Instructions for the Preparation of

Reporting Form for the Capital Requirements for Board-regulated Institutions Significantly Engaged in Insurance Activities

Reporting Form FR Q-1

Proposed Effective Date - January 2021
Contents for
FR Q-1 Instructions

Organization of the Instructions

These instructions are divided into three sections:

(1) The General Instructions describing overall reporting requirements.

(2) Reporting Instructions for each schedule.

(3) The Glossary presenting definitions and discussions of terms used in the associated capital rule and throughout the instructions.

In determining the required treatment of a particular template column or in determining the definitions and scope of the various items, the General Instructions, the Reporting Instructions, and the Glossary (all of which are extensively cross-referenced) must be used jointly. A single section does not necessarily provide complete instructions for completing all the items required to be reported. The instructions and definitions in section (2) are not necessarily self-contained; reference to more detailed treatments in the Glossary may be needed. In all cases where a term is used in these instructions and in the rule codified at 12 CFR 217, Subpart J, and the definitions in the rule are legally binding and controlling over any that appear in these instructions.

Additional copies of these instructions may be obtained from the Federal Reserve Bank to which the reporting entity submits its report pursuant to these instructions, or may be found on the Federal Reserve Board’s public website (www.federalreserve.gov).
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INSTRUCTIONS FOR PREPARATION OF

Reporting Form for the Capital Requirements for Board-regulated Institutions Significantly Engaged in Insurance Activities

GENERAL INSTRUCTIONS

Who Must Report

Top-tier depository institution holding companies significantly engaged in insurance activities (insurance depository institution holding companies) that own insured depository institutions (IDIs) (“Reporters”) must file the completed reporting schedules (attached) with the Federal Reserve.

Top-tier depository institution holding companies are considered to be significantly engaged in insurance activities if:

1. The top tier depository institution holding company is an insurance underwriting company;
2. The top tier depository institution holding company, held, as of June 30 of the previous calendar year, 25 percent or more of its total consolidated assets in insurance underwriting legal entities (other than assets associated with insurance underwriting for credit risk). For the purposes of this determination top-tier depository institution holding company must calculate its total consolidated assets in accordance with U.S. GAAP if GAAP financial statements are prepared for any regulatory purpose, including compliance with applicable securities laws. If GAAP financial statements are not prepared for any regulatory purpose, the top-tier depository institution holding company may estimate its total consolidated assets under US GAAP; or
3. The institution is made subject to the BBA by order of the Board.

What Must Be Reported

Reporters must file completed Reporting Form for the Capital Requirements for Board-regulated Institutions Significantly Engaged in Insurance Activities (Collectively referred to as Form FR Q-1). These instructions and Form FR Q-1 are for the application of the building block approach, as codified at 12 CFR 217, Subpart J (“BBA”).

A. Attestation Cover Page

The attestation cover page of Form FR Q-1 must be signed by the Chief Financial Officer of the Reporter (or by the individual performing an equivalent function). By signing the attestation cover page, the authorized officer acknowledges that any knowing and willful misrepresentation or omission of any material fact in this report constitutes fraud in the inducement and may subject the officer to legal sanctions provided by 18 USC 1001 and 1007.

B. Schedules

There are three input schedules for collecting company information on assets, liabilities, applicable capital framework, company available capital, company capital requirement, and other information including, for example, whether a company is a material financial entity within the group.

The objective of Schedules I – VII is to group all of the companies under of a supervised insurance organization into building blocks in order to appropriately aggregate their capital positions and determine the consolidated minimum capital requirement for the insurance depository institution holding company. The instructions guide Reporters through the required inputs and describe the calculations.

Schedules VIII – XIII are supplemental information schedules that solicit information about intercompany transactions, internal reinsurance transactions, approved variations, capital instruments, and reinsurance and liquidity pools.
C. Material Financial Entities Financial Statements

Reporters must also submit financial statements in PDF format for all material financial entities that are designated as building block parents in the BBA.

Where to Submit the Report

Electronic Submission of report form

Any Reporter interested in submitting Form FR Q-1 electronically should contact the Federal Reserve Bank in the district where the Reporter submits this report, or go to www.frbservices.org/central-bank/reporting-central for procedures for electronic submission. If the Reporter chooses to submit the report electronically, it must maintain in its files the original manually signed attestation cover page.

For paper filers of report form.

The original Form FR Q-1 report and the number of copies specified by the Federal Reserve Bank should be submitted to the appropriate Federal Reserve Bank. The report shall be completed clearly and legibly; no reports completed in pencil will be accepted.

When to Submit the Report

The submission date is March 15 of each year, unless that date would fall on a weekend or a holiday, in which case the submission date is the following business day.

The term “submission date” is defined as the latest date by which the Federal Reserve must receive the report. Earlier submission aids the Reserve Bank in reviewing and processing the report and is encouraged. No extensions for submitting the report are granted.

The report is due by the end of the submission date (5:00 pm at the appropriate Federal Reserve Bank).

How to Prepare the Report

A. Basis of Accounting and Regulatory Framework

Reporters are required to prepare and file Form FR Q-1 in accordance with the applicable framework specified in the BBA, subject to adjustments and other provisions discussed in the applicable sections.

All reports shall be prepared in a consistent manner. The Reporter’s financial records shall be maintained in such a manner and scope that ensures that Form FR Q-1 can be prepared and submitted in accordance with these instructions, and that reflect a fair presentation of the Reporter’s available and required capital. Reporters shall retain work papers and other records used in the preparation of these reports.

Financial Statement Date

Most values should be reported as of the most recent calendar year end unless directed otherwise by the Board. The only exception to this is for capital-regulated companies that are not subject to capital requirements as of the calendar year end. In this case, values should be reported with an as-of date that aligns with the company’s most recent regulatory filing proceeding calendar year end for which a capital requirement is calculated.

Currency

Report all values in U.S. dollars. Balances should be converted after calculating the appropriate amount in the functional currency using the foreign exchange rate used in the top-tier depository institution holding company’s most recent financial information.

Subsequent Events

Subsequent events are events that occur after the as-of date, but before Form FR Q-1 is submitted. Reporters shall follow the accounting rules supporting the regulatory requirements for each company in considering whether adjustments should be made to the company’s financial statements and to Form FR Q-1 to address material subsequent events. Entities subject to the Board’s BHC capital rules shall follow the guidance in the Financial Accounting Standards Board’s ASC Topic 855, Subsequent Events (formerly FASB Statement No. 165 Subsequent Events). In addition, Reporters shall consider subsequent events in relation to the insurance depository institution holding company as a group.

B. Report Form Captions, Non-applicable Items and Instructional Detail

Questions and requests for interpretations of matters appearing in any part of these instructions should be addressed to the appropriate Reserve Bank.

C. Optional Use of Microsoft Excel

These schedules are available in PDF or Excel format. The Excel format was designed to calculate key output from the rule with minimal burden and the instructions are written assuming that this will be used.
These Excel templates do not address circular ownership structures where a subsidiary owns part of a parent company. While the BBA contains provisions to address such structures, which are rare, these are difficult to implement programmatically without a significant increase in the complexity of the worksheets and formulas. If a supervised insurance organization has such an ownership structure, the reporter may not use the Excel template and must calculate the necessary output in another manner that is consistent with the BBA.

Reporters utilizing the published Excel workbook to complete these forms are encouraged to use Excel 2016.

