>Simple modelle output is used various ways at the business</li> <li>Any difference between busin models are understood an acknowledged</li> <li>Catastrophe risportfolio manareflects strateg decisions.</li> <li>Risk transfer decisions mad reference to im on catastrophe appetite</li> <li>Capital re-asse when required</li> <li>Simple event-response plan place, including exposure analy</li> </ul>	in analysed pre- underwriting for all material exposures and underwriters h a basic understand of model uncertain d • Detailed catastroph model outputs available across business functions and on an ad hoc basis. • Catastrophe risk portfolio managem informs underwritin risk appetites, capi allocation and reinsurance purcha erisk  Internal model resu are reviewed regul in and always when g	with underwriting; ave underwriters feed back their own views and/or commercial factors.  Senior management actively use exposure management output to facilitate portfolio optimisation.  Culture of considering catastrophe risk before making any decisions.  Processes in place to identify and address inconsistencies across the business.  Active feedback loops between exposure management, risk appetite and reinsurance strategy.  Event response plan	<ul> <li>Event-response considers uncertainties and a range of outcomes.</li> <li>Catastrophe models are back-tested against claims; feedback loops extend to other perils, regions or coverages.</li> <li>Detailed, consistent exposure management and catastrophe modelling facilitates all aspects of risk selection, portfolio optimisation, capital setting and business planning.</li> <li>Capital implications of catastrophe risk are widely understood and can be modelled ad-hoc and expediently, supporting integration with other applications.</li> <li>Catastrophe risk within the internal model reacts on a forward-looking basis to changes in underwriting strategy.</li> </ul>



5 Have robust governance and oversight of risk aggregations.

Foundational	Intermediate	Established	Advanced
<ul> <li>There is an established risk framework, which includes catastrophe risk and exposure management.</li> <li>Board and senior management regularly discuss material issues.</li> <li>High-level independent and internal review occurs.</li> <li>Exposures and model output are regularly reviewed against Lloyd's thresholds and Lloyd's approval is sought for any actual or foreseeable exceedances.</li> </ul>	<ul> <li>There is an established and specific exposure management framework, with reporting to senior management and the board.</li> <li>Regular reviews are supported by second or third line. Results of reviews include clear suggested changes.</li> </ul>	<ul> <li>Senior management and board demonstrably understand the model and its limitations, providing challenge when making key decisions. Exposure management committ ees meet regularly, have comprehensive coverage of regions perils and relevant lines of business.</li> <li>Reporting is high quality and regular committees include forward-looking considerations.</li> <li>Reviews are risk-focused and supported by strong independent review from the second and third line, and suggested actions are completed in a timely manner.</li> </ul>	<ul> <li>The modelled view of risk is widely used in senior management and board decision-making. Senior management and the board understands, challenges, and actively promotes the development of the view and management of catastrophe risk.</li> <li>The development of exposure management and the view of risk is actively promoted.</li> <li>There is a cycle of targeted, forward looking, deep-dive reviews, with regular follow-ups of relevant findings to ensure recommendations and improvement points are adopted.</li> </ul>

3.

## Outwards Reinsurance



## **Outwards Reinsurance**

## **Maturity Matrix**

## **Principles**



Have outwards reinsurance strategies and purchasing plans which are robust and reflect the underwriting, exposure and capital management appetites of each individual syndicate, and the best interests of the members of the syndicate.

## **Foundation**

- The syndicate has clearly articulated and documented reinsurance design objectives, the content of which reflects the scale and complexity of the arrangements
- The Reinsurance
   Strategy and Purchasing
   Plans reflect the
   syndicate's underwriting
   strategies and appetite
   for retained insurance
   risk and acknowledges
   any potential risks that
   the reinsurance itself
   presents.
- Reinsurance Strategy and Purchasing Plans are approved by the syndicate's Board (or delegated committee), with the Purchasing Plans reviewed annually.
- The syndicate's Reinsurance Strategy and Purchasing plan includes a clear strategy for the selection and approval of all reinsurance counterparties.
- Any material amendments to the Reinsurance Strategy and Purchasing Plans are approved by the Board (or delegated committee) with decisions and authorities
   Lloyd @ @ Bly documented.

## Intermediate

- Reinsurance Strategy and Purchasing Plans are demonstrably part of syndicate's wider underwriting, risk and capital management strategies.
- The Board reviews the high level economic and capital performance of the syndicate's reinsurance arrangements and reviews the overall reinsurance strategy at appropriate intervals.
- Evaluation of reinsurers' performance and strategic alignment with the syndicate is carried out at appropriate intervals.

## **Established**

- Reinsurance Strategy forms a critical part of the syndicate's medium to long term business and capital strategies.
- Reinsurance coverage and costs are embedded into the syndicate's risk selection and pricing decisionmaking processes.
- The syndicate's
   Reinsurance Strategy
   and Purchasing Plans
   are subject to a strong
   independent review
   process from the
   second or third line,
   conducted by
   appropriately
   qualified persons.
   Feedback loops from
   review actions are
   demonstrably
   completed.
- Reinsurance financial s are validated by dedicated specialist reinsurance resource as part of the business planning and capital setting processes.

- Advanced
- Regular horizon scanning towards emerging risks and opportunities is considered and reflected within the Reinsurance Strategy.
- There is a cycle of targeted
   / forward looking / deep-dive
   reviews taking place,
   with regular followups of all relevant
   findings
   to ensure recommend
   ations and
   improvement points
   are adopted.

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1

Have outwards reinsurance strategies and purchasing plans which are robust and reflect the underwriting, exposure and capital management appetites of each individual syndicate, and the best interests of the members of the syndicate.

Foundation	Intermediate	Established	Advanced
Reinsurance Strategy and Purchasing Plans are considered consistently across business planning, exposure management, accounting and capital setting processes. Reinsurance financial s are validated by reinsurance resource as part of the business planning and capital setting processes. The syndicate's Reinsurance Strategy and Purchasing plan considers and complies with all Lloyd's published supplemental requirements and guidelines. The Reinsurance Strategy and Purchasing Plans is reviewed when there have been change in the syndicate's circumstances, its underwriting strategy, or the status of its reinsurers. Reinsurance Strategy is set collaboratively with engagement and feedback loops between the relevant stakeholders. The reinsurance coverage is included in the internal model and referred to by wider business		The syndicate's Reinsurance Strategy is subject to a detailed efficacy and effectiveness review; this will include investigating if the actual reinsurance arrangements have performed within the original design criteria, have satisfied the reinsurance objectives, and have had the expected impact on the syndicate profitability and capital targets.  The key reinsurance coverage and risk elements are included in the internal model and are modelled effectively, with the outputs used consistently by wider business functions.	• See previous page



2

Have appropriate systems, controls, procedures and expertise to enable the effective management of outwards reinsurance purchasing and recoveries.

### **Foundation Established Intermediate** Advanced Written policies, Reinsurance contract • System(s) hold all Dedicated system supported by documentation existing contract allows syndicate documented processe reviewed, assessed information with the to manage the s, procedures and for accuracy and ability to manage the majority of its responsibilities, are in processed in a timely majority of the reinsurance activities place for the manner. syndicate's contract on a single platform accounting for management of Processes and data Senior Manager reinsurance systems largely associated ceded responsibilities manual but supported with dedicated special placements, premiums. administration, by automated commissions, and ist outwards solutions with some reinsurance team(s) payments and claims, and providing reinsurance in-built validation. business reporting responsible for recoveries Processes are Regular control executing the testing is completed Outwards extensively Reinsurance Strategy, reinsurance contract documented, followed with feedback loops managing all aspects terms affirmed before and evidenced from review actions of reinsurance commencement. Governance and demonstrably placements, and contract controls are manual completed payments and recoveries and risk documentation is but recorded in detail Dedicated specialist received with their objective, reinsurance resource management utilising and reviewed for activity and owner / teams are used tested and accuracy in a timely documented established policies Frequent monitoring manner Regular attestation on of reinsurance and procedures. control effectiveness Second Line of Reinsurance coverage utilisation, premiums payable by by control owner erosion and defense has skills and the syndicate are Extensive analysis is exhaustion. expertise to provide conducted to assess oversight and charged to it and paid out of funds held, effectiveness of challenge of controlled or existing and planned Reinsurance Strategy, managed on behalf of syndicate reinsurance policies and the syndicate, and protections (e.g., test procedures. that reinsurance cases, different recoveries that are for scenarios etc) the benefit of the syndicate are credited only to the syndicate. Processes and data systems may rely on high levels of key person knowledge, manual manipulation with limited automation or secondary validation.



**A** Have

Have appropriate systems, controls, procedures and expertise to enable the effective management of outwards reinsurance purchasing and recoveries.

Foundation	Intermediate	Established	Advanced
Analysis and review is undertaken of the effectiveness of existing and planned syndicate reinsurance protections, including specific consideration of coverage utilisation, erosion and exhaustion Governance and controls may be manual, high level and with limited automation.  A risk-based approach is used to select a representative range of (i)reinsurance protecti ons to ensure consistency of approach with the documented reinsurance policies & procedures (ii) risks, policies and contracts underwritten by the syndicate to check that they comply with any reinsurance terms and conditions which apply (iii) claims to check that effective reinsurance resource recoveries have been achieved. Appropriate outwards reinsurance resource in place with responsibility for reinsurance placement and administration. Work is typically carried out as part of wider responsibilities.	Regular monitoring of reinsurance coverage utilisation, erosion and exhaustion	A risk-based approach is used to regularly select a representative range of  (i) reinsurance protections to ensure consistency of approach with the documented reinsurance policies and procedures  (ii) risks, policies and contracts underwritten by the syndicate to check that they comply with any reinsurance terms and conditions which apply  (iii) claims to check that effective reinsurance recoveries have been achieved.	See previous page

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3

Live and potential financial, operational, counterparty, contract and liquidity risks arising from their outwards reinsurance arrangements are identified, monitored, evaluated and mitigated.

appropriately, including specific consideration of contract and counterparty risks, and associated liquidity risk  The syndicate's reins urance strategy and monitoring of live and potential risks form part of the wider enterprise risk management framework  Analysis of reinsurer's financial strength and group ownership is undertaken before deemed acceptable and assessed annually thereafter  Regular investigation s into the drivers of reinsurance aged debts and disputes, and other identified risks position and action plans have regular, in-depth review  As part of horizon scanning for emerging and systemic risk, the risk of potential mismatch between primary and outwards reinsurance wordings, which could lead to future coverage disputes, is periodically considered and understood by the managing agent.					
existing or planned reinsurance are identified, quantified and managed appropriately, including specific consideration of contract and counterparty risks, and associated liquidity risk  The syndicate's reinsurance are and group ownership and financial strength, and disputes, and other identified risks  The syndicate's reinsurance aged debts and disputes, and other identified risks  The syndicate's reinsurance aged debts and disputes, and other identified risks  The syndicate's reinsurance aged debts and disputes, and other identified risks  The syndicate's reinsurance aged debts and disputes, and other identified risks  The syndicate's reinsurance aged debts and disputes, and other identified risk service and disputes, and other identified risk service and reflected with Risk appetites and disputes, and other identified risks and action plans have regular, in-depth review a	F	oundation	Intermediate	Established	Advanced
external regulatory and accounting requirements and guidelines.  The reinsurance control and risk framework is subject		Risks relating to existing or planned reinsurance are identified, quantified and managed appropriately, including specific consideration of contract and counterparty risks, and associated liquidity risk The syndicate's reins urance strategy and monitoring of live and potential risks form part of the wider enterprise risk management framework Analysis of reinsurer's financial strength and group ownership is undertaken before deemed acceptable and assessed annually thereafter Regular investigations into the drivers of reinsurance aged debts and disputes, and other identified risks The syndicate's reinsurance contract(s) and financial treatment comply with all applicable external regulatory and accounting requirements and guidelines. The reinsurance control and risk	<ul> <li>Regular monitoring of reinsurer's financial strength, group ownership and financial concentration levels</li> <li>Frequent investigation s into the drivers of reinsurance aged debts and disputes, and other identified risks</li> <li>Risk appetites and KRIs for the level of reinsurance risk transfer, financial dependency, reinsurer concentration, financial strength, aged debts and disputes are clearly documented, and risk position and action plans reviewed twice</li> </ul>	<ul> <li>Risk appetites for reinsurer group concentrations clearly articulated and managed</li> <li>Risk appetites and KRIs for the level of reinsurance risk transfer, financial dependency, reinsurer concentration, financial strength, aged debts and disputes are clearly documented, and risk position and action plans have regular, in-depth review</li> <li>As part of horizon scanning for emerging and systemic risk, the risk of potential mismatch between primary and outwards reinsurance wordings, which could lead to future coverage disputes, is periodically considered and understood by the</li> </ul>	<ul> <li>Regular reinsurer stress testing undertaken</li> <li>Live monitoring of reinsurer's financial strength, aged debts and disputes, and other identified risks</li> <li>Regular horizon scanning towards emerging risks is considered and reflected within Risk Appetites, KRIs and lead to enhancements, systems, controls and</li> </ul>



4

Have robust and effective monitoring, reporting and governance frameworks employed over their outwards reinsurance arrangements.

Foundation	Intermediate	Established	Advanced
<ul> <li>Amendments and risks relating to existing or planned reinsurance are monitored, evaluated and notified to relevant business areas, committees and individuals and that appropriate and timely action is taken to manage and mitigate the risks identified</li> <li>Monitoring is largely manual, backward looking/reactive and notification is ad-hoc and/or on a by exception basis</li> <li>External reporting is efficient, timely with some internal review applied</li> <li>Approval is requested in advance from Lloyd's for any deviations to the syndicate's planned or actual reinsurance arrangements that would materially impact the syndicate's SBF and / or capital requirements</li> <li>Roles, responsibilities and reporting lines, including reinsurance purchasing and signing authorities, are clearly defined, approved by the Board and reviewed periodically.</li> </ul>	<ul> <li>Well defined management information and monitoring framework in line with Risk Appetite &amp; KRIs</li> <li>Regular internal reporting with the level of granularity reflecting the complexity, financial materiality or level of variance, and outlining any potential risks to the audience;</li> <li>Regulators are informed in advance of issues or the missing of deadlines.</li> <li>Breaches of authority are logged, investigated, notified to appropriate committees and individuals, and remediates</li> <li>There is specific reporting tailored for each senior mana gement individual /group or committee that enables key decisions to be made.</li> </ul>	<ul> <li>Early warning indicators, clear escalation and defined, governed response in the event of control failures, breaches of processes, policies or authorities</li> <li>Regular, timely detailed internal reporting by line of business / class / portfolio / reinsurer as deemed material, with views of multiple metrics where available. Technical elements are clearly explained to the intended audience.</li> <li>External reporting is an extension of internal reporting, is well-governed and reviewed by multiple levels of management.</li> <li>A Committee of the Board has been appointed to oversee the implementation of the Reinsurance Strategy, Purchasing Plans and to monitor and manage any live or potential risks, and meets quarterly.</li> </ul>	Internal reporting, which can be refreshed quickly, showing multiple methodologies and/or views of risk, including projection of future positions.

4.

# **Claims Management**



## **Principle 4: Claims Management**

Managing agents should ensure that they have a claims commitment in place which is designed to deliver a high-quality claims service which includes a prompt and fair customer service, efficient and effective claims handling, and compliance with legal and regulatory obligations.

## **CLAIMS MANAGEMENT**



Claims related information and knowledge is available and used pre-emptively in business planning and wider syndicate performance management.

business planning and wider syndicate performance management.				
oundational	Intermediate	Established	Advanced	
Managing agents can demonstrate how the claims function ("Claims") supports syndicate performance/ preparation and delivery of the syndicate business plan.	<ul> <li>The syndicate business plan is carefully assessed to determine the impact on Claims, including consideration of resourcing requirements and the impact on processes and systems.</li> <li>Claims planning is synchronised to the syndicate business plan with clear associated objectives and targets, and with detail of how claims may contribute to overall syndicate performance.</li> </ul>	<ul> <li>Claims management is fully embedded within all layers of management activity and the involvement of the claims function in the business planning process and syndicate perform ance is proactively sought, formalised and appropriately governed.</li> <li>Regular review of progress against business plan(s) is conducted with the claims function and suitable claims related remedial actions are taken swiftly where necessary.</li> </ul>	No incremental guidance	

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The claims environment and infrastructure enables effective servicing at an appropriate level of sophistication, through the retention of adequately and suitably skilled resource, underpinned by a strong claims culture and continuous education.

