



Prudential Standard GPS 115

Capital Adequacy: Insurance Risk Charge

Objectives and key requirements of this Prudential Standard

This Prudential Standard requires a general insurer or Level 2 insurance group to maintain adequate capital against the insurance risks associated with its activities.

The ultimate responsibility for the prudent management of capital of a general insurer or Level 2 insurance group rests with its Board of directors. The Board must ensure that the general insurer or Level 2 insurance group maintains an adequate level and quality of capital commensurate with the scale, nature and complexity of its business and risk profile, such that it is able to meet its obligations under a wide range of circumstances.

The Insurance Risk Charge is the minimum amount of capital required to be held against insurance risks. The Insurance Risk Charge relates to the risk that the value of the net insurance liabilities is greater than the value determined by the Appointed Actuary or Group Actuary.

This Prudential Standard sets out the method for calculating the Insurance Risk Charge. This charge is one of the components of the Standard Method for calculating the prescribed capital amount for general insurers and Level 2 insurance groups.

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Authority

1. This Prudential Standard is made under section 32 of the *Insurance Act 1973* (the Act).

Application and commencement

2. This Prudential Standard applies to each:
 - (a) **general insurer** authorised under the Act (**insurer**);
 - (b) **Level 2 insurance group** as defined in *Prudential Standard CPS 001 Defined terms* (CPS 001); and
 - (c) person who is an **Appointed Actuary** of an insurer.

Where a requirement is made in respect of a Level 2 insurance group, the requirement is imposed on the **parent entity** of the Level 2 insurance group.

3. This Prudential Standard applies to insurers and Level 2 insurance groups (**regulated institutions**) and the Appointed Actuaries of insurers from 1 January 2027 unless, in relation to a particular insurer, APRA determines another date at the request of the insurer.
4. The functions of an Appointed Actuary set out in this Prudential Standard are functions required to be performed by the Appointed Actuary under sections 49K(1) of the Act.
5. A Level 2 insurance group must ensure that its **Group Actuary**, as appointed in *Prudential Standard CPS 320 Actuarial and Related Matters* (CPS 320), performs the functions set out in this Prudential Standard.

Interpretation

6. Terms that are defined in CPS 001 appear in bold the first time they are used in this Prudential Standard.
7. For the purposes of this Prudential Standard:
 - (a) the term **reinsurance** includes alternative reinsurance arrangements such as catastrophe bonds or other capital market structures;
 - (b) the term ‘Actuary’ is a reference to either the Appointed Actuary for an insurer or the Group Actuary for a Level 2 insurance group (as appropriate); and
 - (c) the term ‘adjustments’ (when used in the context of adjustments made to a capital risk charge based on the Actuary’s advice or as approved by APRA) refers to adjustments made after the application of reinsurance.

Insurance Risk Charge

8. This Prudential Standard sets out the method for calculating the **Insurance Risk Charge** for a regulated institution using the **Standard Method** to determine its **prescribed capital amount**.
9. The Insurance Risk Charge relates to the risk that the value of net insurance liabilities is greater than the value determined in accordance with *Prudential Standard GPS 340 Insurance Liability Valuation* (GPS 340). It has two components:
 - (a) a risk charge in respect of Outstanding Claims Risk; and
 - (b) a risk charge in respect of Premiums Liability Risk.

The total Insurance Risk Charge is the sum of the risk charge for each of the two components.

Outstanding Claims Risk

10. The risk charge for Outstanding Claims Risk relates to the risk that the value of the net outstanding claims liabilities will be greater than the value determined in accordance with GPS 340.
11. For the purposes of the Standard Method, the risk charge for each **class of business** is calculated by multiplying the net outstanding claims liabilities for that class (as determined in accordance with GPS 340) by the relevant Outstanding Claims Risk Capital Factor in Attachment A. The total risk charge for outstanding claims risk is the sum of the risk charges for each class of business.
12. If the regulated institution has reinsurance arrangements in place such that applying paragraph 11 would result in a material and ongoing over- or under-statement of the risk charge for Outstanding Claims Risk, the Actuary must advise the regulated institution how to adjust the risk charge for Outstanding Claims Risk, in accordance with paragraphs 27 to 33, except where APRA approval is required in accordance with paragraph 13.
13. Except in cases where the Actuary advises the regulated institution that the arrangement is not material, the regulated institution must seek approval from APRA of a methodology to adjust the risk charge for Outstanding Claims Risk prior to it being applied if:
 - (a) the adjustment under this standard would impact the assessment of capital under *Prudential Standard GPS 116 Insurance Concentration Risk Charge* (GPS 116); or
 - (b) the Actuary advises the regulated institution to refer the arrangement to APRA.
14. Notwithstanding paragraphs 12 and 13, APRA may determine that a regulated institution must seek approval from APRA for an adjustment methodology prior to it being applied.