D. Completing the Input Sections

Reporters should complete Schedule I prior to Schedules II and III. If changes are made to Schedule I resulting in the addition or removal of building block parents after data is entered into Schedules II or III, Reporters should ensure that all data in Schedules II and III remain consistent with Schedule I.

E. Rounding

All dollar amounts shall be reported in thousands. Rounding could result in details not adding to their stated totals. However, to ensure consistent reporting, the rounded detail items shall be adjusted so that the totals and the sums of their components are identical.

F. Negative Entries

Negative entries are generally not appropriate on the Form FR Q-1 and should not be reported, except in the Adjustments to Available Capital and Capital Requirements in Schedule II.

G. Verification

Each Reporter is responsible for ensuring that the data reported each reporting period fully and accurately reflects the reporting requirements for the reporting date, including any changes that have taken place during the reporting period. This responsibility cannot be transferred or delegated to software vendors, servicers, or others outside the reporting entity.

All calculations should be double-checked before reports are submitted. Totals and subtotals in supporting materials should be cross-checked to corresponding items elsewhere in the report. Before a report is submitted, all amounts should be compared with the corresponding amounts in the previous report. If there are any unusual changes from the previous report, a brief explanation of the changes should be provided to the appropriate Reserve Bank.

H. Amended Reports

When the Board’s interpretation of how the building block approach, these instructions, or GAAP should be applied, the Board may require the Reporter to reflect the Board’s interpretation and to amend previously submitted reports. The Board will consider the materiality of such event(s) in making a determination about requiring the Reporter to apply the Board’s interpretation and to amend previously submitted reports. The Board may require the filing of an amended Form FR Q-1 if reports as previously submitted contain significant errors.

Confidentiality

The overall results calculated in Form FR Q-1 will be available to the public via National Information Center public website (https://www.ffiec.gov/nicpubweb/nicweb/nichome.aspx); however, the detailed input schedules will not be publicly available. A Reporter may request confidential treatment of the overall results if the Reporter is of the opinion that disclosure of specific commercial or financial information in the report would likely result in substantial harm to its competitive position. In certain limited circumstances, the Board may grant confidential treatment if the Reporter clearly has provided a compelling justification for the request.

A request for confidential treatment must be submitted in writing prior to, or included with, the submission of the report. The request must provide justification for the confidential treatment, and must demonstrate the specific nature of the harm that would result from public release of the information. Merely stating that competitive harm would result is not sufficient. Information for which confidential treatment is granted may subsequently be released by the Board, if the Board determines that the disclosure of such information is in the public interest. If the Board deems it necessary to release confidential data, the Reporter will be notified prior to the release.
Detail Instructions for

Schedule I: Company Inventory

General Instructions

Schedule I is an inventory of all companies of the supervised insurance organization. The primary purpose of the inventory is to identify the building block parents, which are the companies at the top of building blocks. These entities’ capital positions are adjusted and aggregated in order to calculate the BBA ratio. The inventory also provides certain basic information about entities in the group.

The inventory of companies listed on Schedule I shall include all companies within the supervised insurance organization that are:

1. Required to be included on the Board’s Reporting Form FR Y-6;
2. Required to be included on the Board’s Reporting Form FR Y-10; or
3. Classified as affiliates in accordance with NAIC Statement of Statutory Accounting Principles (SSAP) 25 and the preparation of NAIC Schedule Y; and
4. Any company, special purpose entity, variable interest entity, or similar entity that:
   (i) Enters into one or more reinsurance or derivative transactions with an inventory company;
   (ii) Is material;
   (iii) Is engaged in activities such that one or more of the inventory companies identified above are expected to absorb more than 50% of its expected losses; and
5. Any other company that the Board determines must be identified as an inventory company.

Column Instructions

Column A - Company ID

This is a calculated field. The purpose of this column is to attach a unique identifying number to each company to support the calculations.

Column B - Name of Company

Report the name of each inventory company within the supervised insurance organization using the criteria described under the General Instructions for Schedule I above.

An inventory company that has multiple parents within the supervised insurance organization should be reported multiple times, one entry for each parent.

Column C - Description of Business

Use the drop down menu to report the type of business in which each inventory company is engaged. Choose between the types of business below.

- Bank Holding Company
- Savings and Loan Holding Company
- Other Holding Company
- Life Insurance
- Property and Casualty Insurance
- Health Insurance
- Title Insurance
- Reinsurance
- Affiliated Reinsurer – Life
- Affiliated Captive Reinsurer – P&C
- Affiliated Reinsurer – Other
- Insurance Agency
- Federal Savings Bank
- State Member Bank
- State Non-Member Bank
- Trust Bank
- Foreign Bank
- Thrift
- Industrial Loan Company
- Registered Investment Advisor
- Broker/Dealer
- Asset Manager
- Residential Mortgage Loan Servicer
- Investment Company
- Tax Credit Company
- Shared Services Company
- Other

Column D - Regulatory Capital Framework

Use the drop down menu to report the regulatory capital framework of each inventory company, if applicable. Use “Other” for regulatory capital frameworks that are not listed. If the company is unregulated from a capital perspective (i.e. it is not subject to a regulatory capital framework), leave blank. Select “U.S. federal banking capital rules” for all U.S. depository institutions.
Column E - Applicable Capital Framework

Use the drop down menu to report the [applicable capital framework](#) of each inventory company.

If the inventory company is not engaged in insurance or reinsurance underwriting, select “U.S. federal banking capital rules.”

If the inventory company is engaged in insurance or reinsurance underwriting and subject to a [regulatory capital framework](#) that is scalar-compatible, then select that regulatory capital framework from the menu.

If the inventory company is engaged in insurance or reinsurance underwriting and not subject to a regulatory capital framework that is scalar-compatible, then select from the menu [NAIC RBC](#) for life insurers, fraternal insurers, health insurers, or property & casualty insurers based on the company’s primary source of premium revenue.

Column F - Accounting Basis

Use the drop down menu to report the accounting basis used by the inventory company to calculate [company available capital](#) if subject to a regulatory capital framework. If the company is not subject to a regulatory capital framework, select the accounting basis used for financial reporting.

Column G - Company Assets

Report the inventory company’s total assets under the accounting basis in column F. Where U.S. GAAP is the accounting basis, include the consolidated assets of subsidiaries.

Column H - Company Liabilities

Report the inventory company’s total liabilities under the accounting basis in column F. Where U.S. GAAP is the accounting basis, include the consolidated liabilities of subsidiaries.

Column I - Parent Company

Report the name of the company’s immediate parent. The parent name reported must match exactly one of the names reported in column B. Leave blank for [top-tier depository institution holding companies](#). A company with multiple parents within the [supervised insurance group](#) should be listed on multiple rows such that each parent relationship has its own row; all fields other than parent and equity ownership percentage should match.

Column J - Equity Ownership Percentage

Report the percentage of the company’s equity owned by the parent reported in column I. As discussed above, companies with multiple parents will list ownership percentages of all of their parents within the [supervised insurance group](#) on separate rows.

Columns K through O are Yes/No questions designed to help determine which companies should be classified as building block parents. “Yes” entries in any of the cells will result in the company becoming a building block parent.