## **Intermediate** Established **Foundational** Advanced A simple resource A developed resource • No incremental A dynamic model is established model is in place and resource model is guidance which supports regularly measured informed by in-depth delivery of the claims and monitored. The analysis, and suitably commitment and model assesses stress-tested. The considers resource actual vs planned model resource and makes and skills. A review of facilitates planning the model is adequate provision for using both historical completed servicing all aspects information and periodically. Provision of the claims function, trending analysis to which may include is made for adequate forecast contingency, surge non-core claims for anticipated and succession handling activities. resource needs -Training and planning as mitigating against appropriate for the development is potential volatility. portfolio composition. reviewed and **Training** Adequate training to assessed on a regular and development pro allow claims handlers basis which includes gramme is continually to fulfil their gap analysis to assessed and responsibilities which identify and address delivered to ensure will include mandatory training and handlers have the training on relevant development needs. requisite skillsets and laws, regulations and Identification and behaviours to deliver market protocols. routing of claims against the claims Identification and commitment. based on a defined simple manual segmentation model, Refined workflow model with workflow and segmentation and routing of claims is in associated facilitates place (e.g. by management the streamlined handli complexity, class of reporting. ng/management of claims and business) and is related tasks to supported by associated basic ensure the task is management being handled by the reporting. right person, in the right place at the right time.



3

Claims are handled efficiently and effectively, ensuring active claims and lifecycle management remains appropriate combined with a framework designed to facilitate continuous improvement.

Foundational	Intermediate	Established	Advanced
<ul> <li>A framework covering processes, procedures and controls to support delivery of an effective and appropriately customer focused claims service.</li> <li>Core documented processes and procedures are revisited periodically, with adherence to procedures monitored using exception reporting. A level of quality assurance programme (e.g. peer review and claims audit) is in place to provide qualitative oversight.</li> <li>Documented processes address Lloyd's Claims Scheme, local regulatory requirements and market protocols as appropriate for the composition of the portfolio.</li> <li>Claims processes, controls and tools are appropriate for the portfolio composition, and may be manual.</li> </ul>	<ul> <li>Processes, procedures and controls support lifecycle claims management.</li> <li>There is regular assessment of end-to-end processes, procedures and controls to help identify opportunities for improvement in claims service.</li> <li>A wider level of quality assurance programme is in place to provide qualitative oversight including adherence to the Lloyd's Claims Scheme.</li> </ul>	Processes, procedure s and controls advance policyholder experience, shorten claims lifecycle and/or manage operational costs. Reporting output is monitored for meaningful insights into opportunities for improving the claims service. Target driven claims lifecycle overs ight with a clear focus on ensuring meaningful touchpoints of a claim to deliver against the claims commitme nt.	Advanced  • No incremental guidance



4

Delivery of accurate and timely case reserving through robust reserving processes and practices.

Foundational	Intermediate	Established	Advanced
<ul> <li>A case reserving philosophy and supporting case reserving procedures are in place, outlining broad expectations around reserve timeliness and accuracy.</li> <li>Case reserving data provides insights into the accuracy and timeliness of reserves at an aggregate level.</li> <li>Systems and controls in place to monitor large losses, use of additional case level reserves (i.e. IBNR and IBNER) and adherence to authority levels. On lead claims, followers are advised of relevant reserve information on a timely basis.</li> <li>Regular communicati on between underwriters, actuari es and claims occurs to identify case reserving risks, with mitigating actions implemented effectively.</li> </ul>	<ul> <li>Case reserves are proactively managed with regular assessment of their appropriateness through informative case reserve measures and a quality assurance programme.</li> <li>Case reserving rationale which adheres to the case reserving philosophy is clearly ascertainable on claims files.</li> <li>Controls extend to include a claims watchlist which is maintained and regularly monitored and shared for large claims and other claims of interest.</li> </ul>	<ul> <li>Detailed case reserving measures are utilised and monitored including accuracy, timeliness and consistency (supported by a comprehensive qualitative programme) and are overseen by relevant committees.</li> <li>These allow for targeted insights into trends, themes, benchmarking and systemic issues which are shared within the business on a cross functional basis with appropriate action taken.</li> </ul>	A relevant global view of reserving trends and themes is sought and utilised, through available external and relevant industry data.

Classification: Confidential



5

Claims management through third-party service providers and third-party experts delivers the claims commitment and supports syndicate performance.

### **Foundational** Advanced Intermediate **Established** Third-party service Robust oversight A clear and Evidence of a clear providers (e.g. third framework monitoring culture where thirdconsidered parties handling of third-party service outsourcing appetite party service claims on behalf of providers' and strategy which providers and experts the managing agent) performance against sets out the quality are considered and and third-party clear and agreed required of any treated as an experts are only used service levels, with assigned third-party extension of the service providers and where this aligns to timely actions taken. claims function; with the managing agent Effective audit experts. the providers outsourcing strategy, programme utilised to • Detailed management mirroring the claims with documented monitor quality of information reporting commitment of the service delivered (and from third-party business, with rationale. The outsourcing strategy any actions identified service providers commensurate is informed by the quickly remediated). allows regular onboarding and Experts' performance assessment of oversight processes. wider business against expectations strategy and is kept performance against and budget is actively under review. agreed service levels Claims are involved monitored with swift and utilises appropriately in the action taken where comprehensive KPIs expectations are not and qualitative due diligence (preplacement), the met. insights. Evidence of agreement of contract swift and proactive terms and service performance standards. intervention if performance required. oversight against Regular reporting on service expectations third-party service as well as provider costs and remediation, regular legal costs with regular assessment audit and termination decisions. and reporting of Key claims relative value expectations around delivered by thirdthe appointment and party service providers and management of experts are third-party experts. documented and understood by impacted parties. Composition of the expert panel is aligned to the business needs and regularly reviewed.



6

Claims performance, customer experience and opportunities for improvement are regularly assessed using both data and qualitative assessment.

### **Foundational Established** Advanced **Intermediate** Performance Wider data points and • Comprehensive External sources of assessment and more detailed resources are used feedback and insights qualitative insights are are used to inform identification of for performance improvement used for performance assessment and targeted and opportunities is based assessment and identification of measured on high-level data identification of improvement improvement points and qualitative opportunities utilising strategies. improvement insights. opportunities. access to extensive A direct connection High-level monitoring Third-party measures data points and deep exists between the measures applied to extend to include a qualitative insights. claims commitment of third-party service base line set of Measures applied to the business and the providers typically performance oriented third-party providers KPIs and qualitative focus on volumes and metrics and include insights utilised to values of claims and qualitative insights comprehensive KPIs measure performance incurred development. linked to clear and and qualitative both within the Performance agreed service levels. insights. business and assessment and Outcomes from Performance is assigned third-party outcomes are performance measured at least service providers. measured quarterly every thirty days via a . assessment are Evidence of a clear with resulting actions distributed via clear programme culture that supports taken within the feedback loops that consisting of regular, and drives continuous Claims function. exist within the structured and improvement from business with demonstrable assessment and appropriate action feedback loops with outcomes with a taken. all relevant disciplines frequent review and (including product application of development) and learnings by executive clear ownership exists leadership to help within the business at drive business management level to decisions. implement the required actions both for continuous improvement opportunities and addressing outlying performance.

5.

# **Customer Outcomes**



## **Principle 5: Customer Outcomes**

Managing agents should embed a culture and associated behaviours throughout their business to ensure that they consistently focus on good customer outcomes and that products provide fair value.

## **CUSTOMER OUTCOMES**



Ensure the conduct culture set by the board promotes good customer outcomes throughout the product lifecycle and supports the protection of Lloyd's brand, reputation and regulatory standing worldwide.

Foundational	Intermediate	Advanced
<ul> <li>Members of the board demonstrate their commitment to the defined conduct culture through their decision taking, and this is also promoted in appropriate presentations and communications both internally and with third parties.</li> <li>There is strong customer challenge in connection with business planning and strategy.</li> <li>Suitable information is made available to the board to enable them to assess whether the conduct culture is embedded throughout the business.</li> </ul>	No incremental guidance	No incremental guidance

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## **CUSTOMER OUTCOMES**

Design and oversee products through suitable governance structures that meet the expectations of the target market.

## **Foundational**

- All products and services are overseen through a suitable governance structure which facilitates appropriate levels of review and reporting.
- Product and service design/assessment is driven by the underwriting of larger commercial risks using and/or based around standard market wordings.

## **Intermediate**

The oversight and design / assessment of a product and / or services follows an established, structured process which ensures that the product/services provide good customer outcomes. Where products/services are delivered to consumers, micro enterprises and/or SMEs, procedures are suitably designed and include adequate levels of customer challenge. Generally, this will be through a product oversight group. Oversight of products/services provides challenge, covering but not limited to assessment of:

- fair value
- · the target market
- product wording (easily understood and suitable for the target market)
- the pricing structure including rates and associated distribution charges
- the suitability of entities in the distribution chain
- · sales process
- posts sales services
- the end-to-end customer journey.

## Advanced

- Product/service oversight is achieved through a formal Product Oversight Group (POG) with responsibilities assigned by and reporting to the board. All appropriate business areas are represented, with suitably broad responsibilities and authority.
- Thorough and robust customer challenge is consistently demonstrated which may include for example more regular review of detailed MI by the board and a culture of continuous improvement is supported.

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## **CUSTOMER OUTCOMES**

3 Ensure there are no barriers to easily accessing clear and fair sales and post sales services.

Foundational	Intermediate	Advanced
Processes are in place to ensure that all customers and distributors receive information at the right time.	Sales and post sales services are overseen through an established, structured process which ensures that:  • the product and services provide good customer outcomes  • sales and post sales processes are suitable for the target market  • products are only sold to the target market  • clear and understandable appropriate information is provided to policyholders in a timely fashion  • marketing and financial promotions are clear, fair and not misleading  • incentivised selling schemes are suitably controlled (e.g. incentives should promote quality/customer value not volume)	No incremental guidance

Deliver fair and prompt claims and complaints handling services in line with a clear servicing commitment.

Foundational	Intermediate	Advanced
There are no barriers to making a claim or complaint. Claims and complaints handling services are delivered in line with a clear servicing commitment.	<ul> <li>Claims services are suitable for the product and the target market, promoting good customer outcomes at all times.</li> <li>Progress updates on claims and/or complaints are readily provided to appropriate parties.</li> <li>Complaints are handled in accordance with Lloyd's complaints handling rules and requirements.</li> </ul>	No incremental guidance

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## **CUSTOMER OUTCOMES**

Engage, manage and oversee third-party service providers in accordance with the outsourcing strategy and the standard of service set by the managing agent

### **Foundational Intermediate** Advanced Processes are in place to Pre-engagement assessments Frequent engagement with ensure that appropriate due used to establish that third-party third-party service providers diligence is completed and service providers have the to, for example, share performance is suitably capabilities to sell and service information and provide monitored. the specific products to the training to improve services Terms of delegation and identified target market and to and ensure more consistent applicable service standards, meet the service standards decision making. reporting and audit obligations expected both in relation to and termination provisions are operational performance and established and clearly customer outcomes. communicated to third-party Suitable quality control service providers. programmes are in place to ensure that product and service specific goals and performance

targets for operational and qualitative outcomes are met.

## Ensure regular and robust oversight of customer outcomes is achieved, using data and qualitative assessment

### **Foundational** Intermediate **Advanced** Regular qualitative and Regular monitoring of qualitative Quality assurance quantitative MI and insights and quantitative sales and post programme is in place to relating to products and sales, claims and complaints MI facilitate process services are available to the is conducted covering the end to improvement at all stages of business and used to inform end product lifecycle. This the product lifecycle. customer focused business includes analysis of the Managing agents are able to decisions. performance of analyse MI in a sophisticated A risk-based approach should products/services whether way including being able to be adopted to the frequency provided in house or by thirddrill down into specific and scope of audits of thirdactivities, third party service party service providers with a party service providers. particular focus on customer providers, products, services There is an effective conduct and/or risks. outcomes. training programme in place. Effective feedback loops are Focused external audits to Underperformance is used to inform relevant areas of ensure independent escalated through established the business and to ensure that challenge of processes. channels and corrective action improvements are made to is taken in a timely manner. products and services where appropriate. For high product risk business audits should generally be conducted on a least an annual basis. Conduct training is tailored to the specific requirements of the individual's role.

Classification: Confidential

6.

## Reserving



### **Principle 6: Reserving**

Managing agents should ensure syndicates set reserves which are underpinned by a robust reserving process. All Actuarial Function requirements should be met in line with Solvency II.

### **RESERVING**



Have clear governance and ownership of the reserves.

## **3overnance**

### Roles and responsibilities in reserving process are defined with sufficient time built into process for senior review and challenge.

**Foundational** 

- Documentation of approach exists, is up to date and covers all material aspects.
- Recommendations from the actuarial function are clearly presented, enabling the board to prioritise the recommendations under consideration of other organisational needs.

### Intermediate

- There is a clear review framework for setting reserves with owners of each review stage highlighted at each stage of the process and sufficient time allocated for review.
- Key assumptions and methodology are well documented and there is evidence of challenge from internal review.
- Documentation of approach covers all aspects and is clearly signposted.

### Established

- The owners of each stage of the process are regularly reviewed to ensure sufficient subject matter expertise and challenge is being provided.
- Review time with key stakeholders including those outside of the reserving function is set in advance with sufficient time to allow for feedback loops.
- Review of previous challenges is considered as part of the next reserve setting process.
- Comprehensive documentation exists for key assumptions, selections and responses to review points.

### Advanced

- There is discussion of reserve estimates with senior stakeholders prior to (and post) committee meetings.
- Documentation is well structured, intuitive and easy to follow. Key actuarial judgements are justified appropriately and there is clear signposting of material considerations, review points and subsequent actions.

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1 Have clear governance and ownership of the reserves.

### **Foundational** Intermediate **Established** Advanced There is ownership of • Timely and decisive Actions taken by the The board demands reserves by the board action is taken by the board are sufficient in cross functional deep for financial board in response to depth to prevent dives on areas of accounting and concerns raised about similar issues from concern prompted by the adequacy of material movements solvency. reoccurrence. The board takes reserves or allowing or significant Decisive action is direct action given for potential taken or planned uncertainties. by the board to help There are well defined movements in uncertainty. historical reserves, in maintain a level feedback loops to particular seeking of reserve strength in allow for findings assurance on reserve line with raised as part of adequacy following the syndicate's risk ownership of reserves being applied more any material appetite. movements. Where broadly to drive improvements in appropriate this extends to lessons other business learned and changes functions. to the reserving process and governance. The board and other functions use reserving estimates to assist with strategic business decisions.



1

Have clear governance and ownership of the reserves.

### **Foundational** Intermediate **Established** Advanced The board The board has a wide The board has a clear • Pre-committee understands range of experience understanding of the challenge is clearly reasoning behind and is able to reserving process, documented and any level of reserves set. understand technical key actuarial material changes are drivers of techniques and highlighted to the concepts presented to deteriorations/ them. market issues. main committee. The board is able to The board is able to reserve releases and Limitations are key uncertainties provide strong understood and provide guidance on including linkages challenge on targeted challenge is future deep dive exercises to help between reserving information presented provided on and other parts of the in committees which assumptions, improve the reserve business. improves reserve methodology and setting process or overall results to help There is appropriate adequacy and better understand challenge on the considers relevant make key decisions. potential uncertainty. appropriateness of historical and external . The board is proactive • Training is proactively the reserves set. information. in requesting requested and There is good The board is adept in additional information provided to ensure understanding of the or exhibits to help the board can provide picking up on emerging issues. The effective challenge on methodology and their understanding. assumptions in the board understands The board is able to a broad range of risks technical teams. provide additional including both how these impact the Training is provided to uncertainty of the insight based on emerging and less wider views of the material risks. the board to reserves and how understand regulatory these have been business and the NEDs undertake requirements and allowed for in the market. closed conversations/ The board understand sessions with internal requests are raised reserve setting for training where process. the less material actuaries. there is an identified The board engages a uncertainties and need. third-party (external or potential impact on The board internal) to reserves. understands the independently review material uncertainties the reserve and potential impact estimates. on reserves. Where there are Where there are material differences material differences between the internal between the internal and external and external estimates. NEDs consider if a further estimates these are understood and conversation with the changes in view are external provider is considered. required.