Premiums Liability Risk

15. The risk charge for Premiums Liability Risk relates to the risk that the value of the net premiums liabilities will be greater than the value determined in accordance with GPS 340. It also relates to the risk that ‘material net written premium’, as defined in paragraph 25, will be insufficient to fund the liabilities arising from that business.
16. For the purposes of the Standard Method, the risk charge for each class of business is calculated by multiplying the sum of:
 - (a) net premiums liabilities as determined in accordance with GPS 340; and
 - (b) material net written premiumsby the relevant Premiums Liability Risk Capital Factor in Attachment A. The total risk charge for Premiums Liability Risk is the sum of the risk charges for Premiums Liability Risk for each class of business.
17. If the regulated institution has reinsurance arrangements in place such that applying paragraph 16 would result in a material and ongoing over- or under-statement of the risk charge for Premiums Liability Risk, the Actuary must advise the regulated institution how to adjust the risk charge for Premiums Liability Risk, in accordance with paragraphs 27 to 33, except where APRA approval is required in accordance with paragraph 18.
18. Except in cases where the Actuary advises the regulated institution that the arrangement is not material, the regulated institution must seek approval from APRA of a methodology to adjust the risk charge for Premiums Liability Risk with APRA prior to it being applied if:
 - (a) the adjustment under this standard would impact the assessment of capital under GPS 116; or
 - (b) the Actuary advises the regulated institution to refer the arrangement to APRA.
19. Notwithstanding paragraphs 17 and 18, APRA may determine that a regulated institution must seek approval from APRA for an adjustment methodology prior to it being applied.

Classes of business

20. For the purposes of the Outstanding Claims Risk Capital Factor and Premiums Liability Risk Capital Factor, all but the ‘**other**’ **direct class of business**¹ and ‘**other**’ **reinsurance class of business** have been classified into different categories in Attachment A (Table 1 and Table 2 respectively). The ‘**other**’ class of business must be allocated to a category by the Actuary, in accordance with paragraphs 21 and 22.

¹ The other class of business is as defined in paragraph 1(k) of Attachment B of CPS 001.

21. For the purpose of calculating the Insurance Risk Charge in respect of any ‘other’ business (whether it is direct business or reinsurance), the Actuary is required to determine the most appropriate category (i.e. category A, B or C) in Table 1 and Table 2 of Attachment A. The choice must be based on the underlying risk characteristics of the business being written. The regulated institution must then apply the corresponding Outstanding Claims Risk Capital Factor and Premiums Liability Risk Capital Factor listed in Attachment A in determining the Insurance Risk Charge.
22. If the ‘other’ class of business includes multiple risks with differing risk profiles, the Actuary may subdivide the net outstanding claims liabilities, net premiums liabilities and material net written premiums into more than one category.
23. The reasons for selecting the specific risk category or categories to which the ‘other’ class of business is assigned must be documented in the **Actuarial Valuation Report**.

Business covering multiple classes

24. Where a regulated institution underwrites an inwards reinsurance contract which spans multiple classes, the contract must be allocated by using an appropriate method (provided the same method is used for all contracts and all subsequent periods). Appropriate methods include:
 - (a) allocating the contract on a pro rata basis to each of the relevant categories; or
 - (b) allocating the contract to the category which represents the greatest exposure; or
 - (c) allocating the contract to the category representing the greatest premium income.

The regulated institution may use an alternative method from those listed above for allocating inwards reinsurance business that spans multiple classes. The regulated institution must be able to demonstrate that the chosen method is appropriate and is used for all contracts and all subsequent periods.

Material net written premium

25. With respect to direct business and reinsurance business where policies incept in the following reporting period and where these policies would have a material impact on capital adequacy, net written premium for exposure that has not been included in the calculation of the premiums liabilities is to be subject to the premiums liabilities risk charge.² This premium amount is defined as ‘material

² This requirement is based on the principle that an insurer should be able to meet its insurance obligations at all times, not just at the quarterly **reporting date**. With regards to written contracts for which insurers are not on risk in the current **reporting period**, APRA has not defined how far into the subsequent reporting period the capital requirement applies. APRA expects that at the reporting date, insurers will hold sufficient capital for all general insurance contracts for which the general insurer is committed, regardless of when the contract incepts.

net written premium'. The materiality of the business that incepts in the next reporting period should be determined in accordance with the Australian accounting and auditing standards subject to APRA's discretion.