Each of the following inventory companies is a [building block parent](#):

1. Any [top-tier depository institution holding company](#);
2. Any [depository institution holding company](#);
3. Any [capital-regulated company](#) or [material financial entity](#) that:
   a. Is assigned an [applicable capital framework](#) that is different from the applicable capital framework of any of its parents that are also inventory companies, and its applicable capital framework has a scalar determined by the Board or, a provisional scalar if the company in aggregate with all other companies subject to the same applicable capital framework are [material](#); or
   b. Has a parent that is an inventory company subject to the same [regulatory capital framework](#) and, in calculating its regulatory capital requirements, applies a charge on the inventory company’s equity value or deducts all or a portion of its investment in the inventory company.
4. Any company, special purpose entity, variable interest entity, or similar entity that:
   a. Enters into one or more reinsurance or derivative transactions with an inventory company identified above;
   b. Is material; and
   c. Is engage in activities such that one or more of the inventory companies identified above are expected to absorb more than 50% of its expected losses;
5. Any company for which more than one building block parent, as identified by the criteria above, owns a [company capital element](#) either directly or indirectly other than through another such building block parent; and
   o Is consolidated under any such building block parent’s [applicable capital framework](#); or
6. Any company that has been specifically designated by the Board as a building block parent.

Notwithstanding the criteria above, the Board may decide, in the exercise of its supervisory judgment and discretion, that a company be treated as though it is not a building block parent. For companies for which this determination has been made, report “No” in columns K through O.

Use the decision tree below to help determine whether a company should be a building block parent.

**Building Block Parent Decision Tree**

* In addition to the identifications noted in the decision tree:
  - Inventory companies identified pursuant to the proposed provisions concerning the Board’s reservation of authority, structures intended to evade application of the rule, or certain inventory companies owned by members of more than one building block, are building block parents;
  - A company that otherwise would be a building block parent, but, pursuant to the proposed provision concerning the Board’s reservation of authority, is deemed to not be a building block parent.
### Column K - Top-Tier Depository Institution Holding Company

Select “Yes” if the company is a savings and loan holding company that is not controlled by another savings and loan holding company (“Top-Tier Depository Institution Holding Company”). For all other companies, select “No.”

### Column L - Depository Institution Holding Company

Select “Yes” from the drop down menu if the company is a bank holding company as defined in section 2 of the Bank Holding Company Act of 1956 or a savings and loan holding company as defined in section 10 of the Home Owners’ Loan Act that is organized in the United States, including any bank or savings and loan holding company that is owned or controlled by a foreign organization, but does not include the foreign organization (“depository institution holding company”). For all other companies select “No.”

### Column M - Capital-Regulated Building Block Parents

Select “Yes” from the drop-down menu for all capital-regulated companies that are building block parents. For all other companies select “No.”

A capital-regulated company is a building block parent if:

1. The capital-regulated company’s applicable capital framework differs from the applicable capital framework of the next upstream building block parent and
   a. A scalar has been specified by the Board for the capital-regulated company’s applicable capital framework; or
   b. The total of the capital-regulated company and all other capital-regulated companies subject to the same applicable capital framework is material; or
2. The capital-regulated company’s applicable capital framework is the same as the next upstream building block parent(s), and that applicable capital framework, as applied to the parent
   a. Reflects the risk of the capital-regulated company in its company capital requirement by applying a charge on the company’s equity value; or
   b. Deducts all or a portion of the parent’s investment in the capital-regulated company in the calculation of the parent’s company available capital.

### Column N - Material Financial Building Block Parent

Select “Yes” from the drop down menu for material financial entities that are building block parents. Select “Opt-Out” if the supervised insurance group is electing to not treat as a material financial entity a company that otherwise meets the criteria and is eligible for this treatment as described below. For all other companies, select “No.”

A material financial entity is a building block parent if:

1. The material financial entity’s applicable capital framework differs from the applicable capital framework of the next upstream building block parent(s) and a scalar has been specified by the Board for the material financial entity’s applicable capital framework;
2. The material financial entity’s applicable capital framework is the same as the next upstream building block parent(s), and that applicable capital framework, as applied to the parent
   a. Reflects the risk of the capital-regulated company in its company capital requirement by applying a charge on the company’s equity value; or
   b. Deducts all or a portion of the parent’s investment in the capital-regulated company in the calculation of the parent’s company available capital.

A supervised insurance organization may elect to not treat a material financial entity as a building block company (“Opt-Out”) if:

1. The company engages in transaction consisting solely of either:
   a. Transactions for the purpose of transferring risk from one or more affiliates within the supervised insurance organization to one or more third parties; or
   b. Transactions to invest assets contributed to the company by one or more affiliates within the supervised insurance organization, where the company is established for purposes of limiting tax obligation or legal liability; and
2. The supervised insurance organization is able to allocate the risks from these back-to-back transactions to the operating companies engaged in such transactions in a way that avoids double counting and captures all material risks.

Reporters must submit yearly financial statements in PDF format for each company that selects “Yes” in this
column. These financial statements must include at least a balance sheet and income statement.

**Column O - Other Building Block Parent**

Select “Yes” from the drop-down menu for all inventory companies identified as building block parent under the criteria below. For all other companies, select “No.”

The following companies are also building block parents:

1. Any company that is a special purpose entity, variable interest entity, or similar entity that:
   a. Enters into one or more reinsurance or derivative transactions with another inventory company;
   b. Is material; and
   c. Is engaged in activities such that one or more other inventory companies are expected to absorb more than 50% of its expected losses;
2. Any company for which more than one building block parent, as identified by the criteria above, owns a company capital element either directly or indirectly other than through another such building block parent; and
   a. Is consolidated under any such building block parent’s applicable capital framework; or
   b. Owns downstreamed capital; and
3. Any company that has been specifically designated by the Board as a building block parent.

**Column P - Building Block Parent**

This is a calculated field that displays whether a company is a building block parent based on the responses in columns K – O. If an affirmative response was entered in any of these columns, the company is classified as a building block parent.

**Column Q - Assigned Building Block**

This is a calculated field displaying the building block parent into which each company rolls up. Each company classified as a building block parent has its own building block consisting of the company and all direct and indirect subsidiaries that are not building block parents extending until the next building block parent.
Detail Instructions for

Building Block Parents

Schedule II

General Instructions

Schedule II lists all entities classified as building block parents as a result of the entries on Schedule I. In this schedule, report the company available capital and company capital requirement for each building block parent. Also report any necessary adjustments to available capital and capital requirement. These adjustments eliminate double counting, remove inconsistencies, and better reflect the risk within the building block parent and the companies within the block.

Column Instructions

Column A - Row Number
This is a calculated field that assigns a unique reference number to each row in the schedule.

Column B - Company ID
This is a calculated field that pulls the unique company identifier from column A of Schedule I for each inventory company identified as a building block parent in column P of Schedule I.

Column C - Building Block Parent
This is a calculated field that pulls the company name from column B of Schedule I for each inventory company identified as a building block parent in column P of Schedule I.

Column D - Applicable Capital Framework
This is a calculated field that pulls the applicable capital framework from column E of Schedule I for each inventory company identified as a building block parent in column P of Schedule I.

Column E - Company Available Capital
For each building block parent, report the company available capital as determined in accordance with the company’s applicable capital framework.

NAIC RBC - Report Total Adjusted Capital (TAC) where NAIC RBC is the applicable framework.

U.S. federal banking capital rules - If the company is a depository institution, report total qualifying capital as calculated under the regulatory capital rules promulgated by the FDIC or the OCC.

If the company is not a depository institution, report total qualifying capital under the Board’s BHC capital rules, calculated by:

1. Applying the same elections and treatment of exposures as are applied to the subsidiary depository institution;
2. Applying subparts A through F of this part, to the members of the building block of which the building block parent is a member, on a consolidated basis, to the same extent as if the building block parent were a Board-regulated institution; and
3. Not deducting investments in capital of unconsolidated financial institutions, nor excluding these investments from the calculation of risk-weighted assets.