1

Have clear governance and ownership of the reserves.

Intermediate

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 Committees are scheduled regularly with an appropriate mix of attendees to ensure sufficiently senior oversight and technical experience.

**Foundational** 

- Peporting to the board on reserving is accurate and provided regularly; accompanied by analysis which includes some discussion in broad terms of emerging experience, key assumptions, uncertainties and market conditions; and includes relevant external information.
- Reporting is efficient and key metrics are reviewed regularly and adapted in line with feedback to ensure sufficient coverage and insight.
- Quality of management information enables issues to be identified quickly.
- EstablishedReporting to theAdvancedAdvanced
- board includes
  sufficiently detailed,
  appropriate and
  tailored information on
  emerging experience,
  key assumptions,
  uncertainties, market
  conditions and
  external information,
  in order for key
  messages to be
  highlighted effectively
  and facilitate board
  challenge.
- Advanced visualisation techniques are used to highlight key messages to the board and focus attention on most material issues as well as allow flexibility for the board to understand more of the detailed results.
- Board information includes how analysis has been impacted by key metrics from other functions.



2

Make appropriate allowance for uncertainties when setting reserves.

**Intermediate** 

## **Jncertainties**

- Actuarial
   Function produce a
   reasoned analysis on
   the reliability and
   adequacy of the
   calculation of the
   Technical Provisions
   (TPs) and on the
   sources and degree
   of uncertainty in the
   TPs. This includes
   parameter uncertainty
   and process
   uncertainty.
- Explanation is provided as to why actual results may differ from point estimates. This will include market conditions, general uncertainties as well as specific class uncertainties.
- The drivers of difference between syndicate view of reserves and Statement of Actuarial Opinion (SAO) actuary/extern al view are clearly understood by the Actuarial team with material drivers communicated to the board.
- Distribution analysis is carried out at appropriately regular intervals and is used to understand the shape of the reserve distribution and what percentiles the held and best estimate reserves sit at.

- A range of reasonable best estimates or
- best estimates or additional high and low point estimates are produced at appropriate intervals with high level discussion of this analysis between the board and the actuarial function.
- The calculation of the range of estimates considers the most material uncertainties.
- The syndicate's held and best estimate reserve relative to the range is clearly communicated to the board as well as what any 'high' and 'low' estimate represents in percentile terms.
- Additional distribution analysis is carried out after predefined triggers are activated (such as after a shock event).

### Established

- Detailed analysis is performed to understand a wide range of uncertainties and where material, distribution analysis is used to give context around this.
- y Key expert judgements used in setting the range are clearly documented and justified.
- Input from other functions is used to help determine relevant uncertainty analysis, e.g. claims team view on potential downside on existing claims or insights from any watchlist analysis.
- The board understands limitations in the approach to setting the range and which scenarios are not captured within the range.
- Operational uncertainties within reserving process are set out with additional focus placed on those which could cause systemic process risk across reserve classes.

### Advanced

- Processes are in place to identify future potential risks and analysis is performed to understand and quantify exposure to these risks. A view of the likelihood and severity of these risks are formed and this is used to help feed into uncertainty analysis.
- Progressive
  techniques (such as
  machine learning) are
  considered to
  efficiently analyse
  data and provide a
  deeper understanding
  of key risks that
  should be
  incorporated into
  uncertainty analysis.





Use assumptions to set reserves which are realistic, transparent and consider historical experience.

# **Assumption setting**

 Assumptions are clearly documented and justified with consideration to

historical experience.

**Foundational** 

- Assumptions are realistic and do not rely solely on pricing analysis / planning.
- Validation is performed where assumptions are not derived from own data.
- Where selected assumptions deviate from what is implied by historical experience, this is clearly justified.

 Experience analysis or comparison to henchmarks is used.

**Intermediate** 

- benchmarks is used to help understand if assumptions are reasonable.
- Deep dives are scheduled in advance and consist of mixed discipline teams.
- Sensitivity testing is performed on key assumptions with clear documentation on materiality of assumption on reserves and validation for point estimate selection.
- Reserving team is able to categorise/ rank assumptions used relative to materiality of impact to the technical provisions calculation.

### Established

- A range of factors are considered when setting assumptions including historical experience, emerging experience compared to expectations, market benchmarks, pricing information and external data sources.
- Third-party views are sought out for lines of business where there is particular uncertainty.
- Assumptions are appropriately tailored to the syndicate's mix of business and 'as-if' analysis is carried out to derive assumptions where there has been a change in mix of business or remediation actions.
- Input from the different functions is sought to ensure consistency in views across the business (or understand differences in view) and to ensure that emerging risks are appropriately allowed for (e.g inflation assumptions).

- Advanced
  - A range of diagnostics is used to assess the reasonableness of selected assumptions, making use of advanced visualisation techniques, for example, to identify trends in the historical data or changes in the mix of business.
- There is a deep understanding of the changes in the portfolio over time. Detailed portfolio analysis is performed to support assumption setting where appropriate.
- Wide range of
   external opinions are
   sought, in particular
   for lines where Initial
   Expected Loss Ratios
   (IELRs) are highly
   uncertain or there is
   material uncertainty
   over certain
   assumptions. This
   may include
   benchmarks,
   broker/reinsurer view
   and/or an external
   consultancy view.



3

**Emerging Risks** 

Use assumptions to set reserves which are realistic, transparent and consider historical experience.

Foundational	Intermediate	Established	Advanced
<ul> <li>The actuarial team considers emerging risks when selecting reserve estimates.</li> <li>Allowance is made for emerging risks based on market information, exposures and work within the business.</li> </ul>	Emerging risks are regularly monitored and any new developments are considered as part of the reserving process.	<ul> <li>Cross functional working parties are set up to better understand material emerging risks and also viewpoints when selecting assumptions. A chair is appointed with clear actions and follow up.</li> <li>External views on emerging risks are considered to assist with selecting reserves.</li> <li>Where casualty is material to the syndicate, the actuarial team considers cross functional deep dives on a regular basis to investigate known or new emerging areas of risk.</li> </ul>	<ul> <li>Material developments and findings in relation to emerging risks are discussed at committee level ensuring the cross functional view and differences are considered when setting reserve estimates.</li> <li>Summary of the working party findings on emerging risks are presented to the board.</li> <li>The key emerging risks and uncertainties identified by the syndicate are considered as part of the reserving process. This is used to help support best estimate assumptions, uncertainty analysis and Events Not In Data (ENID) allowances. Justification is provided for treatment of emerging risks in estimates and why the approach adopted is appropriate.</li> </ul>



4

Consistency of assumptions

Identify, understand and justify any differences in assumptions between reserving and other functions.

### **Foundational** Intermediate **Established** Advanced Feedback loops are Feedback loops are The reasons for any There is a continuous scheduled regularly divergence in feedback loop scheduled occasionally and with sufficient time assumptions between between reserving there is some embedded to allow reserving and other and other functions\*2 functions<sup>2</sup> are clearly to highlight key trends documentation meaningful justified and is around the discussion. that may impact The differences in evidenced by data. assumption setting. justification for assumptions used Where appropriate, Differences in differences in view. Early insights of between different additional data is assumptions used trends or experience functions across the requested from other between functions are not in line with business is functions to help clearly documented, expectations being documented and supplement the justified and assessed seen by other validated with a clear reserving analysis. as part of the functions are owner, updated uncertainty considered by the quantification. annually. reserving team when The board is able to setting their understand and accept these key assumptions (e.g. an increase in claims differences and provide challenge to notifications or not writing business in them. line with expectations). Material assumptions and differences between cross functional views of relevant assumptions are discussed and justified at committee level. 2. Functions" may include, but are not limited to, Capital, Pricing, Planning, Underwriting, Claims, Reinsurance and

Exposure Management teams.

5

Periodically and objectively challenge the reserving processes and assumptions.

# **Experience Analysis**

- An actual versus expected and ultimate loss ratio development analysis are undertaken as part of the validation of technical provisions at the appropriate level of granularity (which takes into account the heterogeneity of data within class groups).
- The breakdown of the change in ultimate claims compared to prior analysis is clearly understood and the actuarial function is able to coherently describe drivers of experience over the period and other contributors to the change.
- Changes in assumptions compared to prior analysis are clearly understood, documented and communicated by the actuarial function.

 Triggers are set at class and aggregate level to flag areas which potentially require investigation into the appropriateness of assumptions. For example, when the actual vs expected analysis falls outside of an acceptable range,

an investigation is

considered.

Intermediate

- **Established**
- Periodically, analysis of actual versus expected movements over a longer period of time are considered to understand whether there is systemic over or under-estimation of reserves. Similarly, this is performed for catastrophe estimates.
- Review of specific IBNR provisions compared to claims watchlists movements help identify whether exposure to potentially large claims is appropriately allowed for.

- Advanced
  - Diagnostic tools are used to efficiently analyse data in a consistent way such that emerging trends are identified in advance of reserve setting.
- Additional analytical insight into reserve movements is obtained from having strong link ups between the actuarial function and the claims and underwriting teams.

5

Periodically and objectively challenge the reserving processes and assumptions.

# Process challenge

- Reserving process is periodically reviewed as part of external audit with recommendations/find ings presented to the board, with clear actions, owners, timeline and priority categorisation for each recommendation to be addressed.
- Internal audit have a plan to periodically test the reserving process and controls.
- A clear action plan is put in place to address any external or internal audit findings with proposed due dates.
- The board periodically seeks a selfassessment by the Actuarial Function of the reserving process with clear findings included within the Actuarial Function Report.
- An independent peer review of the reserves is undertaken as per APS X2.
- Appropriate training requirement for the process reviewer to enable consistent results and adequate process challenge.

 Feedback is collated after each full reserving cycle to understand where the process is performing well and where further improvements could be made. This covers the full scope of the reserving process from planning to final reporting.

Intermediate

Feedback is collected from the reserving team as well as users of reserving output and those inputting to the reserving process.

### Established

- Reserving processes are regularly reviewed and challenged holistically, i.e. all aspects of the process are reviewed beyond identification of process improvements as part of the quarterly/annual process.
- There is a comprehensive understanding of process limitations and strengths which is clearly documented along with potential resolutions. Where possible, the impact of any process limitations are quantified.
- An action plan is in place to address process limitations and improve process efficiency (where appropriate).

### Advanced

- The board engages a third-party (external or internal) to independently review the syndicate's reserving process. The scope of review covers process, controls and governance with sufficient time allowed for the review and engagement with key stakeholders facilitated.
- Recommendations and key findings are discussed and management actions set. Each recommendation is assigned a priority level and proposed due date.
  - The frequency of this third-party review is outlined as part of the syndicate's risk management process; including conditions which would trigger more frequent review. It is expected that the frequency of these reviews would be higher where there have been continual deteriorations or where there have been material findings from previous reviews or by Lloyd's.

5

Assumptions challenge

Periodically and objectively challenge the reserving processes and assumptions.

# Reserving team can clearly articulate changes to assumptions and / or reserving methodology and this is clearly signposted along with impact shown in management information supplied to the board.

- Assumptions are challenged at each stage of review and cover the most material aspects relating to the estimation of reserves.
- Diagnostics are produced to help senior management understand and challenge the appropriateness of assumptions.

**Intermediate** 

 Sensitivity testing is undertaken to assess the appropriateness and materiality of assumptions.

### Established AdvancedEstimates and keyAssump

- assumptions are compared to those of the independent reviewer and reasons for differences understood and clearly articulated.
- There is comprehensive challenge of all assumptions relevant to the reserve setting process.
- Assumptions
  underlying classes
  where there are
  material differences in
  view of reserves to
  third-party are
  reviewed in detail and
  are a consideration
  when selecting future
- deep dives.

  There is a continuous process of monitoring the reasonableness of assumptions as new information becomes available with regularly scheduled touchpoints for a deep dive on assumptions review.



5

Periodically and objectively challenge the reserving processes and assumptions.

### **Foundational Intermediate Established** Advanced There is an extensive A robust procedure is There is a clearly The outcome of the in place for the defined set of framework in place for independent reserve validation of reserves. procedures to assess review leads to further validating reserves Assumptions are the appropriateness discussion of key including structured clearly justified with of the reserving findings and internal review as well limitations and uncertainties within process and as independent uncertainties clearly assumptions. This the risk function. external review. The outlined. includes but is not scope of validation Objective challenge is limited to experience covers process. controls, governance provided considering analysis, review of material key diagnostics and and estimates. movements and key consideration of Key thresholds to the reserving outputs market/emerging validation metrics are (including the documented which issues. Statement of Actuarial • Reserve risk may drive changes in Opinion and Actuarial limits/tolerances assumptions. Function Report). (such as AvE The outcome of the independent reserve thresholds) are in place and where review is discussed at these are materially the audit and risk committees with a breached, there is discussion and swift clear action plan to action by the further investigate or authorised committee address any key to remediate. findings. Risk committee chairs The outcome of the are briefed in advance independent reserve by CRO enabling review is discussed at constructive challenge audit committee. Any during Risk material committee meetings. differences between the managing agent and the independent reserve review are communicated to the board with sufficient information supporting why their selected reserves remain appropriate.





Set best estimate reserves in line with Solvency II principles, with any allowance for UK GAAP margins set explicitly in addition.

margins set explicitly in addition.			
Foundational	Intermediate	Established	Advanced
<ul> <li>Held estimates are no less than the Statement of Actuarial Opinion (SAO) provider's estimated reserves for each open year of account.</li> <li>Approaches to assess explicit margin and margin requirements are high level. There is some further analysis performed to link explicit margin to potential downsides in the reserves.</li> <li>The allocation of margin (where held) to class of business and year of account level is reasonable and appropriately reflects the risk profile of the reserves.</li> <li>Margin is regularly monitored against the syndicate's margin policy and preemptive action is taken to prevent a breach of the syndicate's risk appetite/limits.</li> </ul>		• There is a structured, and coherent approach to assessing margin which takes into account both general and specific uncertainties.	<ul> <li>Reserving team undertakes a range of stress and scenario tests. These can help assess whether margin is considered adequate and allow management to understand where scenarios sit on reserve risk modelled distribution.</li> <li>Extensive analysis is performed to understand uncertainty in the reserves at a range of different granularities (e.g. class of business, division, events, gross/net).</li> <li>There are strong feedback loops between different parts of the business to help inform the actuarial function's view of potential downside in the reserves.</li> <li>Margin policy clearly links to syndicate's risk appetite.</li> <li>Changes in the level of margin held are well justified and consistent with the syndicate's margin policy.</li> </ul>

7.

### **Capital**



### Principle 7: Capital

Managing agents should ensure syndicates' Solvency Capital Requirement (SCR) appropriately reflects their risk profile and is calculated using a Solvency II compliant internal model.

### CAPITAL



Maintain an internal model which captures all material risks that the syndicate is exposed to.

- **Foundational** Intermediate Both the one-year and . ultimate SCRs are calculated using a full internal model. The scope of the model is documented
- and covers all quantifiable material risks which the syndicate is exposed to. At a minimum the SCR needs to cover insurance risk, market risk, credit risk and operational risk.
- Documentation of the design and operational details of the internal models is complete, wellstructured and up-todate. It is also sufficient to ensure that any knowledgeable thirdparty would be able to understand it and form a view of Solvency II compliance.
- The internal model makes allowance for future management actions where appropriate. They need to be realistic and consistent with each other and the syndicate's current business practice and strategy. Any risk mitigation techniques are documented and secondary risks considered.

- Risks included in the syndicate's risk register (or emerging from its risk assessment process) are listed and individually identified as being included within the internal model or not. Clear iustification is provided if risks are not captured.
- Process established to ensure regular review of modelled risks including risk emerging risks and

**Established** 

- profile considerations, developing issues.
- There is a clear connection between emerging risk processes in other functions of the business and the internal model. The capital team is integrated into risk management and into any working parties around emerging risks.