26. For inwards proportional reinsurance contracts, the value of material net written premium calculated in paragraph 25 must reflect the full premium revenue expected for the full term³ of the reinsurance contract, where revenue has not yet been recognised, subject to the appropriate subsection below:
 - (a) where the remaining term of the contract is five years or less, the value of material net written premium should not exceed the net premium revenue forecast for 18 months from the end of the current reporting period; or
 - (b) where the remaining term exceeds five years, an insurer may approach APRA to determine alternate treatment.

Adjustments to the Insurance Risk Charge based on the Actuary's advice

27. Paragraphs 28 to 33 of this standard apply where the regulated institution is required to seek advice from the Actuary in accordance with paragraphs 12 to 14 or paragraphs 17 to 19.
28. The Actuary must determine the appropriate adjustments to the Insurance Risk Charge to allow for certain reinsurance arrangements. The high level principle for adjusting the insurance risk charge is to ensure that all possible insurance risk outcomes up to the 99.5 per cent confidence level are protected by either insurance liabilities determined in accordance with GPS 340, capital or reinsurance. To the extent that reinsurance protects a range of those possible outcomes, that same range does not need to be protected with insurance liabilities or insurance risk capital.
29. In cases where an adjustment is required, the Actuary must advise the regulated institution how to adjust the Insurance Risk Charge, or advise the regulated institution to refer the arrangement to APRA for approval. If the regulated institution does not accept the advice of its Actuary, the methodology for making the adjustment must be approved by APRA in writing before it is applied.
30. An adjustment must be based on a methodology advised by the Actuary to be applied to the reinsurance arrangement for the remaining life of the arrangement, except where:
 - (a) an arrangement captured by paragraph 13 or 18 that was initially assessed as not being material later becomes material, in which case the methodology must be agreed with APRA; or

³ For reinsurance contracts that are continuous but cancellable at regular intervals or on specified dates, the term of the contract can be measured to the earliest cancellation date that is not less than 12 months from the previous cancellable date.

- (b) the Actuary determines that a different methodology is more appropriate, in which case the change in methodology must be documented in the Reinsurance Arrangements Statement (ReAS); or
 - (c) the change in methodology is approved by APRA in writing.
31. The Actuary must advise the regulated institution to refer the arrangement to APRA for approval if required by paragraphs 13 and 18, or for any other reason, including where the Actuary is not able to determine an appropriate adjustment to the Insurance Risk Charge.
32. The regulated institution must document any adjustments made in accordance with paragraphs 12 to 14 or paragraphs 17 to 19 in its ReAS. This includes the rationale for any changes made to the adjustment methodologies in accordance with paragraph 30(b).
33. If the regulated institution has made an adjustment to the Insurance Risk Charge calculation in accordance with paragraphs 12 to 14 or paragraphs 17 to 19, the Actuary must review and comment on the adequacy of the adjustment to the Insurance Risk Charge as part of the **Financial Condition Report**. CPS 320 sets out further details on this requirement.

Securitisation

34. If a regulated institution securitises insurance liabilities, the net insurance liabilities may reduce. The regulated institution must apply to APRA for approval to include the securitisation transaction in the Insurance Risk Charge.

Adjustments and exclusions

35. APRA may, by notice in writing to a regulated institution, adjust or exclude a specific requirement in this Prudential Standard in relation to that regulated institution.

Previous exercise of discretion

36. An exercise of APRA's discretion (such as an approval, waiver or direction) under a previous version of this Prudential Standard continues to have effect as though exercised pursuant to a corresponding power (if any) exercisable by APRA under this Prudential Standard.

Attachment A – Capital factors

Table 1: Direct insurance business

Category	Class of business	Outstanding Claims Risk Capital Factor (%)	Premiums Liability Risk Capital Factor (%)
A	Householders Commercial Motor Domestic Motor	9.0	13.5
B	Travel Fire and ISR Marine and Aviation Consumer Credit Other Accident	11.0	16.5
C	Mortgage CTP Public and Product Liability Professional Indemnity Directors and Officers Employers Liability Cyber	14.0	21.0

Table 2: Inwards reinsurance business

Category	Class of business	Reinsurance type	Outstanding Claims Risk Capital Factor (%)	Premiums Liability Risk Capital Factor (%)
A	Householders Commercial Motor Domestic Motor	Proportional	10.0	15.0
		Non-proportional	12.0	18.0
B	Travel Fire and ISR Marine and Aviation Consumer Credit Other Accident	Proportional	12.0	18.0
		Non-proportional	14.0	21.0

C	Mortgage CTP Public and Product Liability Professional Indemnity Directors and Officers Employers Liability Cyber	Proportional	15.0	22.5
		Non- proportional	17.0	25.5