When applying the Board’s BHC capital rules to a building block parent, downstream building block parents can be included at a deconsolidated basis. The investment in downstream building block parents should be their estimated GAAP equity.

Other - For companies subject to a different applicable capital framework, report the jurisdictional intervention point, as defined on Schedule VIII.

Column F - Total Tier 2 Capital Securities
Report all instruments that meet the definition of tier 2 capital securities (e.g., surplus notes) included in the company available capital reported in column E. The amount reported should include securities issued by the building block parent. Securities issues by other companies in the building block should be included only if they are accretive to the company available capital of the building block parent, (e.g., as a minority interest).
In addition to reporting tier 2 capital securities here, report the details of these instruments on Schedule XII. Capital Instruments. The totals on each schedule should match.

**Column G - Grandfathered Surplus Notes**

Report all surplus notes included in column F that were issued by any company in the building block prior to November 1, 2019, not owned by an affiliate of the issuer, and currently outstanding. These instruments qualify for grandfathering treatment, and therefore, are considered qualifying capital.

**Columns H through N: Adjustments to Available Capital**

Reporters shall enter adjustments to company available capital, as necessary, to ensure there is no double counting of capital. Enter negative numbers for deductions from available capital and positive numbers for additions to available capital. The required adjustments are as follows:

**Column H - Non-Qualifying Capital Instruments**

Report an adjustment to deduct any accretion to company available capital reported in column E - arising from any instrument issued by a building block member, where the instrument fails to meet the criteria for qualifying capital instruments.

**Column I - Insurance Underwriting RBC**

For companies where the applicable framework is U.S. federal banking capital rules, report an adjustment to company available capital in column E to eliminate any amount deducted for insurance underwriting risks.

**Column J - Permitted and Prescribed Accounting Practices**

Report the impact of approved variations, including permitted and prescribed accounting practices in this column. The impact is the difference between the company available capital in column E and company available capital recalculated after assuming that no building block member had any transitional measures, unless the transitional measures has been approved by the Board.

Examples of transitional measures include:
- the election to establish minimum reserves using VM-A and VM-C for US life insurance business otherwise subject to VM-20 during the 3-year transition period
- the transitional measures for equity risk, risk-free interest rates, and technical provisions permitted under Solvency II
- the grandfathering of capital instruments permitted under Solvency II

**Column L - Deduction of Investments in Own Capital Instruments**

Report as a deduction any investment by the building block parent in its own capital instrument(s), or any investment by any member of the building block parent’s building block in capital instruments of the building block parent, including any net long position, to the extent that such investment(s) would otherwise be accretive to the building block parent’s building block available capital. For this calculation, the net long position should be determined in accordance with 12 CFR 217.22(h), provided that a separate account asset or associated guarantee shall not be regarded as an indirect exposure unless the position of the fund underlying the separate account asset equals or exceeds 5 percent of the fund’s value.

**Column M - Reciprocal Cross Holdings in the Capital of Financial Institutions**

Report as a deduction any investment(s) by the building block parent in the capital of other unaffiliated financial institutions that it holds reciprocally, where such reciprocal holdings result from a formal or informal arrangement to swap, exchange, or otherwise intend to hold each other’s capital instruments, to the extent that such investment(s) would otherwise be accretive to the building block parent’s building block available capital.

**Column N - Limits on investments in other financial institution**

For all companies other than top-tier depository institution holding companies, enter zero. For top-tier depository institution holding companies, enter as a negative number, any accreted capital from an investment in the capital of an unconsolidated financial institution that is not an inventory company, that exceeds twenty-five percent of the amount of its
Building block available capital excluding tier 2 capital instruments and prior to the application of this adjustment.

For purposes of calculating this amount, follow the rules for banks in §217.22(h), except do not treat a separate account asset or associated guarantee is not an indirect exposure. The deductions described in paragraph (d)(1)(A) are net of associated deferred tax liabilities in accordance with § 217.22(e).

Column O - Other Adjustments to Available Capital

Enter in this column any other adjustments to company available capital required by the BBA, including adjustments made by order of the Board.

Column P - Adjusted Company Available Capital

This is a calculated field that sums the company available capital with the entered adjustments.

Column Q - Company Capital Requirement

For each building block parent, report the capital requirement as determined in accordance with the company’s applicable capital framework.

NAIC RBC - Report Authorized Control Level (ACL) RBC where NAIC RBC is the applicable framework.

U.S. federal banking capital rules - If the company is a depository institution, report risk weighted assets as calculated under the regulatory capital rules promulgated by the FDIC or the OCC.

If the company is not a depository institution, report total qualifying capital under the Board’s BHC capital rules, calculated by:

1. Applying the same elections and treatment of exposures as are applied to the subsidiary depository institution;
2. Applying subparts A through F of this part, to the members of the building block of which the building block parent is a member, on a consolidated basis, to the same extent as if the building block parent were a Board-regulated institution; and
3. Not deducting investments in capital of unconsolidated financial institutions, nor excluding these investments from the calculation of risk-weighted assets.

When applying the Board’s BHC capital rules to a building block parent, downstream building block parents can be included at a deconsolidated basis as an equity investment of the parent company. If that treatment is used, the assets of the subsidiary building block parent do not need to be included in the calculation of risk weighted assets beyond a 400% risk weight on the subsidiary building block parent’s net GAAP equity. If this is done, Schedule III must be filed out consistently.

Other - For companies subject to a different applicable capital framework, report the risk-sensitive measure of required capital used to determine the jurisdictional intervention point applicable to the company.

Columns Q through W: Adjustments to Capital Requirement

Adjustments to the capital requirement ensure consistent and comparable reporting across firms and a consolidated view of risk. For the following columns, negative numbers shall be reported for deductions from capital requirement and positive numbers for additions to capital requirement. The adjustments are as follows:

Column R - Internal Credit Risk Charges

Report as a deduction the difference between the building block parent’s capital requirement and the building block parent’s capital requirement excluding all charges for the possibility of default of any company in the supervised insurance institution. Examples of internal credit risk charges include capital requirements assessed for credit risk on internal loans or on internal reinsurance arrangements.

This is an optional reduction in capital requirement. The adjustment, however, must be made consistent from reporting period to reporting period, unless prior approval is obtained from the Board.

Column S - Permitted & Prescribed Accounting Practices

Report the impact of any approved variations, including permitted and prescribed accounting practices in this column. The impact is the difference between the building block parent’s company capital requirement and the building block parent’s company capital requirement recalculated after assuming that neither the building block parent, nor any company that is a member of the block, had prepared its most recent financial information with the application of any approved variations, including permitted or prescribed accounting practices.
Column T - Transitional Measures in Applicable Capital Frameworks

Report the impact of any transitional measures, including grandfathering, in this column. The impact is the difference between the building block parent’s company capital requirement and the building block parent’s company capital requirement recalculated after assuming that neither the building block parent nor any company that is a member of the block, had prepared its most recent financial information with the application of any grandfathering or transitional measures under the building block parent’s applicable capital framework unless the application of these measures has been approved by the Board.