**Advanced** 

- There is clear and documented justification of the approach to emerging risks (on the horizon) including which risks are explicitly modelled with a specific quantifiable allowance. For risks where that is not the case it is clearly justified that the model nevertheless captures the emerging risk. The data required to parameterise models for the emerging risks will be identified and, if necessary, captured.
- The Syndicate clearly assesses and evaluates nonmodelled risks (not limited to natural catastrophe risks). This includes use of scenario testina to evaluate materiality of risks not captured in the internal model.

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1

Maintain an internal model which captures all material risks that the syndicate is exposed to.

### Foundational

- The internal model captures the relevant characteristics of the risk profile of the syndicate. Capital is driven by the key risks of the syndicate. The main dependencies are modelled.
- Risk analysis enables identification of the most material risks in the business – these are aligned with the risk drivers of the model and are in the focus of risk management actions as well as the independent validation exercise.
- Self loads/ management adjustments are proposed by the syndicate where material risks have been identified which cannot be captured by the internal model at that point in time.
- The methodology to allow for diversifica-tion is justified and documented with key variables driving dependencies identified which take into account non-linear dependencies as well as the potential lack of diversification under extreme scenarios. Postdiversified outputs from the model, as reported to Lloyd's, are reasonable when allowing for the dependencies, following the principle that risk needs to contribute to capital.
- Profit & Loss (P&L) attribution is documented. It is used to understand the key drivers of profit (or loss) and the reasons for deviation from expectations.

### **Intermediate**

- A clear development plan is in place to incorporate any capital add-ons and these are only a temporary measure.
- P&L attribution process is well designed and can identify risks through actual experience that had not been captured by the internal model.

### **Established**

Dependencies
 between risks are
 modelled in a way
 that the output of
 the model reflects
 actual risk drivers
 (e.g. Social
 inflation, recession,
 UW cycle etc.) The
 connections
 between risks are
 underpinned by risk
 analysis and/or a
 robust expert
 judgement process.

### **Advanced**

Internal model

captures all material

risks. In situations

has only recently

where material risk

emerged (e.g. Covid-

19 pandemic) capital

- modellers should show agility in prioritising the risk for model development.

  The dependencies in the model consider systemic risks and secondary effects. Tools have been developed to assess or directly model risk drivers with allowance for secondary
- All material risks can be quantified and explained - even if they are implicitly modelled (such as non-natural cats, claims inflation, cyber risks).

impacts.



2

Use modelling assumptions which are realistic and justifiable, methodology which is adequate, and material limitations are understood.

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 Data and assumptions are consistent between internal model and technical provisions.

**Foundational** 

- Material limitations with the data are understood and documented.
- The documentation of the internal model should include a description of the IT utlised and any contingency plans.
- Where data is limited or not appropriate to use, expert judgements/approxim ations are used to overcome these. External data is used to supplement own data (e.g. credit ratings).

 Software/tools are used to analyse model outputs (e.g. to

**Intermediate** 

- illustrate dependencies) and help communication to stakeholders.
- Where data is not representative of the future, adjustments are made in line with expert judgement guidance

### Established

- Data sources used are regularly reviewed. Syndicate actively seeks external data studies/sources to supplement own data (i.e. beyond those readily available).
- Modelling classes are used consistently with other teams in order to ensure that data is representative of the risk.
- Model runs relatively quickly and efficiently to enable model use and ad-hoc runs.

- Advanced
- Data sources are not only considered for larger risk types, but also for minor ones. For parameterisation that is uncertain and/or needs trend adjustment a variety of data sources are used and trends are projected/articulated. Different options for adjustments are considered.
- Software tools are used to break data down in a sophisticated way e.g. using joined up views with other teams to spot risk profile changes in classes.
- Model platform and code are able to accommodate bespoke risks (e.g. PPO modelling, complex RI contracts, desired dependency structure) with bespoke code being used where necessary.
- Model run time enables model to be truly used across the business and the capital modelling can respond to ad-hoc requests quickly and efficiently.



2

Use modelling assumptions which are realistic and justifiable, methodology which is adequate, and material limitations are understood.

### Foundational Intermediate Established Advanced

- The role of external models and/or external data in the internal model (including materiality) is explained including how the board and senior management obtains comfort over its limitations. Where external vendor models have a material impact on the capital requirement, key limitations of the external vendor models are identified and communicated to the board.
- The reasons for the use of an external model and/or external data are clear. Senior management have considered alternatives, explained their decision and are able to demonstrate understanding of the external model.
- The syndicate uses the external model as parameterised with no changes. However, they validate and review the suitability of the models and monitor the limitations regularly.
- External models or data do not compromise the compliance of the internal model and need to pass the use test, be validated and fully documented. Model changes are governed in line with the model change policy using a lookthrough approach.

- The syndicate uses the external model vendors as parameterised with no changes. However, they validate and review the suitability of the models and monitor the limitations regularly, considering alternative views and parameters.
- Syndicate makes (or considers) adjustments to external vendor models to reflect their own view of risk.
   External models are adjusted where necessary for loss experience and emerging market issues.
- Syndicate has its own view of risk which is consistent across the subject matter expert teams (exposure management/investment teams) and capital.
- Views of risk that the syndicate takes in other areas of the business (e.g. with regards to inflation or investment risk) are reflected in the internal model.
- The syndicate is resourced with the appropriate expertise to carry out the validation and governance required for adjusting external models to their own view of risk.
- The utilisation of external models and data within the internal model is monitored regularly, and models are adapted in new areas for material exposures and if appropriate a number of different views are considered (e.g. through blending or comparative approaches).



2

Use modelling assumptions which are realistic and justifiable, methodology which is adequate, and material limitations are understood.

### Foundational Intermediate Established Advanced

- realistic and justifiable, as demonstrated through an understanding of circumstances when the assumption could be considered false. They consider historical experience where available. They are challenged at each stage of the review. They are documented.
- Where assumptions are not derived from own data then a clear approach is laid out with data sources used, adjustments made and where expert judgement was necessary. Where selected assumptions deviate from what is implied by historical experience, this is clearly justified. Comprehensive data, including most recent, is used for material risk areas.
- Sensitivity testing is performed on key assumptions with clear documentation of the materiality of assumption for model and validation.
- There is a documented process outlining the approach to re-parameterisation of assumptions.

- Historical analysis or comparison to benchmarks is used to help understand if assumptions are reasonable. They are documented so as to be readily understood by third parties.
  - Materiality, reasonable range and uncertainty/sensitivity of assumptions is clearly set out and justified. The impact of alternative assumptions has been tested via type 2 sensitivity tests. This is communicated appropriately, including to the board (for material assumptions).
- Assumptions are parameterised using most recent data for the majority of modelled risk areas.

- A range of factors are considered when setting assumptions including historical experience, emerging experience compared to expectations, market benchmarks, pricing information and external data sources.
- Assumptions are appropriately tailored to the syndicate's mix of business and 'as-if' analysis is carried out to derive assumptions where there has been a change in mix of business or remediation actions.
- Parameterisation follows a regular cycle, but some (realworld) triggers are defined that drive reparameterisations. The parameterisation cycle has comprehensive coverage of all material assumptions.

- Data is used to set or validate assumptions even when it is not readily available (e.g. lack of internal loss data for new classes or areas like
- operational risk or areas like dependencies, where data might have to be derived/adjusted). Consideration of
- external data and opinions, particularly for lines where parameterisatio n is highly uncertain or there is material uncertainty over certain assumptions. Where data is used that is not representative and adjustments are necessary these are carried out in an understandable way (e.g. volume adjustme nts). Emerging trends are taken into account and assumptions adjusted where appropriate.
- There is a process of monitoring the reasonableness of assumptions as new information becomes available. A comprehensive list of clear (real-world) triggers are defined that drive reparameterisations of assumptions.
- Materiality is not only considered for individual assumptions but also accumulations of assumptions and type 2 sensitivity tests consider a combination of alternative assumptions as well as individual ones.





Use modelling assumptions which are realistic and justifiable, methodology which is adequate, and material limitations are understood.

### **Foundational** Methodology is documented and employed based on techniques that reflect the risk, up-to-date and generally accepted market practice and is suitable for data

Any out of model adjustments are documented and governed in line with the calculation kernel.

used.

Methodology employed is generally accepted market practice (widely adopted) with some adaptations where the risk profile suggests.

Intermediate

- Areas of uncertainty and sensitivities of the model(s) are well understood with communication of these to relevant stakeholders at all levels.
- Uncertainty is appropriately allowed for with respect to limitations.

### **Established**

- Methodologies employed follow the evolution of market practice. Subject matter experts use the most up to date market knowledge to inform the methodology employed for all material risk areas. Alternatively, the syndicate justification for using generally accepted market practice is strong and the syndicate can demonstrate it has explored/tested other methods. Regular review of appropriateness of methodologies, with resulting development.
- A robust methodology which is aligned to the risk profile of the syndicate is employed across all risk areas.
  - There is a formal process to communicate uncertainties to stakeholders, including the board.
- There is a clear process for monitoring and quantifying limitations where possible.
- The accumulation of immaterial limitations is monitored and communicated.

### Advanced

- Regular first line investigations into alternative methodologies to ensure existing methods remain most appropriate for the syndicate. There is demonstration of internal model development, or continued appropriateness of methodology as a result of these reviews.
- Alternative methodologies are modelled and tested and the model is flexible enough to enable methodology changes be made efficiently keeping the model up to date and aligned to changes in risk profile.
  - Model issues or limitations raised by users of the internal model are fed through to the Capital Modelling team. These will then be added to the model development log to be prioritised for model enhancements or risk accepted by the syndicate with justification and having followed the appropriate governance/ escalation process.

material

Syndicate

Limitations are monitored regularly.

Identification and

documentation of

model limitations

use are

model limitations and

relevant to the model

communicated are

quantifies limitations

where possible and

action is taken when

communicated to model users.

uncertainties. Material

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3 Have strong feedback loops joining the business and the model.

### Material expert judgements are justified, documented, include falsifiability criteria and are regularly reviewed. Those making the judgements have the

requisite skills,

knowledge and

expertise.

**Foundational** 

- Feedback loops between the model inputs and subject matter experts exist with documentation of the justification for differences in view.
- An expert judgement log exists which outlines the materiality, underlying rationale, justification, uncertainty and owner of each judgement.

### Intermediate

- Expert judgements are justified and documented and are reviewed at an appropriate frequency with suitable experts being consulted.
- List of individuals providing expert judgements is regularly reviewed to ensure continued appropriateness.
- Feedback loops are scheduled regularly with sufficient time embedded to allow meaningful discussion.
- Expert judgement policy and log exist and are up to date.

### **Established**

- Use of expert judgement is comprehensively governed, with clear justification, documentation, and falsifiability criteria. Type 2 sensitivity testing is carried out and documented, where possible. Challenge and inputs to expert judgements from a range of subject matter experts. Crossfunctional working parties are set up to better understand the risks and viewpoints which underpin expert judgements and model assumptions.
- Actuarial teams
   collaborate to
   understand any issues
   or concerns. Senior
   underwriting personnel
   have established lines
   of communication with
   the modelling team and
   the impact of
   underwriting decisions
   on the model is
   understood.
- Input from the different functions is sought with clear feedback loops into the model to ensure consistency in views across the business (or understand differences in view) and to ensure that emerging risks are appropriately allowed for (e.g. inflation assumptions). The reasons for any divergence in assumptions between capital and other functions can be clearly justified and is evidenced by data.
- There is a clear understanding by model users of where Expert judgement is relied upon.

### Advanced

- Expert judgements are regularly assessed for accuracy and appropriateness, considering sensitivity tests, testing against experience and forward-looking issues.
- Communication of expert judgements and the uncertainty around them includes the ranges, presented e.g. visually to stakeholder for clarification of the impact.
- Expert Judgements are focus areas for future modelling improvements. There is evidence of expert judgement assumptions responding to falsifiability criteria triggers. Expert Judgement log covers all areas of the internal model.
- Capital modelling team and validation teams are joined up with other parts of the business and experts from all areas feed into the parameterisation and challenge of the model.
- There is an established feedback loop between capital and other functions to highlight key trends that may impact assumption setting. Working groups are set up to discuss trends and model development.

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3

Have strong feedback loops joining the business and the model.

Foundational	Intermediate	Established	Advanced
<ul> <li>The internal model uses include calculation of economic capital; capital allocation (at least at risk category level); and use in the ORSA. Uses of the model are tracked and documented.</li> <li>Use of the internal model in senior management and board decision-making can be evidenced.</li> </ul>	<ul> <li>The model is used to underpin relevant business decisions and robust justification is provided where use of the model is not considered to be appropriate.</li> <li>Model uses are not just focused on the regulatory capital impact level (i.e. the 99.5th percentile), but also other parts of the distribution (e.g. in the case of reinsurance purchasing).</li> </ul>	<ul> <li>In addition to SCR, the internal model is used widely and regularly throughout the business e.g. for assessing returns on capital, risk appetite, investment allocation and reinsurance purchasing decisions.</li> <li>Model is used when exploring potential new classes of business or closing existing classes of business.</li> <li>Boards regularly discuss model outputs when making strategic business decisions (e.g. M&amp;A).</li> <li>The model uses are reviewed and appropriateness of the model for the use in question is considered and reported.</li> </ul>	New model uses are linked to the development plan of the model. Where the model has limitations in a use those are understood and clearly communicated.



4

Demonstrate robust governance and understanding of the model. This includes adequate understanding and challenge at senior management level.

### Foundational

- Syndicate can demonstrate clear governance around the internal model, including definition of roles and responsibilities with clear accountability for decisions.
- Documentation of the model governance process exists, is comprehensive and regularly reviewed.
- The board own the model and must sign off any Lloyd's Capital
   Return (LCR) submissions and major model changes.
- Sufficient time is made available for board challenge after SCR outputs are produced.
- Board training around the major modelled risks and assumptions as well as model limitations has been given. All new board members are enrolled in training.

- Intermediate
- Clear articulation of roles and responsibilities. There is transparency around any delegation of responsibilities. Owners of each stage of the process are highlighted and sufficient time allocated for review. Internal reviews of assumptions, expert judgements and model changes are documented.
- A model inventory of documentation exists which covers all aspects of the internal model.
   Documentation is

clearly signposted...

- Board has nonexecutive members with relevant experience to allow them to provide detailed challenge to model outputs and methodologies.
- Board training is regularly conducted. It includes new and emerging issues relevant to the syndicate risk profile.
- Senior management's understanding of the model and the board's awareness of key assumptions and limitations of the model is regularly assessed.

### **Established**

- The model governance process involves regular meetings of model governance committee which includes a range of actuarial skills and subject matter experts to enable challenge of assumptions at a technical level. Previous challenges are reviewed as part of the next capital setting process and responses are documented.
- Senior management and board demonstrably understand the model and its limitations, providing challenge when making key decisions. There is a formal process to communicate uncertainties to board.

### Advanced

- Robust sign off process exists by risk owners and subject matter experts for key assumptions and methodologies. Clear ownership and sign-off of modelled risks (methodology and assumptions). Decisions are being made at the right level of the organisation. Time for discussion with stakeholder is made pre- and postcommittee meetings and all feedback is documented and addressed.
- The internal model is regularly reviewed and discussed at board level outside of Lloyd's / regulatory approval periods.
- b Documentation is well structured, clear, intuitive and easy to follow, with clear sign-posting and audit trail. Key actuarial judgements are justified appropriately and there is clear signposting of material considerations, review points and subsequent actions.

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Demonstrate robust governance and understanding of the model. This includes adequate understanding and challenge at senior management level.

ı	Foundational	Intermediate	Established	Advanced
	See previous page	See previous page	See previous page	<ul> <li>Senior management and the board understands, challenges, and actively promotes the development of the internal model. In particular, senior management has sufficient understanding of the working of the internal model to anticipate how changes in strategy would likely impact modelled risk profile. Senior management provides sufficient challenge if output differs from expectation and model enhancements as result of senior management involvement can be evidenced.</li> <li>Board effectiveness reviews consider the board's understanding of the model.</li> <li>The board is active in requesting specific issues to receive training on based on their view of risk. This is then set up and followed up on. Formal assessment of training to identify knowledge gaps and improve training effectiveness.</li> </ul>



4

Demonstrate robust governance and understanding of the model. This includes adequate understanding and challenge at senior management level.

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- The capital team is resourced to meet the regulatory requirements and delivers reporting with no material errors. The capital team may draw on other teams for parameterisation and/or outsources parts of the model/ parameterisat ion to external parties.
- Technical challenge of the model is regularly supplemented by external resource.
- Staff demonstrate understanding and knowledge of the model and justification of assumptions (and methods).

- Intermediate
- Resourcing is adequate to meet regulatory requirements with some contingency resource when required.
- p If the capital team carries out parameterisation processes (e.g. for reserve risk) it is adequately resourced and skilled for these additional processes.

### **Established**

- ream is well resourced for existing and future projects including scope for strategic work such as extending the uses of the model or difficult development projects. There is an appropriate mix of skills. Key person dependencies have been identified.
- The mix of senior and junior resource is regularly reviewed and sufficient training opportunities are provided to staff.
- Capital team can draw on additional resource if required.
- Actuarial resource is sufficient to ensure robust challenge of the model on a technical level.

### Advanced

Team is sufficiently and effectively resourced to allow research and development as well as efficient day-to-day activities; key person risks are mitigated, and succession planning considered. The team can respond to short notice queries and requirements from the business and regulators.



5

Implement changes to the model which are reasonable and justified and their impact on the SCR adequately explained.

### Reporting

 External and regulatory reporting is comprehensive, timely and materially accurate.

**Foundational** 

- Committees are scheduled regularly with an appropriate mix of attendees to ensure sufficiently senior oversight and technical experience.
- Board information is accurate and provided regularly; accompanied by analysis which includes discussion of change in risk profile and the model, key assumptions, uncertainties and market conditions.
- The analysis of change of the model output is materially complete and covers the movements in one-year and ultimate capital, including movements in key metrics, contributions to capital and key class movements. It is aligned to the model change template. Queries on other movements can be answered.
- The syndicate is responsive to Lloyd's feedback and shows the ability to understand and prioritise feedback, integrating it into their own development plans.

 Reporting is efficient and the content of reports is reviewed regularly and adapted in line with feedback

**Intermediate** 

- regularly and adapted in line with feedback to ensure sufficient coverage and insight. It is adapted in light of market conditions and recent developments.
- External and regulatory reporting is critically reviewed within the appropriate forums and consistent with internal reporting (with clear bridges for e.g. currency differences).
- Diagnostics are produced to help senior management understand and challenge the appropriateness of assumptions. Key messages are clearly communicated and supported by exhibits.

  The applying of
- The analysis of change of the model includes a clear topdown perspective which links model changes back to riskprofile and shows the ability to step back from the model itself. Movements are explained also in terms of the reasonability of the magnitude, not just giving a reason for the movement.

### **Established**

- Regular, granular, comprehensive. timely and wellgoverned reporting. Appropriate level of reporting is provided for different stakeholders. Signposting is clear in reporting (e.g. to address previous feedback from regulators/validation) and more technical detail is available. Processes automated to minimise manual intervention and scope for errors.
- Model output forms part of regular management information which is utilised and challenged in technical working groups and by the board.
- Regulatory dealings are pro-active.
- The analysis of change includes more detailed validation in each area. Additional metrics are monitored to be able to analyse movements in detail and have good model outputs/reports in order to help explain movements. Bespoke analysis and validation is carried out for each model change template step and for all material class movements.

### Advanced

Appropriate tools (e.g. visualisation tools) are flexible and tailored to allow the board to focus attention on material issues and to form clear opinions based on the analysis/results presented.

5

Implement changes to the model which are reasonable and justified and their impact on the SCR adequately explained.

## **Model Change**

- Model change is managed through the model change process which is set out in a Model Change Policy. Model changes are documented. Major model changes are signed off by the board.
- Model change categorisation when applied is in line with Lloyd's guidance (e.g. identifying parameter and data changes appropriately).
- Model changes are suitably validated, with reason for the change and justification of adequacy of impact on capital.
- Model changes undertaken to address validation findings/regulator feedback and risk profile changes.

- Intermediate
- Sign-off process is clear for both major and minor model changes, with sign-off by committees with ability to challenge at the appropriate level.
- Model changes, including the reason for model changes and the impacts, are communicated clearly and at the sufficient level of granularity to the various committees. Any uncertainties and limitations are drawn out.

### **Established**

- Model changes are driven by risk profile changes and improving the use/accuracy of the model, including consideration of the materiality of known limitations of the model. They are set out in a clearly articulated development plan integrating validation findings/regulator feedback and other model developments with the model change process.
- Appropriate
  contingency plans for
  model changes exist
  and several models
  can be run in parallel
  if necessary
  (development and
  production model).
- Timelines set out for (major) model changes are generally adhered to and the process is well managed.
- Validation of model changes takes place hand in hand with the model change, allowing sufficient time for validation challenge and the resolution of findings where necessary before the finalisation of changes.

### **Advanced**

- Model changes are driven by a longerterm model strategy. The annual development plan aligns to the longerterm strategy and there is a clear framework for the prioritisation of model change.
- Further development and enhancements of the model are actively promoted with a continuous drive for model improvements in order to make methodology/paramet erisations best market practice. Technical working groups are set up to challenge and discuss model development incorporating expertise from relevant functions.



### Conduct objective challenge of the internal model through independent validation

### **Foundational** Intermediate

- Independent model validation is carried out for LCR submissions and major model change applications and covers all relevant components of the internal model complying with Solvency II requirements. Results of the model and key assumptions are tested at least annually and are tested after major model changes as identified under the model change policy. In order to ensure that the material. quantifiable risks are validated, the internal model needs to be able to rank the risks within the internal model scope.
- Minimum requirements on validation tools and validation tests in line with Solvency II are fulfilled (more details in Lloyd's Validation Guidance). Reverse stress tests are developed which are aligned to syndicate's view of risk.
- Validation tools are well designed- e.g. using pass/fail criteria that are robust.
- The validation covers the full scope of the internal model (not just the calculation kernel) and is carried out in line with the validation policy, which sets out how the model is validated and explains why the approach is appropriate.

- A 3-year validation cycle is adopted with good coverage of the model through regular deep dives. The testing schedule is reviewed every year and is adopted in a way to remove irrelevant tests and add new ones for specific deep dives/focus areas of the validation.
- Independence generally extends to reporting lines of validation results and the governance framework facilitates escalation of validation findings without any material conflicts of interest. Where reporting lines are not independent (e.g. capital team and validator reporting into the CRO) measures are in place to ensure independence (e.g. periodic external validation, involvement of another director etc.).
- Clear escalation path to the board/risk committee for material model issues raised. In the case of (material) validation findings action is taken and the findings are resolved or a capital add-on is applied in the shortterm with resolution planned in the longerterm.
- Where validation findings lead to agreed actions, these are closed off in a timely manner.

### **Established**

- The validation process is integrated into the model change process with the programme of model change continuously updated driven by the validation work and progress made.
- Sufficient time is allowed for validation and material findings are addressed before LCR submission (by capital add-ons when necessary).
- Use of validation tools at a level of granularity that yields useful insights (e.g. on RST, P&L attribution). Deep dives show depth of review and are of good quality.
- The line between first and second line validation is drawn carefully with efficiency of the process in mind, but also giving validators enough scope to provide technical challenge.
- Recommendations and key findings are discussed and actions are set, directly impacting the model development plan and the limitations log. Each recommendation is assigned a priority level and proposed due date. Actions taken in case of validation findings and/or regulatory feedback consider wider issues and how to prevent reoccurrence.

### Advanced

- Validation plans take into account emerging risks, areas of focus and potential risk profile changes. Areas of focus are discussed with the wider business (e.g. in working groups) and specific testing is carried out.
- Feedback from validation is linked back to other parts of business such as pricing/reserving/risk management to help with decision making. The validation process is integrated in a value-adding way - i.e. validators are used to investigate e.g. emerging risks or specific model limitations, driven by the board.
- Validation tools are used in an agile and dynamic way. E.g. stress and scenario tests incorporate input from other business functions and senior management.
- The independence and effectiveness of the validation process is reviewed regularly. This will include whether a turnover of validators is necessary, and whether the balance between internal and external validation is appropriate.



### **CAIPTAL**

6 Conduct objective challenge of the internal model through independent validation

### **Foundational Intermediate** Established Advanced The validation The board (or board See previous page See previous page process is delegated subindependent from the committee) input into development and the reverse stress operation of the test. internal model and Limitations of the subject to objective validation process are challenge. The risk highlighted and their management function materiality assessed, has the responsibility individually and in for testing and aggregate. validating the internal The validation report model. is structured in a way Validation results are that is fit for purpose documented in the with an executive validation report, to be summary for the submitted to Lloyd's in board but more line with the LCR technical underlying submission timetable. documentation for other stakeholders. Confirmation statements are signed Signposting is clear off by the board. and easy to follow. Board reviews validation report prior to signing off the SCR.

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8.

### Investment



### **Principle 8: Investments**

Managing agents should ensure syndicate investment risk is effectively controlled, informed by wider business strategy and adheres to the Prudent Person Principle (PPP) requirements.

### **INVESTMENTS**



Have a clear articulation of investment objectives and risk appetites, with rationale having regard to high level business or solvency strategy.

### **Foundational**

### High level articulation of investment objective(s) consistent with syndicate business plans

- Link between objective and strategy formally articulated and documented
- Risk appetite statements are in place; position against appetite monitored and reported to senior management and the board.

### **Established**

- Clear justification of investment objective(s) with regard to business and/or solvency strategy
- Clear investment objective(s) relating to quantitative risk targets and appetites, which may be supplemented by return objectives
- Investment risk analysis is embedded within investment strategy and allocation decisions
- Describe clear selection criteria for the successful inclusion of alternative assets and demonstrate that assets/strategy/fund managers have met this criteria

Have clear investment parameters and guidelines with robust processes to monitor and report positioning against limits.

### Foundational

- Constraints and limits around portfolio concentrations allocation for broad asset categories and key risk factors (e.g. rating, issuer, sector)
- Process for identifying, correcting and escalating breaches of any specified limits
- Outsourced arrangements fully documented
- · Periodic review of all the above

### **Established**

- Limits around portfolio concentrations (e.g. rating, geography, sector, single name counterparty/issuer) linked to broader syndicate risk exposures e.g. underwriting
- Strategic Asset Allocation (SAA) and if appropriate Tactical Asset Allocation (TAA) limits and allowances defined in relation to overarching portfolio constraints
- Limits around mismatches between assets and liabilities in respect of duration and currency

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### **INVESTMENTS**

Integrate investment stress testing into investment management .

Foundational	Established
Stress and scenario testing carried out covering impact of 'what if' scenarios on material exposures	<ul> <li>Suite of stress and scenario tests (including but not limited to investment, liquidity and capital) covering range of different scenarios (e.g. interest rate shocks, credit spread movements, equity market drawdowns, climate) by severity and direction</li> <li>Integration of testing in risk management framework with clear actions in response to results</li> <li>Ongoing review of suite of testing with changes in the external risk environment</li> </ul>

Ensure investment performance and risk, including that of outsourced arrangements, are effectively overseen through monitoring and reporting.

Foundational	Established
<ul> <li>Monitoring of investment performance and risk indicators reported to governance committees</li> <li>Syndicate investments are properly recorded, monitored and controlled in line with Solvency II requirements</li> <li>Asset valuations and calculations of own funds comply with the Solvency II directive</li> </ul>	<ul> <li>A range of clear and logical performance benchmarks used to assess performance</li> <li>Robust framework for the selection, monitoring and oversight of external fund or investment managers, retaining overall responsibility</li> <li>Monitoring of mismatches between assets and liabilities in respect of duration and currency</li> <li>Performance and risk indicators reported to senior management and governance committees</li> </ul>



### **INVESTMENTS**

5 Develop and embed a Responsible Investment Policy.

### **Foundational**

- Consideration of non-financial risk factors in some investment decision making (e.g. exclusion-based integration)
- High level Responsible Investment strategy in place with application focussed on key areas of the portfolio
- Efforts are underway to gather necessary data to understand, monitor and report on ESG exposures.

### **Established**

- Responsible Investment strategy in place with targeted application
- Clear integration of non-financial risk factors (e.g. climate risk) in key investment decision making (e.g. exclusions and positive screening)
- External fund managers' integration of ESG factors is assessed and monitored in some asset classes (e.g. private market credit and equity mandates).

6 Have Asset-Liability Modelling (ALM) capabilities consistent with Use Test Principles.

### **Foundational**

- High level appreciation for interaction between assets, liabilities and liquidity risk management incorporated in investment strategy
- Internal model has some applications for investment related uses and complies with SII standards and Use Test Principles
- Assumptions used largely derived from an external model with minimal internal, syndicate-specific adjustment,
- If the assumptions used are determined by another entity within the group, applicability to the syndicate is understood and challenged appropriately

### **Established**

- Internal model is fully integrated with investment governance, risk management and decision-making processes
- Investment strategy integrated into liquidity and solvency management
- Assumptions used largely driven from external model but use of alternative assumptions is regularly considered, and model choice decisions are robust

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### **INVESTMENTS**



### Have robust investment governance

### **Foundational**

- Investment strategy approved and reviewed by board including evidence of board responsibility for investment management decisions
- Senior management and board demonstrably understand the investment strategy and risks, providing challenge when making key decisions
- Clearly defined investment management responsibilities
- Periodic review and challenge of investment strategy
- Processes in place to ensure compliance with Investment related policies

### **Established**

- Regular investment strategy reviews are supported by second or third line
- Process and evidence of providing challenge to key investment decisions e.g. fund manager selection, changes to SAA
- Demonstrate that their internal model is consistent with their investment governance, risk management and decision-making processes.
- Demonstrate that management and/or decision makers (e.g. committee members) have undertaken recent training specific to relevant asset classes (where this is not their area of expertise)
- Demonstrate that management and/or decision makers have sufficient knowledge/expertise and understanding of the relevant asset classes

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9.

### Liquidity





### **Principle 9: Liquidity**

Managing agents should ensure syndicates have contractual access to sufficient liquidity in order to withstand a severe liquidity event (defined by Lloyd's), underpinned by a robust liquidity risk management framework.

### **LIQUIDITY**



Identify and assess their key sources of liquidity risk and have appropriate monitoring and reporting in place.

### **Foundational**

- · Clear identification of all sources of risk and events which can cause risks to crystalise
- · Liquidity team consider implications of these risks in both normal and stressed conditions
- Defined risk metrics relevant to own circumstances and risk profile with clear links to risk appetite and stress tests
- · Metrics are monitored over long and short term time horizons
- · There are early warning indicators of key sources of risk tracked
- Regular reports are provided to senior management and board/board committee
- Frequency of reporting is appropriate to allow the effective identification, measurement and management of liquidity risks
- Conduct and consider the outcomes of stress tests, including Lloyd's defined stress test and syndicates' own 1:200 stress test.

### **Foundational**

- Suite of stress and scenario testing covering all relevant, material risks drivers
- Teams consider varying degrees of stressed conditions
- Teams consider separate and combined impacts of liquidity stresses
- Stress tests cover events occurring over different time horizons
- Justification for methods and assumptions are included in liquidity management policy
- Results are integrated into monitoring and risk appetite framework
- 3 Have clearly defined risk appetites.

### **Foundational**

- Syndicate level risk appetite linked to key source of risk and key business objectives and goals
- Teams consider time horizons over which risks may crystalise
- Liquidity risk appetites are embedded in other activities (e.g. reinsurance, investment)
- Teams consider minimum level of liquidity buffer to hold relative to liquidity needs over considered time horizons
- Risk appetites are eviewed at least annually

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#### **LIQUIDITY**

4

Conduct regular assessment of liquidity buffers above expected cashflow projections.

#### **Foundational**

- Liquidity buffers are designed to withstand chosen strain or event, i.e. linked to stress testing
- The make up of the buffer is considered (nature, diversification of assets, appropriateness of haircuts, accessibility to liquidity management function)
- · There is periodic testing of access to market for liquid assets
- · Robust assumptions in cashflow forecasting

Have thorough liquidity contingency plans in place including articulation of what management actions and steps are open to alleviate liquidity strain.