Examples of transitional measures include:

- the election to establish minimum reserves using VM-A and VM-C for US life insurance business otherwise subject to VM-20 during the 3-year transition period
- the transitional measures for equity risk, risk-free interest rates, and technical provisions permitted under Solvency II
- the grandfathering of capital instruments permitted under Solvency II

Column U - Risks of Certain Intermediary Entities

This adjustment is applicable to supervised insurance organizations that have made the election described in the instructions for column N of Schedule I to not treat a company as a material financial entity that otherwise would meet the definition of a material financial entity. If the building block parent or any company that is a member of the building block has engaged in transactions with external parties indirectly using back-to-back transactions with the company for which this election has been made, an adjustment may be necessary.

Report as an adjustment the difference between the building block parent’s company capital requirement and the building block parent’s company capital requirement assuming that the building block parent or other member of the building block had engaged in the external transaction directly instead of indirectly.

Column V - Risk Charges Relating to Investments in Own Capital Securities

Report as a deduction any difference between the building block parent’s company capital requirement and its company capital requirement assuming that neither the building block parent nor any member of the building block held any investment in the building block parent’s own capital instrument(s), including any net long position. For this calculation, the net long position should be determined in accordance with 12 CFR 217.22(h), provided that a separate account asset or associated guarantee shall not be regarded as an indirect exposure unless the position of the fund underlying the separate account asset equals or exceeds 5 percent of the fund’s value.

Column W - Risks Relating to Title Insurance

Report as an addition to the building block parent’s company capital requirement the amount of the building block parent’s reserves for claims pertaining to title insurance, multiplied by 300 percent.

Column X - Other Adjustments to Capital Requirement

Enter in this column any other adjustments to the building block parent’s capital requirement ordered by the Board.

Column Y - Total Adjustments to Capital Requirement

This is a calculated field that sums the company’s adjustments to the capital requirement entered by the Reporter.
Detail Instructions for

Parent Ownership

Schedule III

General Instructions

Schedule III lists all subsidiary/parent building block relationships for inventory companies classified as building block parents as a result of the entries on Schedule I. Inputs on this schedule facilitate the aggregation of building blocks on subsequent schedules.

Column Instructions

Column A - Row Number
This is a calculated field that assigns a unique reference number to each row in the schedule.

Column B - Company ID
This is a calculated field that pulls the unique company identifier from column A of Schedule I for each inventory company identified as a building block parent in column P of Schedule I.

Column C - Building Block Parent
This is a calculated field that pulls the company name from column B of Schedule I for each inventory company identified as a building block parent in column P of Schedule I.

Column D - Applicable Capital Framework
This is a calculated field that pulls the applicable capital framework from column E of Schedule I for each inventory company identified as a building block parent in column P of Schedule I.

Column E - Parent Company Name
This is a calculated field that pulls the names of each of the building block parent’s direct parents from column I of Schedule I. For top-tier depository institution holding companies, “None” is displayed.

Column F - Next Upstream Building Block Parent
This is a calculated field that displays the building block parent’s next upstream building block parent. This is the building block into which the building block parent in column C rolls up into. For top-tier depository institution holding companies, “None” is displayed.

Column G - Next Upstream Building Block Parent’s Capital Framework
This is a calculated field that displays the applicable capital framework for the next upstream building block parent in column F.

Column H - Capital Downstreamed from Upstream Building Block Parent
Report the amount of downstreamed capital owned by any member of the building block parent’s building block in the downstream building block parent. The amount of the downstreamed capital is calculated as the impact, excluding any impact on taxes, on the company available capital of the building block parent of the building block of which the owner is a member, if the owner were to deduct the downstreamed capital.

Column I - Upstream Building Block Parent’s Capital Requirement on Investment
Report the impact on the capital requirement reported in column Q of Schedule II for the building block parent shown in column F as a result of its investment in the company. The impact is the difference between the building block parent’s company capital requirement and the building block parent’s company capital requirement recalculated under the assumption that members of the building block parent’s building block had no investment in the downstream building block parent. The reported value shall be net of applicable concentration charges, covariance adjustments, or any other factors that impact capital requirement as a result of the building block parent’s investment in the company.
Detail Instructions for

Available Capital

Schedule IV

General Instructions

Building block available capital for each building block parent is calculated on Schedule IV using the information reported on Schedules I through III.

For each building block parent, the amount of building block available capital is the company available capital (column I),
1. Reduced by the downstreamed capital owned by any member of the building block parent’s building block;
2. Increased by the building block available capital of any downstream building block parents, less the value of any upstream investment in the building block parent by any downstream building block parent, scaled to the applicable capital framework of the building block parent and then multiplied by the building block parent’s allocation share of the downstream building block parent; and
3. Adjusted for any adjustments to available capital reported on Schedule III.

Column Instructions

Column A - Row Number
This is a calculated field that assigns a reference number to each row in the schedule.

Column B - Column G
Columns B through G are calculated fields and consist of attributes of the building block parents. This information is pulled from Schedule III.

Column H - Tier 2 – Total
This is a calculated field that pulls the total Tier 2 securities issued by the building block parent or any member of its block from column F of Schedule II.

Column I - Tier 2 – UpBBP
Report the amount of available capital from Tier 2 securities issued by the building block parent in column C or any member of its block to the upstream building block parent in column F or any member of its block.

Column J - ProRata Allocation
Report the upstream building block parent’s share of the building block parent in column C based on equity ownership, including associated paid-in capital.

Column K - DownAC
This is a calculated field that pulls the building block available capital for the building block parent in column C from column R.

Column L - Allocation Share
This field calculates the allocation share using the formula:

\[ \text{AllocationShare}_{\text{UpBBP}} = \frac{\text{Tier2}_{\text{UpBBP}} + (\text{DownAC} - \text{Tier2}_{\text{Total}}) \times \text{ProRataAllocation}_{\text{UpBBP}}}{\text{DownAC}} \]

Column M - Adjusted Company Available Capital
This is a calculated field that pulls the company’s adjusted available capital reported in column Q on Schedule II.

Column N - Value of Downstream Building Blocks
This is a calculated field that sums the parent’s value of investment reported in column H on Schedule III for each row on Schedule III where the parent block in column G of Schedule III is the same as the company in column C of Schedule IV. The figure represents the value of the building block parent’s downstream building block parents. The value is negative because it is subtracted from the building block parent’s available capital before adding the scaled downstream building block parent available capital in column K.

Column O - Scaled Downstream Building Block Parent Available Capital
This is a calculated field that scales the downstream building block parent’s building block available capital from column Q to the building block parent’s applicable capital framework.
Column P - Building Block Available Capital (Applicable Framework)

This is a calculated field that sums the values in columns M through O. The value represents a building block parent’s available capital after its downstream building block parents have all been adjusted and scaled to its applicable capital framework. This ensures that the capital positions of all building blocks that roll up into this block are expressed in the building block parent’s applicable capital framework before being scaled, if necessary, to the common capital framework.

Column Q - Building Block Available Capital (Common Framework)

This is a calculated field that scales the building block parent’s available capital in column P to the common capital framework, if needed.

Column R - Total Tier 2 Capital Securities

This is a calculated field that pulls in the amount of tier 2 capital reported in column F of Schedule II.

Column S - Grandfathered Tier 2 Capital Securities

This is a calculated field that pulls in the amount of grandfathered tier 2 capital reported in column G of Schedule II.

Column T - Deduction for 62.5% Tier 2 Capital Limitation

This field calculates the amount of tier 2 capital in excess of the 62.5% limitation. The amount of tier 2 capital securities permitted to be included in building block available capital for a top-tier depository institution holding company’s BBA ratio is limited to the greater of 62.5% of the building block parent’s building block capital requirement and the amount of grandfathered tier 2 capital securities.