#### **Foundational**

- Clear step-by-step plan of actions taken including consideration of time period for implementation, decision making process, roles and responsibilities, costs involved and applicability to different scenarios
- Set out process to invoke plan including links to risk appetite and early warning indicators
- · Separation of contractual and aspirational actions
- · Credible assessment of robustness of management actions in systemic liquidity scenario
- Periodic testing of key assumptions and accessibility of committed facilities
- 6 Have robust governance of liquidity.

#### **Foundational**

- Risk appetite and all metrics (including frequency, timeliness and distribution) to be owned and approved by the board
- All metrics are regularly reported to senior management and the risk committee
- Approach to stress testing regularly reviewed and approved by senior management and Risk Committee
- · Stress testing results are reported to senior management and risk committee

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# 10. Governance, Risk Management and Reporting



# Principle 10: Governance, Risk Management and Reporting

Managing agents should have governance structures and internal risk management and control frameworks in place which align to Solvency II requirements, enable sound and prudent management of the business and support delivery of the business strategy.

#### GOVERNANCE, RISK MANAGEMENT AND REPORTING

1

Manage a suitable board and committee structure which enables well informed, timely and accountable decision making.

_	accountable decision making.					
	Foundational	Intermediate	Established	Advanced		
	An appropriate governance structure is in place with clear reporting lines to ensure accountable decision making. Where managing agents are part of a wider group, appropriate governance structures and reporting lines are in place to ensure managing agent accountability. The board sets and monitors the delivery of a well-articulated business strategy, which includes the importance of the social, environmental and ethical impacts of the business. The activities of all functions within the business are aligned to the delivery of the strategy.  Board and committee composition allows for effective independent challenge. The chair of the board is responsible for leadership of the board and ensuring its effectiveness in all aspects. The composition, Terms of Reference and efficacy of the board and committee structures are regularly assessed through, for example, board evaluation or effectiveness reviews to identify gaps or areas for development. Fundamental changes in the business also result in a formal review of governance structures to consider their continued appropriateness, taking into account the size and complexity of the managing agent. To maximise the effectiveness of such reviews, the use of external resource may be considered where relevant or on a periodic cycle (e.g. every three years).  Compliance, risk management and audit functions are well integrated into decision making processes throughout the organisational structure.  Potential conflicts of interest are identified, appropriately addressed and regularly reviewed by the board.  Policies are in place in line with Solvency II requirements and other relevant key processes within the business and reviewed and updated at appropriate frequencies.	No incremental guidance	No incremental guidance	All technical areas have distinct board or executive level committees with authority to make recommend ations to the board.		

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undational	Intermediate	Established	Advanced
clearly rticulated risk hanagement amework is in place, holuding board pproved risk ppetites and blerances which guide sk acceptance and ecision-making hroughout the usiness. desired risk culture identified with a plan place to bridge any aps between current and desired state.	monitored.	<ul> <li>Evidence of a no blame risk culture which encourages the reporting of incidents.</li> <li>Frequent proactive engagement with oversight functions by front line business teams, for example involving risk management in key strategic projects from the outset and throughout.</li> </ul>	Highly embedded risk culture which leads to continuous improvement, for example where front-line business function engage freely and frequently with oversight functions to provide feedback on processes or share ideas for improvements to the framework.



Operate a strong risk and control environment subject to appropriate challenge.

#### Foundational

# Risks to the business are identified and recorded through a risk register, risk universe or similar. Owners are in place for all risks and controls.

- Risks are assessed, monitored and appropriately mitigated, or there is clear rationale for their acceptance. Monitoring may be led centrally by the risk management team.
- A framework to quantify impact and probability of risks is in place and is appropriate to the business. Risk and control assessments include qualitative and quantitative measures and are conducted at a sufficient frequency to identify any significant changes to the impact and probability of risks crystallising.
- The internal and external risk environment is monitored on an ongoing basis and any changes are reflected in the risk management framework.
- Business-wide emerging risks are monitored on a qualitative basis. The operation of the emerging risk processes may fall to risk management teams with limited involvement from technical front line business functions.
- Managing agents' own assessment of the risks and associated economic capital required to meet their strategic objectives are captured within the ORSA report in line with Solvency II requirements.
- A clear and accessible risk incident reporting process enables accurate and timely reporting of relevant risk incidents.

#### **Intermediate**

- Risk and control assessment and risk appetite monitoring is facilitated by the risk management team but with ownership and engagement from front line business functions.
- To ensure consistency in the materiality assessments of risks, a high-level comparison between modelled risks and risks captured in the risk framework should be undertaken and the outcomes reflected in the risk management framework.
- Some quantification of emerging risks is achieved with input from front line business functions.
- Awareness and understanding of core aspects of the risk framework throughout the business is enhanced through training or other methods of communication.

#### **Established**

- More complex analysis and use of data is applied in risk and control assessment processes enabling a more meaningful and comprehensive view of risk.
- Metrics to quantify impact and probability of risks consider risk appetite, modelled risk and strategic business objectives.
- Front line business functions are embedded in emerging risk identification and monitoring which may including setting triggers for further action.

  Quantification and investigation of emerging risks is undertaken.
- Ongoing monitoring of the internal and external risk environment is forward looking to facilitate a proactive approach in dealing with any changes.
- Risks are identified outside of formal risk manage ment processes which are then included in further risk assessment discussions.

#### Advanced

- Risk and control monitoring, risk appetite reporting and actions to manage risks are driven through front line business functions with strong risk ownership.
- A detailed comparison between material risks captured in the risk management framework, the ORSA report and modelled risks takes place to ensure consistency and support a holistic view of risk across the business.
- Risk appetite metrics and control assessments are comprehensive and driven by qualitative assessm ents and/or quantitati ve data.
- Risk incident reporting includes feedback loops to inform a better view of risk and evolution of monitoring metrics and processes.
- Emerging risk monitoring is a fully realised, regular process with trigger points for action and clear owners for monitoring.
- Control frameworks are developed through activities such as cyclical, targeted, forward looking, deep-dive reviews with regular follow-ups of findings to ensure recommendations and improvement points are adopted.

Oversight and challenge



#### **GOVERNANCE, RISK MANAGEMENT AND REPORTING**

Operate a strong risk and control environment subject to appropriate challenge.

	Foundational	Intermediate	Established	Advanced
	A clear separation exists between front line business functions and the independent assurance and oversight functions.	No incremental guidance	Interaction between independent assurance and oversight functions is frequent and well considered, avoiding overlap through a	No incremental guidance
)	<ul> <li>Risk Management, Compliance and Audit functions are centralised with any outsourcing of these functions articulated and controlled.</li> </ul>		coordinated approach.	
	<ul> <li>Additional objective and fully independent challenge of business functions and processes including risk management and</li> </ul>			
	compliance is provided by the Internal Audit function, which maintains a riskbased approach to audit planning.			
	Compliance and Risk Management functions must be able to communicate directly with any staff member on its own initiative and be able to access any records necessary to fulfil their roles.			
	<ul> <li>Management actions in response to internal audit findings are fully implemented within reasonable timescales.</li> </ul>			
	Relevant internal audits are undertaken following any significant changes to the governance structure or risk framework.			



3

# Maintain appropriate oversight of operational processes for effective management of the business.

business.			
Foundational	Intermediate	Established	Advanced
The board should oversee a robust operational environment through the monitoring of key operational processes against regularly reviewed performance indicators.  Oversight of the appropriateness of the operational environment should include (but is not limited to) consideration of:  The level of investment in operational processes and architecture that is required to ensure the business operates at a high level of efficiency.  Whether any proposed outsourcing arrangement will unduly increase operational risk  Staffing levels under normal and stressed conditions to ensure the business is appropriately r esourced.  The frequency and efficacy of interaction between business functions when using key operational processes.  The efficacy of change management processes and change portfolio management.  The appropriateness of business continuity and disaster recovery planning	No incremental guidance	No incremental guidance	No incremental guidance



Employ and develop people with appropriate skillsets and ensure the business is appropriately resourced.



Ensure decision making is supported by appropriate data and qualitative assessment.

Foundational	Intermediate	Established	Advanced
<ul> <li>Internal reporting includes basic qualitative asse ssment and analysis of high-level data from front line business functions.</li> <li>Executive summaries or other analyses are presented in a consistent and relevant format for the audience, promoting ease of use to inform challenge or decision making.</li> <li>Internal reporting is consistent with risk appetite.</li> <li>Independent reporting from Risk Management, Compliance and Audit functions feeds into all relevant board and committee discussions.</li> </ul>	<ul> <li>Granular data supports internal reporting.</li> <li>Board and committee packs are clearly suitable to the audience with summary analysis from front line business functions identifying points of focus for discussion or decision making.</li> </ul>	Processes are in place to regularly review and improve internal reporting to continually evolve the availability and understanding of management information.	<ul> <li>Complex data is analysed and presented in a manner which facilitates robust decision making.</li> <li>This is supported by real time reporting, which can be refreshed and manipulated easily for different purposes.</li> </ul>



Maintain reporting, including all financial reporting, of a high quality and submit all reports in a

	timely, accurate and complete manner to			t un roporto in u
	Foundational	Intermediate	Established	Advanced
Reporting	<ul> <li>High quality financial reporting is of upmost importance for every successful business. The controls around financial reporting must be robust and form the base for the overall control environment.</li> <li>Timely, accurate and complete business data is collected by the business and provided to Lloyd's and regulators, in order to meet Lloyd's and managing agent prudential and regulatory obligations.</li> <li>Managing agents are transparent in meeting their reporting requirements, supplying necessary information about their business.</li> <li>Reporting and regulatory deadlines are met, in line with UK and International reporting regulations.</li> </ul>	No incremental guidance	No incremental guidance	No incremental guidance
Communication	<ul> <li>Expected delays in meeting deadlines or errors are communicated to Lloyd's / regulators immediately. Causes of reporting delays and/or errors should be investigated and resolved, in a timely manner, to prevent further instances.</li> <li>Robust processes are in place to identify, assess and communicate with Lloyd's regarding any issue which may impact on the completeness, accuracy or timeliness of reporting.</li> <li>Managing agents are responsive to reporting communications, subsequent queries or requests for the submission of further information.</li> </ul>	No incremental guidance	No incremental guidance	No incremental guidance
requirements	<ul> <li>Appropriate processes, systems and controls are in place to ensure that regulatory reporting accurately reflects local funding and asset requirements in each of the jurisdictions where capital funds are required to be held.</li> <li>Managing agents monitor any changes that may occur in these requirements from funding period to funding period.</li> </ul>	No incremental guidance	No incremental guidance	No incremental guidance

11.

# Regulatory and Financial Crime





# Principle 11: Regulatory and Financial Crime

Managing agents should have robust frameworks in place to assess and address regulatory and financial crime risks arising from their UK and international businesses. Frameworks should support compliance with law, regulation and guidance, and allow for well informed, transparent relationships with Lloyd's and applicable regulators.

#### **REGULATORY AND FINANCIAL CRIME**

1

Embed a culture of transparency, regulatory and financial crime compliance, and an understanding of the benefits of this across their managed businesses.

#### <u>Advanced</u> **Foundational** Intermediate **Established** Managing agents are open, No incremental No incremental No incremental transparent, and cooperative guidance guidance guidance with Lloyd's and regulators, whilst recognising the need for Lloyd's to lead such relationships with international regulators on matters related to licensing, conduct, data, funding, and reporting. Managing agents notify Lloyd's of significant and/or non-routine engagements with UK regulators and have a clear understanding of the types of issues that should be reported to Lloyd's. This includes issues which may generate complaints, receive regulatory or significant press attention, concern the misuse or potential misuse of Lloyd's name or brand or undermine the confidence in and/or integrity of the Lloyd's Market. Issues are promptly identified and shared with Lloyd's. Managing agents respond to regulatory issues and/or requests within a reasonable timeframe and support Lloyd's in its regulator relationship management. Relevant data requests are responded to positively, to ensure Lloyd's regulatory obligations on behalf of the market are met. Managing agents take responsibility for fostering a culture of compliance, with clear commitment from senior management and evidence of proactive engagement in the management of financial crime

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Have a robust understanding of their regulatory and financial crime risk exposure and appetite, which is subject to appropriate challenge.

Foundational Intermediate Established Advanced

**Risk Assessment** - Processes are deployed that allow a managing agent to determine its inherent and residual risk levels in key areas of financial crime risk in compliance with all applicable financial crime legislation and regulatory guidance.

- There are processes to establish a managing agent's risk profile in accordance with applicable financial crime legislation and regulation. This risk assessment process should be an annual exercise, be appropriately scoped, resourced and mapped to and compared against pre-existing risk appetite statement(s).
- Risk assessment should identify inherent and residual risk generated from services, jurisdictions, customer types, complexity and volume of transactions and distribution channels and establish, through a variety of tools, risk levels and business functions which present the managing agent's greatest risks for each area of financial crime.
- Risk assessment informs the systems and controls that are most appropriate to mitigate risk.

- Risk Assessment is supported by documented methodology, covers all six risk types defined by Lloyd's (see glossary) with inherent and residual risk levels mapped into specific business Functions / Teams and or activities.
- Associated Persons are identified and risk rated.
- A financial crime control library is documented and includes appropriate Associated Person controls.
- Regulator thematics or other appropriate sources are identified and reviewed. Any required improvements identified are tracked to completion.
- Independent financial crime testing is undertaken periodically and required remediation work is tracked to completion and receives senior management oversight.

- Financial crime controls form part of a wider Risk and Control Self-Assessment (RCSA) exercise on at least an annual basis.
- Specific risk metric monitoring is undertaken on identified high risk activities, relationships and or business types.



Have a robust understanding of their regulatory and financial crime risk exposure and appetite, which is subject to appropriate challenge.

**Established** Advanced **Foundational** Intermediate

Governance - Financial crime risk management is appropriately documented and the effectiveness of the framework is visible to senior management and includes individual or team accountability.

- The financial crime risk management framework should be supported and endorsed by the board or a committee with the required delegation of authority.
- Board (or delegate committee) involvement in Financial crime risk management is evidenced and the framework should have documented escalation criteria and reporting lines. Financial crime risk management responsibility is clearly defined in line with Senior Managers and Certification Regime (SMCR) requirements and other relevant regulation.
- Senior management should demonstrate a clear commitment and proactive engagement in the management of financial crime risk (e.g. setting of risk appetite statements) and ensure that the compliance function has sufficient authority, autonomy and appropriately skilled resources.
- Financial Crime related escalation processes should ensure effective Suspicious Activity Reporting to include staff who possess the appropriate seniority and experience.

- No incremental Financial Crime is guidance risk committee or other appropriate equivalent
- regularly discussed at Committees.
- The managing agent has a dedicated Financial Crime role with overall financial crime responsibility and is able to produce regular MI (prepared for appropriate senior committee e.g. ExCo. or Risk Co).
- Additionally the managing agent has a stand-alone committee for oversight of financial crime and compliance, through which a strategy exists for self improvement on financial crime matters.
- Senior management set the right tone and demonstrate leadership on financial crime issues.

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Have a robust understanding of their regulatory and financial crime risk exposure and appetite, which is subject to appropriate challenge.

Foundational Intermediate Established Advanced

**Monitoring and Assurance** – Periodic monitoring and testing, possibly independent, provides assurance as to control effectiveness and effective risk mitigation activity.

- The financial crime risk framework is subject to an independent and objective audit. Where a deficiency or weakness is identified, action to implement compensating controls is taken. The root cause of the issue is determined and remediated as appropriate
  - Risk framework is subject to routine tests which assess and document the appropriateness and effectiveness of financial crime systems and controls.
- Systems and controls implemented by coverholders to deliver contracted activities, are at an appropriate standard

- Financial crime control reviews and risk framework audits are reported to the audit committee or similar committee of the board.
- Outsourced arrangements are subject to regular monitoring with associated internal reporting. These include those regarding sanctions compliance and those classified as Associated Persons for the facilitation of tax evasion and bribery and corruption purposes.
- Monitoring and assurance testing is risk-based
- In addition to a regular scheduled Audit, financial crime controls are subject to independent testing by e.g. a monitoring and assurance team or within an appropriate framework.
- Any findings from independent testing or self-disclosed control failures are fully remediated.
- All actions arising from financial crime audits in delegated authority entities are tracked to completion with regular senior management reporting and supervision.
- Self-testing and evaluation of business controls is evident on a routine basis. This may or may not form part of a wider selfassessment process. Any such selfassessment is appropriately challenged by an independent resource.

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Have a robust understanding of their regulatory and financial crime risk exposure and appetite, which is subject to appropriate challenge.

Foundational	Intermediate	Established	Advanced
<ul> <li>Regulatory risk is considered and monitored through risk appetite and reported with evidence to board or committee level.</li> </ul>	No incremental guidance	No incremental guidance	No incremental guidance
<ul> <li>Managing agents recognise different levels of regulatory risk which they are exposed to, across their managed businesses. High risk regulatory jurisdictions are identified and are given focussed attention through greater monitoring or escalation internally.</li> </ul>			
<ul> <li>Periodic Internal Audits or independent testing (where deemed relevant) is used as an opportunity to increase understanding and improve against areas of regulatory exposure.</li> </ul>			
<ul> <li>Actions identified through Internal Audits, independent testing or self- disclosed control failures are tracked to ensure full remediation.</li> </ul>			

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Have appropriate systems and controls, including training, in place to manage regulatory responsibilities and financial crime risk.

Foundational Intermediate Established Advanced

**Reporting and MI** – Senior Executives and other stakeholders are routinely informed of financial crime risk levels, incidents and other appropriate management information to allow for meaningful oversight and input into the financial crime risk framework.

- Managing agents should have procedures in place to promptly report incidents to Lloyd's and the relevant UK competent authorities
  - Managing agents should have a process in place to report to the Office of Financial Sanctions Implementation (OFSI) immediately if there is a target match with an individual or entity on the UK Consolidated List.
- Managing agents should notify Lloyd's of any suspected, potential or actual violations and incidents of financial crime (including Suspicious Activity Reports (SARs) made to any regulator)
- An annual report on financial crime is prepared for the board and/or risk committee. The report details risks, control effectiveness and an overall assessment of the financial crime risk framework at the managing agent.

- The annual report prepared considers risks posed by any delegated authority arrangements and the local and oversight controls that mitigate the risk.
- Regular MI of a detailed nature is gathered and reported from within the managing agent e.g. Politically Exposed Persons, Customers from high risk jurisdictions, numbers of sanctions alerts etc.
- KRIs are reviewed and considered as part of wider tracking to stated risk appetite. Significant deltas are investigated and resolved with, if appropriate, risk acceptance being provided by an accountable executive.
- Detailed MI forms part of a regular reporting pack for senior management
- Regular MI is gathered from the delegated authority entities in respect of financial crime.

Classification: Confidential



Have appropriate systems and controls, including training, in place to manage regulatory responsibilities and financial crime risk.

Foundational Intermediate Established Advanced

**Training** – Staff with exposure to financial crime risk are trained at an appropriate level to identify and mitigate financial crime risk.

- Managing agents should ensure that policies and procedures are embedded through internal and external communication and training, proportionate to the risks it faces.
- There should be clear accountability for regular and accessible training which has been tailored to the managing agent's risk profile. The training outlines responsibilities employees have for compliance and should clearly set out procedures for escalation and reporting risk matters.
- The training program should adequately consider content, the audience, requirements for rolespecific training, the frequency and the achieved completion rates.
- The training program should be assessed for effectiveness on a regular basis.

- The program should comprise of annual mandatory specific financial crime training provided to all staff.
- Training content is reviewed and refreshed annually and completion rates are tracked and outstanding items followed up.
- Training should cover the six risk areas of Fraud, AML, Sanctions, Market Abuse, Bribery & Corruption and Facilitation of Tax Evasion and detail industry specific risk scenarios.
- Additional appropriate financial crime training is delivered to identified populations e.g. senior management etc. and high risk roles.
- Training materials are provided to entities within any delegated authority model and the managing agent maintains oversight of completion of this.
- The managing agent also reviews and inputs into any training implemented or developed by the delegated authority.



Have appropriate systems and controls, including training, in place to manage regulatory responsibilities and financial crime risk.

Foundational Intermediate Established Advanced

**Systems and controls** Documented policies, procedures, systems and controls allow for a managing agent to identify and mitigate financial crime risk appropriately, including from delegated underwriting

- Managing agents should have proportionate and risk-based systems and controls to meet regulatory requirements and effectively manage risks. This will include, on a risk-based approach and in line with policies and procedures, appropriate levels of Customer Due-Diligence (CDD) when establishing or renewing a business relationship. The extent of CDD will depend on applicable legal requirements and the level of risk posed, as informed by a risk assessment.
- All contributary policies and procedures should be documented and enhanced as required and financial crime risk management, issue escalation and reporting and remediation are demonstrably embedded in the managing agent's operations.
- The financial crime risk management framework meets the test of 'reasonable procedures' under applicable UK legislation. Where relying on a third-party to perform services, managing agents should ensure that the third-party performs to a high standard and is accountable. Managing agents remain accountable for adherence to applicable financial crime obligations and should evidence oversight over their third parties and relevant financial crime controls.

- The six risk types identified by Lloyd's are incorporated into policies and procedures and supported by documented guidance. Additionally, high level supporting financial crime guidance for employees e.g. Reporting Suspicious Activity, is provided and housed in nonspecific materials e.g. employee handbooks.
- A developed financial crime policy exists with periodic refresh and approval framework. This Policy is supported by detailed guidance for all staff and, where required, specific guidance for high risk areas or activities.
- All relevant procedures reflect different responsibilities as a lead/follow syndicate.
- A comprehensive
  Financial Crime Policy
  exists with periodic
  refresh and approval
  framework and is
  supported by detailed
  Risk Frameworks,
  Standards or
  Procedures, covering
  specific risk typologies
  and associated
  controls.
- Policies and procedures include all points of the insurance policy lifecycle from pre-bind, post-bind including claims.
- Localised business function procedures detail control, ownership, evidence, frequency, roles and responsibilities etc in control execution.



Have appropriate systems and controls, including training, in place to manage regulatory responsibilities and financial crime risk.

	Fo	undational	Intermediate	Established	Advanced
l'egalatel y		Set and review regularly, clear underwriting guidance as to what and how business can be written in accordance with Lloyd's licensing, with reference to Lloyd's regulatory tools. Establish and regularly review clear escalation procedures and criteria, for use in underwriting decisions or where a potential breach is identified once a risk is bound. Conduct horizon scanning to anticipate and respond to changes in regulatory guidance and	No incremental guidance	No incremental guidance	No incremental guidance
	•	legislation. Ensure regulatory compliance training is provided to all staff and on a regular basis for underwriting and compliance staff			
	•	Regulatory training is part of new employee onboarding process			
	•	Ensure all those carrying out insurance business should do so equipped with appropriate levels of regulatory knowledge. Ensure training covers Crystal and QA Tool (DCOM) and the Risk Locator tool for			
	•	international risks Regularly assess staff training requirements			
	•	are regularly assessed Ensure training modules are regularly reviewed and updated to reflect regulatory changes			
	•	Regulatory compliance training recognises any additional international regulatory risk arising from exposures to multiple territories and classes and provides underwriters with knowledge of license requirements in exposed territories and classes			
	•	Regulatory compliance training recognises the additional international regulatory risk arising from exposures to highly regulated territories and classes			
	•	Tailor training to provide underwriters with relevant knowledge of regulations and license requirements in highly regulated territories and classes			
	•	Underwriting and Compliance staff champion the use of Lloyd's regulatory tools within the			
		business			

#### THIS SECTION IS APPLICABLE FOR ALL BUSINESS WRITTEN THROUGH THE LIC PLATFORM

 Systems and controls are in place to reflect the requirements as set out in the LIC Financial Crime Requirements Guide for Underwriters (see Lloyds.com) to manage the financial crime risk arising from underwriting through the LIC platform.

<u>C</u>

12.

# Operational Resilience



# **Principle 12: Operational Resilience**

Managing agents should maintain robust and resilient operations, embedding cyber resilience and effective third-party risk management.

#### **OPERATIONAL RESILIENCE**

1

Prioritise resilience of the most important services; embedding appropriate governance for operational resilience into their businesses and prioritising recovery of Important Business Services within identified and tested impact tolerances.

oundational	Established	Advanced
Managing agents can evidence a roadmap for embedding operational resilience into the business within regulatory timelines A system of governance and reporting to the board is in place to monitor managing agents' operational resilience. Self-assessment documented for all Important Business Services of the business, and approved by board by 31 Mar 2022 and annually thereafter or when there is a material change to an Important Business Service. Severe but plausible scenarios identified, recovery plans and workarounds are in place Managing agents can evidence an approach for mapping that gives the business a reasonable level of confidence that all critical resources are identified Managing agents have developed policy and processes for managing risks associated with key suppliers and outsource providers, and consider substitution	<ul> <li>Identified Important Business Services and tested that they can recover within impact tolerances</li> <li>Scenario libraries consider contagion in testing the impact on multiple Important Business Services</li> <li>Managing agents can evidence an approach for mapping that gives the business a granular level of detail that all critical resources are identified</li> </ul>	No incremental guidance



Invest in their operational resilience, including their control environments, so that the risk of a future event causing harm to customers or threatening the managing agent's viability is mitigated.

oundational	Established	Advanced
Managing agents learn lessons from incidents and tests. Managing agents prioritise lessons learned in their investment plans.	<ul> <li>Managing agents can evidence prioritisation of their change programmes to embed operational resilience by design within their Important Business Services</li> <li>Participate in market wide scenario exercises and invest in vulnerabilities</li> <li>Managing agents evidence a wider range of testing approaches embedded into their businesses to identify vulnerabilities</li> </ul>	No incremental guidance



Embed cyber resilience into operations: Managing agents must protect their information systems, processes, people and data from external or internal compromise to prevent harm to customers, loss of data, contagion and/or reputational damage to the wider Lloyd's market.

	Foundational	Established	Advanced
Cyber Information Systems & Reporting	<ul> <li>Establish and implement an approach to safeguarding the availability, integrity and confidentiality of information which considers the nature of the information in question</li> <li>Notwithstanding any requirement to report a Cyber Incident to comply with any law or regulation, Material Cyber incidents must be reported to Lloyd's via their designated Account Manager as soon as they become aware of the same</li> <li>Following reporting, managing agents shall engage in constructive discussions with their designated Account Manager and take such steps as are reasonable both to mitigate the effects of the Cyber Incident and to reduce the chances of its reoccurrence.</li> </ul>	No incremental guidance	<ul> <li>Information systems should be fully documented and set out which information is to be shared, by whom, and when.         Documentation allows for information to flow up and down hierarchy levels as well as horizontally between different business units where appropriate.     </li> <li>Demonstrate there is clear understanding of how all information systems are linked, with controls addressing data integrity issues.</li> <li>There is clarity and transparency over staff access to information systems for providing input from and to their areas of responsibility. In addition, there is clarity on who the relevant personnel are that need to have passive access to the system as to retrieve data for the proper discharge of their duties.</li> </ul>
Data Protection and Governance	<ul> <li>Notwithstanding any regulatory requirement to report a Personal Data Breach, Personal Data Breaches must be reported to Lloyd's via the designated Account Manager as soon as they become aware of the same and within 72 hours at the latest.</li> <li>Engage in constructive discussions with the Lloyd's Account Manager on Personal Data Breaches and take reasonable steps to mitigate effects and reduce chances of a reoccurrence.</li> <li>Director in place with accountability for oversight of the data governance framework with an appropriate data governance policy in place.</li> <li>Clear roles and responsibilities are in place for data management.</li> <li>Appropriate policies and procedures in place to allow timely recording and production of data to ensure data returns are appropriate, accurate, complete and submitted on time.</li> </ul>	No incremental guidance	No incremental guidance

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Embed cyber resilience into operations: Managing agents must protect their information systems, processes, people and data from external or internal compromise to prevent harm to customers, loss of data, contagion and/or reputational damage to the wider Lloyd's market.

Foundational	Established	Advanced
<ul> <li>Establish and maintain a cybersecurity strategy and framework tailored to specific cyber risks and appropriately informed by international, national and industry standards and guidelines</li> <li>Ensure that the board is accountable for the cybersecurity strategy, endorses the cybersecurity framework and sets the tolerance for cyber risk</li> <li>Conduct regular reviews of cyber resilience capability to highlight any material gaps and/or areas for improvement</li> <li>Identify key services, processes and underlying systems (networks, applications and data) including third-party dependencies, prioritise in order of importance and assess respective cyber risks.</li> <li>Taking a risk-based approach in identifying those services, processes and underlying systems (networks, applications and data) that are critical</li> <li>Assessment of the current internal and external threats, followed by determination of the likelihood and impact of a cyber compromise or data breach on those critical services, and then development of a set of holistic controls in a proportionate and costeffective way.</li> </ul>	No incremental guidance	<ul> <li>Deep dives on specific cybersecurity related topics (e.g. undertaken by risk/ second-line functions in conjunction with operational/ first-line departments to improve general awareness &amp; understanding of cyber across the business)</li> <li>Conduct regular reviews, at least annually, of the cybersecurity framework against industry standards to highlight any material gaps/areas for improvement and to use the output to formulate the IT strategic plan</li> <li>Assurance activities are visibly joined up across the three lines of defence</li> <li>A good level of awareness and understanding of the work being undertaken across the other lines of defence</li> <li>An understanding of the cyber skills/resourcing within the other lines of defence.</li> <li>Comprehensive program of oversight by the third line of defence, including: IT audits to oversee areas with heightened cyber risk; specific proportion of IT audit resource dedicated to undertaking cyber security related reviews or, alternatively, a dedicated team of external support/experts</li> <li>Representation at forums responsible for oversight of cyber.</li> </ul>



**Cyber Protection** 

Embed cyber resilience into operations: Managing agents must protect their information systems, processes, people and data from external or internal compromise to prevent harm to customers, loss of data, contagion and/or reputational damage to the wider Lloyd's market.

vundational	Established	Advanced
Obtain Cyber Essentials accreditation on an annual basis to reduce the operational risk of common cyber-attacks Implement regulatory mandatory cyber security and data protection training, at least annually, for all staff and have a cyber security and data protection awareness programme in place Ensure appropriate security testing takes place on all new systems and any findings are remediated in line with the risk appetite Have other appropriate technic al and non-technical controls in place to protect key services, processes and underlying systems	• No incremental guidance	<ul> <li>Obtain Cyber Essentials Plus accreditation which offers a higher level of assurance through the external testing of the cyber security approach. Findings from such security testing are remediated in line with risk appetite and resolved before the 'Go-Live' of the system in question.</li> <li>Comprehensive technical and non-technical controls are in place to protect their all services, processes, systems and data. These could include but are not limited to: <ul> <li>Robust identity, authentication and access management controls to ensure that privilege access to systems are more tightly controlled, principles of least privilege and segregation of duties are applied and multi-factor authentication is deployed</li> <li>Security requirements are embedded into business process and system design</li> <li>Vulnerability management controls to identify and remediate vulnerability in systems and applications.</li> </ul> </li> </ul>



Embed cyber resilience into operations: Managing agents must protect their information systems, processes, people and data from external or internal compromise to prevent harm to customers, loss of data, contagion and/or reputational damage to the wider Lloyd's market.