Column U - Proportionally Adjusted BBA Available Capital (Common Framework)

This is a calculated field that multiplies the scaled common capital framework available capital in column R, less the tier 2 deduction in column T, by the allocation share in column L. This ensures that as building blocks roll up into upstream building block parents, they do so at the correct proportion.
Detail Instructions for

Capital Requirement

Schedule V

General Instructions

Schedule V has no required inputs. Building block capital requirement for each building block parent is calculated on Schedule V using the information reported on Schedules I through III.

For each building block parent, the building block capital requirement is the adjusted company capital requirement (column I),

1. reduced by the difference between the building block parent’s company capital requirement and the building block parent’s company capital requirement recalculated after treating the building block parent as though it had no investment in any downstream building block parent;

2. increased by the building block capital requirement for any downstream building block parent, which is scaled to the applicable capital framework of the building block parent and then multiplied by the building block parent’s allocation share of the downstream building block parent, and

3. adjusted for any adjustments to capital requirement reported on Schedule III.

Column Instructions

Column A - Row Number
This is a calculated field that assigns a reference number to each row in the schedule.

Column B - Column H
Columns B through H are calculated fields that consist of the attributes of the building block parents. This information is pulled directly from Schedule III.

Column I - Adjusted Company Capital Requirement
This is a calculated field that pulls the building block parent’s adjusted company capital requirement reported in column Y on Schedule II.

Column J - Capital Requirement for Downstream Building Block Parents
This is a calculated field that sums the parent’s capital requirement reported in column J on Schedule III for each row on Schedule III where the parent block in column F of Schedule III is the same as the company in column C of Schedule V. The figure represents the capital requirement held by the building block parent’s downstream building block parents. The value is negative because it will be subtracted from the company’s capital requirement before adding the scaled downstream building block parent capital requirement in column K.

Column K - Scaled Downstream Building Block Parent Capital Requirement
This is a calculated field that scales the downstream building block parent’s capital requirement from column O to the building block parent’s applicable capital framework.

Column L - Building Block Capital Requirement (Applicable Framework)
This field calculates the building block capital requirement in its applicable capital framework by summing columns I through L. The value represents that building block parent’s capital requirement after its downstream building block parents have all been adjusted and scaled to its capital framework where necessary.

Column M - Building Block Capital Requirement (Common Framework)
This is a calculated field that scales the building block capital requirement in column M to the common capital framework, if needed.

Column N - Proportionally Adjusted Building Block Capital Requirement (Common Framework)
This is a calculated field that multiplies the scaled common framework capital requirement in column N by the allocation share of the building block parent.
attributable to the upstream building block parent in column F. This is used for the rollup calculations.
Detail Instructions for
Overall Results
Schedule VI

General Instructions
Schedule VI has no required inputs. Building block available capital and the building block capital requirement as calculated in Schedule IV and V are pulled in for each building block parent. The BBA ratio is calculated as a ratio of building block available capital and building block capital requirement. The available capital, capital requirement and calculated ratio under each company’s applicable capital framework is shown for comparison purposes.

Column Instructions

Column A - Row Number
This is a calculated field that assigns a reference number to each row in the schedule.

Column B - Company ID
This is a calculated field that pulls the unique company ID assigned to each company in column P of Schedule I.

Column C - Building Block Parent
This is a calculated field that pulls the company name from column B of Schedule I for the building block parent.

Column D - Applicable Capital Framework
This is a calculated field that pulls the company’s applicable capital framework from column E of Schedule I.

Column E - Company Available Capital (Regulatory Capital Framework)
This is a calculated field that pulls the company’s company available capital from column E of Schedule II.

Column F - Company Capital Requirement (Regulatory Capital Framework)
This is a calculated field that pulls the company’s company capital requirement from column Q of Schedule II.

Column G - Capital Ratio (Regulatory Capital Framework)
This field calculates the ratio of company available capital (column E) to company capital requirement (column F). This is the company’s capital ratio under its existing regulatory capital framework.

Column H - Building Block Available Capital
This is a calculated field that pulls the building block parent’s building block available capital from column Q of Schedule IV. This is building block available capital scaled to the common capital framework for the building block.

Column I - Building Block Capital Requirement
This is a calculated field that pulls the building block parent’s company capital requirement from column M of Schedule V. This is the building block capital requirement scaled to the common capital framework, which includes the building block parent and all of its downstream building block parents.

Column J - BBA Ratio
This field calculates the ratio of the building block available capital in column H to the building block capital requirement in column I for each building block parent.
Detail Instructions for

Section 171 Calculation

Schedule VII

General Instructions

Schedule VI is used to report the Section 171 Ratio. The Section 171 calculation applies the Board’s existing risk-based capital requirements to supervised insurance organizations with the option to exclude insurance operations.

Populate either the columns related to consolidating the insurers (columns D to F) or the columns related to excluding the insurers (columns G to L).

Note: two options are currently included for the mechanics of deconsolidating the insurer. The Board anticipates only including one of these in the final rule.

Column Instructions

Column A - Company ID
This is a calculated field that pulls the unique company ID from column A of Schedule I for the company selected in column B.

Column B - Company Name
Choose from the list, the company that is the highest SLHC within the organization that is not an insurance underwriting company.

Column C - Applicable Capital Framework
This is a calculated field that pulls the company’s applicable capital framework from column E of Schedule I.

Full Consolidation Election.
Use columns D and E to report total capital and risk-weighted assets if the full consolidation election is chosen, otherwise report values under Option 1 or Option 2 that allows for the exclusion of insurance operations.

Column D - Total Capital
Report consolidated total capital as defined by the US federal banking capital rules.

Column E - Risk-Weighted Assets
Report consolidated risk-weighted assets as defined by the US federal banking capital rules.

Column F - Capital Ratio
This field calculates the ratio of the capital reported in column D to the risk-weighted assets reported in column E.

Option 1: Deduction.

Column G - Total Capital (Excluding State-Regulated Insurers)
Report total capital as defined by the US federal banking capital rules, but excluding insurance operations. In this option, exclude insurance operations by deducting their GAAP equity from capital.

Column H - Risk-Weighted Assets (Excluding State-Regulated Insurers)
Report risk-weighted assets as defined by the US federal banking capital rules. Do not include any assets or exposures of excluded insurance operations when calculating this amount. Do not include any insurance assets or exposures when determining the applicability of the Board’s market risk capital rule or the Board’s advanced approaches capital rule.

Column I - Capital Ratio
This field calculates the ratio of the capital reported in column G to the risk-weighted assets reported in column H.
Option 2: Risk-Weighted

Column J - Total Capital
Report consolidated total capital as defined by the US federal banking capital rules. Do not deduct the value of any state-regulated insurer that is risk-weighted in column K due to the limits on unconsolidated positions in financial institutions.

Column K - Risk-Weighted Assets (State-Regulated Insurers at 400%)
Report risk-weighted assets as defined by the US federal banking capital rules, with the exception that investments in insurance operations should be included with a risk-weight of 400%. Do not include any insurance assets or exposures when determining the applicability of the Board’s market risk capital rule or the Board’s advanced approaches capital rule.

Column L - Capital Ratio
This field calculates the ratio of the capital reported in column J to the risk-weighted assets reported in column K.
Framework Information

Schedule VIII

Schedule VIII shows the scalars specified by the Board and allows reporters to enter scalars calculated for non-U.S. scalar compatible framework where required.

For each regulatory capital framework listed, specify whether the framework is material for the supervised insurance organization by considering whether the companies in the supervised insurance organization subject to the framework are material.

For frameworks that are material other than NAIC RBC and U.S. federal banking capital rules, specify whether the framework is scalar compatible. A framework is scalar compatible if it exhibits the following three attributes:
1. The framework is clearly defined and broadly applicable;
2. The framework has a clearly defined intervention point that can be used to calibrate a provisional scalar; and
3. The framework provides a risk-sensitive measure of required capital reflecting material risks to a company’s financial strength.

For material frameworks that are scalar compatible, enter the capital requirement scalar. The capital requirement scalar is calculated using the formula below:

\[
\frac{1 + \text{adjustment}^{\text{from}}}{\text{requirement}^{\text{from}}} \times \text{requirement}^{\text{from}} \times \text{requirement}^{\text{to}}
\]

where:

\text{adjustment}^{\text{from}} \text{ is equal to the jurisdictional adjustment below based on the country’s OECD risk classification and the table below:}

<table>
<thead>
<tr>
<th>OECD Country Risk Classification</th>
<th>Jurisdictional Risk Adjustment</th>
</tr>
</thead>
<tbody>
<tr>
<td>0-1, including jurisdictions with no OECD country risk classification</td>
<td>0%</td>
</tr>
<tr>
<td>2</td>
<td>20%</td>
</tr>
<tr>
<td>3</td>
<td>50%</td>
</tr>
<tr>
<td>4-6</td>
<td>100%</td>
</tr>
<tr>
<td>7</td>
<td>150%</td>
</tr>
</tbody>
</table>

requirement^{\text{scaling from}} \text{ is equal to the jurisdictional intervention point of the downstream building block parent; and}

requirement^{\text{scaling to}} \text{ is equal to the jurisdictional intervention point of the upstream building block parent}

The jurisdictional intervention point is the capital level, under the laws of the jurisdiction, at which the supervisory authority in the jurisdiction may intervene as to a company subject to the applicable capital framework by imposing restrictions on distributions and discretionary bonus payments by the company or, if no such intervention may occur in a jurisdiction, then the capital level at which the supervisory authority would first have the authority to take action against a company based on its capital level.

For scalar-compatible frameworks for which no scalar has been specified by the Board, the building block parent’s building block available capital shall be the same as the available capital reported for the applicable framework, therefore zero is automatically populated in the “AC Factor to Common” column.
Supplemental Information Schedules

Detail Instructions for Intercompany Transactions

Schedule IX

General Instructions

Schedule IX provides a list of certain intercompany transactions and all outstanding balances between companies of the supervised insurance institution that impact the balance sheet and capital, and related adjustments, if applicable.

In this schedule, report all significant intercompany transactions within the supervised insurance institution. Examples of intercompany transactions include investments in affiliates (excluding surplus notes, which should be reported on Schedule XI), asset sales, guarantees, and dividends between companies reported on Schedule I. In addition, report all significant outstanding intercompany balances (e.g. loans, letters of credit, investments in affiliates) between companies reported on Schedule I. Transactions/balances between companies that are routine in nature and do not have a significant impact to the balance sheet should be excluded. This may include, for example, general business services contracts and immaterial financial related transactions (e.g. management of liquidity through a centralized treasury function) should be omitted from the schedule. Intercompany reinsurance transactions as well as reinsurance and liquidity pools should be reported on other supplemental schedules and excluded from this schedule.

All significant transactions entered into during the course of the year and balances outstanding as of or the Financial Statement Date should be included in the schedule.

Significant transactions and balances are those larger than one-half of one percent of the total combined assets reported by the relevant top-tier institution under 12 CFR Part 246 (Regulation TT). If a transaction is part of a related series of transactions, report the total amount of the series. One row shall be used per intercompany transaction/balance or series.

<table>
<thead>
<tr>
<th>Column Instructions</th>
</tr>
</thead>
<tbody>
<tr>
<td>Column A - Row Number</td>
</tr>
<tr>
<td>Column B - Intercompany Transaction/Balance Type</td>
</tr>
<tr>
<td>Dividend</td>
</tr>
<tr>
<td>Loan - Differing valuation</td>
</tr>
<tr>
<td>Loan - Risk charge</td>
</tr>
<tr>
<td>Guarantee</td>
</tr>
<tr>
<td>Letter (s) of Credit</td>
</tr>
<tr>
<td>Other holding(s) or transaction(s) adjustment</td>
</tr>
<tr>
<td>Investment in subsidiary or affiliate</td>
</tr>
<tr>
<td>Derivative transaction</td>
</tr>
<tr>
<td>Securities financing transaction</td>
</tr>
<tr>
<td>Purchase of asset(s)</td>
</tr>
<tr>
<td>Sale of asset(s) for gains</td>
</tr>
<tr>
<td>Other sale of asset(s)</td>
</tr>
<tr>
<td>Purchase of investment(s)</td>
</tr>
<tr>
<td>Sale of investment(s)</td>
</tr>
<tr>
<td>Purchase of debt</td>
</tr>
<tr>
<td>Sale of debt</td>
</tr>
<tr>
<td>Keepwell agreement/intercompany capital maintenance agreement</td>
</tr>
<tr>
<td>Secured credit transaction</td>
</tr>
<tr>
<td>Split-dollar life insurance</td>
</tr>
<tr>
<td>Transaction with third-party if proceeds used to benefit affiliate</td>
</tr>
<tr>
<td>Other (please describe)</td>
</tr>
<tr>
<td>Column C - Transaction or Balance</td>
</tr>
<tr>
<td>Report if the entry in column B is either a transaction or a balance.</td>
</tr>
<tr>
<td>Column D - Description</td>
</tr>
<tr>
<td>------------------------</td>
</tr>
<tr>
<td>Provide a brief description of the transaction or balance outstanding.</td>
</tr>
</tbody>
</table>

**Column E - Type of Effect of Transaction/Balance**

Use the drop down menu to report the type of effect of the transaction or balance on capital, if applicable.

**Column F - Date**

Report the trade date of the transaction. Use N/A for outstanding balances or if the entry is a total.

**Column G - Amount**

Report the notional amount of the transaction or balance.

**Column H - Company A**

Report the payor (Company A) of the transaction or balance.

**Column I - Company B**

Report the recipient (Company B) of the transaction or balance.

**Column J - Company A’s Applicable Capital Framework**

This is a calculated field that pulls Company A’s applicable capital framework. The information is pulled directly from the column E on Schedule I.

**Column K - Company B’s Applicable Capital Framework**

This is a calculated field that pulls Company B’s applicable capital framework. The information is pulled directly from the column E on Schedule I.

**Column L - Company A’s Accounting Basis**

This is a calculated field that pulls Company A’s accounting framework. The information is pulled directly from the column F on Schedule I.

**Column M - Company B’s Accounting Basis**

This is a calculated field that pulls Company B’s accounting framework. The information is pulled directly from the column F on Schedule I.

**Column N - Company A’s Building Block Parent**

This is a calculated field that displays the company’s building block parent. For companies with no reported parent, i.e., top-tier depository institution holding company, “None” is displayed.

**Column O - Company B’s Building Block Parent**

This is a calculated field that displays the company’s building block parent. For companies with no reported parent, i.e., top-tier depository institution holding company, “None” is displayed.