	Foundational	Established	Advanced
Cyber third-party management	<ul> <li>Policy and processes in place for managing cyber risks associated with key suppliers, outsource providers, coverholders and TPAs.</li> </ul>	No incremental guidance	<ul> <li>Documented process for managing the cyber resilience risks associated with all external suppliers which is incorporated into the broader procurement led supplier management process and involves inputs from information security, data protection and business continuity teams/functions at key stages. Typical activities could include:         <ul> <li>Categorising third parties and suppliers in order of importance or risk profile, for example: providers of key business services, processors of sensitive data</li> <li>Agreeing security arrangements with third parties and suppliers and assessing their security capabilities, using a risk-based approach</li> <li>Assessing changes to the information risk profile, that may result from the onboarding of a new third parties or suppliers.</li> </ul> </li> </ul>
Cyber detection	<ul> <li>Appropriate controls to identify the occurrence of a cybersecurity event in a timely manner (e.g. through identifying anomalies and events, implementing security continuous monitoring and detection processes).</li> <li>Monitoring is performed on both incoming (e.g. web, email or USB) traffic and out-going channels to ensure the risk of a successful attack is minimised.</li> </ul>	No incremental guidance	<ul> <li>The ability to detect an intrusion early and take a defence-in-depth approach by instituting multi-layered detection controls covering people, processes, and technology, with each layer serving as a safety net for preceding layers.</li> <li>Monitoring and detection capabilities in place to facilitate its incident response process and support information collection for the forensic investigation process.</li> </ul>



Embed cyber resilience into operations: Managing agents must protect their information systems, processes, people and data from external or internal compromise to prevent harm to

customers, loss of data, contagion and/or reputational damage to the wider Lloyd's market.				
F	- Foundational	Established	Advanced	
	Response and communication plans for use in the event of a Cyber Incident, with these plans subject to review and improvement as appropriate Plans and procedures in place to recover from a Cyber Incident, with such recovery arrangements designed to enable that operations are safely resumed with a minimum of disruptions to policyholders and business operations  Test and exercise response and recovery plans and procedures at appropriate intervals.		No incremental guidance	
	Engage in the timely sharing of reliable, actionable cybersecurity information (which could include threats, vulnerabilities, incident response, recovery and lessons learnt) with internal and external stakeholders Attacks and threat intelligence are used to broaden understanding of the cyber threat within the business.	Ü	<ul> <li>Active members of the LMA CISO Community and potentially have a seat at the CISO committee.</li> <li>Intelligence from threats, incidents and breaches is actively shared with Lloyd's an across the population of other managing agents (in a secure way) potentially via the LMA CISO Community.</li> </ul>	

13.

# Culture





# **Principle 13: Culture**

Managing agents should be diverse, creating an inclusive and high-performance culture

#### **CULTURE**



Demonstrate leadership focus on fostering an inclusive, high-performance culture.

#### **Foundational**

- Culture is considered a priority for the Board and senior management and is proactively communicated across the business.
- The desired organisational culture is identified and incorporates the themes of leadership, ethics, trust, respect and motivation.
- The Board and senior management understand the priorities to focus on to achieve their desired culture.
- A leadership behavioural framework or expectations are in place, measured and referred to in decision making
- There is visible support for an inclusive culture from the Board and senior management with policies, processes and practices in place.



#### **Foundational**

- Appropriate policies are evidenced and enforced, with training provided to employees (e.g. Grievance, Bullying and Harassment, Drugs and Alcohol)
- Behavioural expectations are clearly communicated to employees (e.g. code of conduct / employee handbook)
- Leaders demonstrate a 'zero tolerance' approach to inappropriate behaviour and role model the behavioural expectations.
- Employees have confidence that leaders will address inappropriate behaviour in their business, no matter how small
- Compensation is linked to performance against behaviours and business results
- Syndicates can demonstrate methodology for supporting employees, taking seriously all concerns raised in appropriate manner.
- Appropriate due diligence is carried out on new hires.
- Diversity and inclusion training opportunities are on offer for all employees

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#### **CULTURE**

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Encourage speaking up, ensuring there are appropriate tools for employees to do so, and the tone is set from the top.

#### **Foundational**

- Policies and processes for speaking up are in place at the business (e.g. Grievance, Whistleblowing) and employees are trained where appropriate.
- Whether informal or formal, there is a culture of action to address concerns and feedback raised by employees. Managing agents take concerns seriously.
- Appropriate tools are available to employees to report issues
- Multiple channels are available for employees to communicate any concerns.
- Speaking up is positioned as foundation of a healthy culture, where employees are comfortable to put forward ideas, suggestions, ask questions and challenge, not just report inappropriate behaviour.
- Ensure diverse representation within their workforce and their leadership population. Be inclusive in how they hire and retain talent and ensure they reflect society and their customers.

#### **Foundational**

- · Managing agents can demonstrate how they will support Lloyd's Gender and Ethnicity targets
- Policies, processes and practices are in place which support inclusive hiring for all roles
- Steps are taken to attract diverse and under-represented talent
- Proactive talent management of diverse talent through the business, e.g. development roles and programmes, mentoring
- Succession planning is carried out to identify future leaders, based on behaviours and skills, with diversity of the workforce considered
- Employee Network Groups are encouraged and promoted either within the managing agent or wider industry, with senior managers take a leading role.

Understand their employee population, collect appropriate data and take action to create an inclusive employee experience.

#### **Foundational**

- Diversity demographic data is collected by each syndicate (including Gender, Ethnicity at a minimum, where local requirements allow)
- The business has a culture where employees feel comfortable disclosing diversity data
- Disclosure of diversity data is increasing or high (gender c. 90%, ethnicity 60%+)
- Analysis of the data considers trends and there is evidence of discussion and interest at board and ExCo driving action
- The employee experience is reviewed through an inclusion lens, and action is taken to remove bias eg from performance, promotion, development, reward

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# **Glossary**

**Approved person** 

An individual who has been approved by the Financial Conduct Authority (FCA) to

perform a FCA controlled function for an authorised person.

**Benchmark Premium** 

The price for each risk at which the managing agent is expected to deliver their

required results, in line with the approved syndicate business plan.

**Binding Authority** 

An agreement between a managing agent and a coverholder under which the managing agent delegates its authority to enter into a contract(s) of insurance (to be underwritten by the members of a syndicate managed by it) to the coverholder in

accordance with the terms of the agreement.

**Case Reserves** 

Contingent financial provisions based on available information, which do not necessarily indicate a coverage position or expected outcome unless and until the

managing agent(s) accepts coverage without reservation.

Catastrophe Modelling (also known as cat modelling) is the process of using computer-assisted calculations to

estimate the losses that could be sustained due to a catastrophic event such as a

hurricane or earthquake.

Coverholder

A company or partnership authorised by a managing agent to enter into a contract(s) of

insurance (to be underwritten by the members of a syndicate managed by it) in

accordance with the terms of a Binding Authority.

**Customer Challenge** 

Fair and proportionate challenge and input from the perspective of the customer.

**Customer Due** Diligence (CCD) The act of assessing your customers' background to determine their identity and the

level of risk they possess.

**Cyber Incident** 

Refers to an event that threatens the confidentiality, availability or integrity of networks,

information systems or data of managing agents. It includes a cyber-attack (for example: DDoS, ransomware, website defacement), any Personal Data Breach or a similar breach of non-personal (commercial) data which includes underwriting data.

**Data Protection** 

An independent public authority which is established by a Member State pursuant to

Supervisory Authority Article 51; (as defined in GDPR Article 4(21))

**Delegated** (DUA)

Delegated underwriting refers to an arrangement under which a managing agent of a Underwriting Authority syndicate delegates its authority to a coverholder to enter into contracts of insurance

on behalf of the syndicate.

**Delegated Authority** 

All forms of business where underwriting and claims authority has been delegated to

another entity (e.g. binding authorities, consortia, lineslips etc.). © Lloyd's 2021

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# Governance (ESG)

Environmental Social Environmental, Social, and Corporate Governance is an evaluation of a firm's collective conscientiousness for social and environmental factors.

Expert judgement (EJ) Where insurance and reinsurance undertakings make assumptions about rules relating to the valuation of assets and liabilities, technical provisions, own funds, solvency capital requirements, minimum capital requirements and investment rules based on the expertise of persons with relevant knowledge, experience and understanding of the risks inherent in the insurance or reinsurance business.

#### **Financial Conduct Authority (FCA)**

Financial regulatory body in the United Kingdom with the operational objectives of protecting customers and financial markets, and promoting competition.

#### **Follower**

A syndicate participating on a risk other than the Lloyd's Leader.

### **General Data** (GDPR)

Regulation in the EU and UK (through the Data Protection Act 2018) controlling how Protection Regulation personal data is used by organisations, businesses or governments.

#### **Incentives**

Oversight activity used for businesses that have been categorised at the top end of the performance scale. There are a range of incentives that can be applied to support growth and development to help the better performing businesses thrive.

#### **Incurred But Not Enough Reported** (IBNER)

Amount set aside in respect of the expected cost of claims in excess of the case estimate held. It is to meet the development on case estimates as further information becomes known on open claims.

#### **Incurred But Not** Reported (IBNR)

Incurred but not reported (IBNR) is a type of reserve account used as the provision for claims and/or events that have transpired but have not yet been reported.

#### Interventions

Remediation activity used within Lloyd's Oversight for businesses that have been categorised on the lower end of the performance scale. There are a range of interventions that can be applied to remediate businesses and ensure they return to expected financial and non-financial performance.

#### **Key Performance Indicators (KPIs)**

Qualitative and quantitative measures that support the managing agent in assessing their business performance and progress against its objectives. Each measure includes documented success criteria and performance thresholds.

### (LCS)

Lloyd's Claim Scheme A set of principles and arrangements for the determination of every claim made on policies underwritten by two or more syndicates (with some limited exceptions).

#### Lloyd's leader (underwriting)

The first or only Lloyd's syndicate on a slip/contract and/or a syndicate that has authority to bind other syndicates to a risk.

#### Logical, Realistic, Achievable (LRA)

Criteria against which all business plans are assessed.

#### Management Information (MI)

Information compiled by a managing agent and reported upwards through governance

Managing agent (MA) An underwriting agent which has permission from Lloyd's to manage a syndicate and carry on underwriting and other functions for a member.

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#### **Material Cyber** Incident

Material Cyber incident refers to a Cyber Incident which may be material if it:

- results in significant loss of data, or the availability or control of your IT systems
- affects a large number of customers
- results in unauthorised access to, or malicious software present on, your information and communication systems.

#### **Maturity Matrix**

Technical level guidance setting out indicators and examples of different ways that the Principles and Sub-Principles could be met across a spectrum ranging from the lowest to the highest materiality.

### **National Cyber**

Organisation of the United Kingdom Government that provides cyber security guidance Security Centre (NCSC) and support. Part of Government Communications Headquarters (GCHQ)

#### Non-Natural **Catastrophe Risk**

All risks which are not classified as natural catastrophe risks; also referred to as manmade risks. Includes, but is not limited to, Cyber and Liability exposures.

#### **Operating Expense** (OPEX)

An expense a business incurs through its normal business operations.

### Own Risk and (ORSA)

Internal process undertaken to assess the adequacy of an insurer or insurance groups Solvency Assessment risk management and current and prospective solvency positions under normal and severe stress scenarios.

#### Personal Data Breach

A breach of security leading to the accidental or unlawful destruction, loss, alteration, unauthorised disclosure of, or access to, personal data transmitted, stored or otherwise processed. (As defined in GDPR Article 4(12))

Portfolio Management Portfolio management is the optimisation and control of a managing agent's activities and capabilities to ensure that portfolios deliver performance in line with its business plan and strategic objectives. Active portfolio management involves bringing the different functional areas of the business together in a coherent way, implementing a suitably granular framework for proactively looking for opportunities as well as issues, translating the strategy into a detailed action plan, and then executing against it quickly.

#### **Portfolio Manager**

An individual responsible for overseeing the Portfolio Management framework across the organisation.

#### **Pre-Bind Quality** Assurance (PBQA)

Assessing the completeness and quality of contracts before they are entered into.

#### **Principles for Doing Business** ("The Principles")

Brief statements setting out the fundamental expectation expected of all managing agents in order to support the market's overall performance, capital strength financial and reputational credibility. The suite of 13 Principles replace the minimum standards, are outcomes based and allow for more differentiation according to syndicate materiality.

#### **Product Oversight Group (POG)**

A group or committee established or designated by the board of a managing agent responsible for the delivery of appropriate Customer Challenge, the analysis and reporting of conduct Management Information (MI) and the review of regulatory developments with regard to Conduct Risk.

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#### **Prudent Person** Principle (PPP)

Prudent person principle (PPP) is based on Article 132 of the Solvency II Framework Directive, that sets out the requirements to investments and the associated risk management of primary insurers and reinsurers subject to Solvency II.

# **Authority (PRA)**

Prudential Regulation UK financial services regulatory body, responsible for the prudential regulation and supervision of banks, building societies, credit unions, insurers and major investment firms.

#### Reinsurance (RI)

A contract under which a reinsurer agrees to pay specified types and amounts of underwriting loss incurred by an insurer or another reinsurer in return for a premium.

#### **Risk Appetite**

The level of risk that an organisation is prepared to accept, before action is deemed necessary to reduce it.

#### Six Risk Types

Fraud, Anti Money Laundering (AML), Sanctions, Market Abuse, Bribery & Corruption and Facilitation of Tax Evasion.

#### **Solvency Capital** Requirement (SCR)

Solvency Capital Requirement is the amount of funds that insurance and reinsurance undertakings are required to hold as defined under Solvency II regulation.

#### Solvency II (SII)

Solvency II is an EU legislative programme implemented in all 28 Member States, including the UK, by 1 January 2016. It sets out regulatory requirements for insurance firms and groups, covering financial resources, governance and accountability, risk assessment and management, supervision, reporting and public disclosure.

#### Standard of Service

The standard of service which a managing agent commits to deliver to each of its Customers. Other commonly known terms include: service standards, customer promise, customer charter, claims philosophy.

#### **Stress and Scenario Testing (SST)**

The process of evaluating the impact of specified scenarios on the company's financial position.

#### **Sub-Principle**

A number of statements that set out the key areas supporting the overarching Principle.

#### **Syndicate Business** Forecast (SBF)

Information provided by syndicates to enable Lloyd's to support the business plan approval and capital processes. The SBF Return collects data that is common to each syndicate.

#### **Syndicate Business** Plan (SBP)

A business plan prepared by a managing agent for each active syndicate in accordance with paragraph 14A of the Lloyd's Underwriting Byelaw.

#### **Syndicate** Categorisation

The process of allocating syndicates to one of five categories based on consistent approach to assessment against the Principles, both on a qualitative and quantitative basis, across the 13 Principles.

#### **Technical Price**

The price for each risk at which the managing agent expects to deliver the long term required return on allocated capital. The Technical Price should take into account all costs associated with writing a risk (including cost of claims, expenses, commission, reinsurance) and be independent of the underwriting cycle and market conditions.

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#### **Acronyms:**

AML Anti-Money Laundering

APS Actuarial Profession Standard

CCD Customer Due Diligence

CISO Chief Information Security Officer

CRO Chief Risk Officer

CUO Chief Underwriting Officer

DA Delegated Authority

DCOM Delegated Contract and Oversight Manager

DUA Delegated Underwriting Authority

EJ Expert Judgement

EM Exposure Management

ENID Events Not In Data

ESG Environmental Social Governance

ExCo Executive Committee

FCA Financial Conduct Authority

GAAP Generally Accepted Accounting Principles

GDPR General Data Protection Regulation

GWP Gross Written Premium

IBNER Incurred But Not Enough Reported

IBNR Incurred But Not Reported

IEULR Initial Expected Ultimate Loss Ratio

IT Information Technology

KPI Key Performance Indicators

KRI Key Risk Indicators

LCM Lloyd's Catastrophe Model

LCS Lloyd's Claim Scheme
LCR Lloyd's Capital Return

LIC Lloyd's Insurance Company
LMA Lloyd's Market Association

LRA Logical Reaalistic Achievable

MA Managing gent

MCR Minimum Capital Requirement

MGA Managing General Agent

MI Management Information

NCSC National Cyber Security Centre

NED Non-Executive Director
NWP Net Written Premium

OFSI Office of Financial Sanctions Implementation

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OPEX Operating Expense

ORI Outwards Reinsurance

ORSA Own Risk and Solvency Assessment

P&L Profit & Loss

PEP Politically Exposed Persons

PBQA Pre-Bind Quality Assurance

POG Product Oversight Group

PPP Prudent Person Principle

PRA Prudential Regulation Authority

RARC Risk Adjusted Rate Change

RCSA Risk and Control Self-Assessment

RI Reinsurance

SAA Strategic Asset Allocation

SAO Statement of Actuarial Opinion

SAR Suspicious Activity Reports

SBF Syndicate Business Forecast

SBP Syndicate Business Plan

SCOB Syndicate Class of Business

SCR Solvency Capital Requirement

SII Solvency II

SM&CR Senior Managers and Certification Regime

SME Subject Mater Expert

SST Stress and Scenario Testing

TAA Tactical Asset Allocation

TPA Third-Party Administrator

UW Underwriting

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