**Column P - Type of Adjustment**

Indicate if transaction resulted in inconsistent available or redundant required capital, or both, if applicable. Use available capital, capital requirement (RMA), available/RMA, or N/A.

**Column Q - Adjustment to Available Capital (Company A)**

Report the adjustment to available capital for Company A, if applicable.

**Column R - Adjustment to Capital Requirement (Company A)**

Report the adjustment to the capital requirement for Company A, if applicable.

**Column S - Adjustment to Available Capital (Company B)**

Report the adjustment to available capital for Company B, if applicable.

**Column T - Adjustment to Capital Requirement (Company B)**

Report the adjustment to the capital requirement for Company B, if applicable.
Detail Instructions for
Internal Reinsurance
Schedule X

General Instructions
Schedule X provides information on intra-group reinsurance. The schedule’s purpose is to have a complete list of outstanding internal reinsurance balances between companies of the supervised insurance institution.

In this schedule, report intercompany reinsurance balances for all companies reported on Schedule I at the Financial Statement Date. Exclude intercompany reinsurance pools.

Column Instructions

Column A - Row Number
This is a calculated field that assigns a reference number to each row in the schedule.

Column B - Ceding Company
Report the company ceding reinsurance.

Column C - Reinsurer
Report the company assuming reinsurance.

Column D - Business Ceded
Report the type of business ceded

Column E - Authorized, Unauthorized or Certified
Use the drop down menu to report whether the reinsurer is authorized, unauthorized or certified.

Column F - Reinsurer Type
Report the type of reinsurance ceded (e.g. Coinsurance, Modified coinsurance, Yearly Renewable Term, Facultative, Surplus Share).

Column G - Amount In Force at End of Year
Report the amount of insurance in force at the end of the most recent year. For property & casualty insurance use N/A.

Column H - Reserve Credit Taken/Reinsurance Recoverable on Reserves
Report the reserve credit taken by the ceding life company at the end of the most recent year. Report the total reinsurance recoverable on reserves for the ceding P&C company.

Column I - Premiums
Report total premiums ceded for the most recent year.

Column J - Cedant’s Applicable Capital Framework
This is a calculated field that pulls the ceding company’s applicable capital framework. The information is pulled directly from the column E on Schedule I.

Column K - Reinsurer’s Applicable Capital Framework
This is a calculated field that pulls the reinsurer’s applicable capital framework. The information is pulled directly from the column E on Schedule I.

Column L - Cedant’s Accounting Basis
This is a calculated field that pulls the ceding company’s accounting framework. The information is pulled directly from the column F on Schedule I.

Column M - Reinsurer’s Accounting Basis
This is a calculated field that pulls the reinsurer’s accounting framework. The information is pulled directly from the column F on Schedule I.

Column N - Category
Use the drop down menu to report the applicable description of the reinsurance. The categories include:
- Cross-framework reinsurance
- Intra-framework reinsurance (Non-Captive)
- Intra-framework reinsurance (Captive)

Column O - Effective Date
Report the date the contract originally went into effect.

Column P - Cedant’s Building Block Parent
This is a calculated field that displays the cedant’s building block parent. For companies with no reported parent, i.e., top-tier depository institution holding company, “None” is displayed.
Column Q - Reinsurer’s Building Block Parent
This is a calculated field that displays the reinsurer’s parent’s building block parent. For companies with no reported parent, i.e., top-tier depository institution holding company, “None” is displayed.
Detail Instructions for
Approved Variations
Schedule XI

General Instructions
Schedule XI provides information on approved variations, including permitted and prescribed practices, and transitional measurers. This worksheet’s purpose is to obtain a full inventory of approved variations and transitional measures and to capture their effect on available capital and capital requirement.

In this schedule, report approved variations, including permitted & prescribed practices, and transitional measures in applicable capital frameworks of all companies reported on Schedule I. One row shall be used per type of approved variation or transitional measure.

Column Instructions

Column A - Row Number
This is a calculated field that assigns a reference number to each row in the schedule.

Column B - Company Name
Select from the drop-down list the company from the list on Schedule I using the approved variations or transitional measure.

Column C - Country and State/Province of Domicile
Report the specific country and state/province in which the company is domiciled.

Column D - Applicable Capital Framework
This is a calculated field that pulls in the applicable capital framework from Schedule I for the company selected in column B.

Column E - Building Block Parent
This is a calculated field that displays the company’s building block parent as assigned in Schedule I.

Column F - Approved Variation or Transitional Measure
Report whether the practice is an approved variation or transitional measure.

Column G - Description of Approved Variation or Transitional Measure
Provide a brief description of the approved variation or transitional measure.

Column H - Adjustment to Available Capital
Report the impact of the approved variation or transitional measure on company available capital. The impact is the difference between the company’s company available capital and its company available capital assuming that the company did not use the approved variation or transitional measure. The total impact on this schedule should match the total adjustments to available capital reported on Schedule II for approved variations, including permitted and prescribed practices, and transitional measures.

Column I - Adjustment to Capital Requirement
Report the impact of the approved variation or transitional measure to capital requirement. The impact is the difference between the company’s company capital requirement and its company capital requirement assuming that the company did not use the approved variation or transitional measure. The total impact on this schedule should match the total adjustments to capital requirement reported on Schedule II for approved variations, including permitted and prescribed practices, and transitional measures.
Detail Instructions for
Capital Instruments
Schedule XII

**General Instructions**

Section XII is an list of outstanding capital instruments issued by any company of the supervised insurance organization, with the purpose of obtaining information pertaining to paid up financial instruments, including common stock. This worksheet is intended to obtain an list of the capital instruments that qualify for available capital and that meet the criteria set out in 12 CFR 217.20(d)(1), with modifications, and those instruments that are not qualifying capital instruments.

In this schedule, report Capital Instruments of all companies reported on Schedule I. The total of Tier 2 Capital Securities per building block parent should equal the amount entered in column F in Schedule II. The total of Non-Qualifying Capital Instruments per building block parent should equal the amount entered in column H in Schedule II. Companies should not include intragroup financial instruments issued between companies included within the scope of the group. One row per capital instrument shall be used for the companies that have issued multiple instruments.

**Column Instructions**

**Column A - Row Number**
This is a calculated field that assigns a reference number to each row in the schedule.

**Column B - Issuing Company**
Report the company that issued the capital financial instrument.

**Column C - Building Block Parent**
This is a calculated field that displays the issuing company’s building block parent. For companies with no reported parent, i.e., top-tier depository institution holding company, “None” is displayed.

**Column D - Security Type**
Use the drop down menu to select the option that best describes the reported capital instrument outstanding. The types of capital instruments are:

- Senior debt
- Senior subordinated debt
- Junior subordinated debt
- Surplus/Capital note
- Preferred stock
- Hybrid instruments
- Common stock
- Other

**Column E - ID Number (CUSIP/ISIN)**
Report a unique security identifier.

**Column F - Rank**
Describe the instrument’s level of subordination.

**Column G - Grandfathered Instrument (Y/N)**
Report whether the capital instrument receives grandfathering treatment.

**Column H - Amount Issued**
Report the issued notional amount of the capital instrument.

**Column I - Amount Outstanding**
Report the amount outstanding of the capital instrument.

**Column J - Issue Date**
Report the date the capital instrument was issued.

**Column K - Maturity Date**
Report the date when the financial instrument will mature. For a perpetual instrument, use N/A.

**Column L - Coupon Type**
Use the drop down menu, to report whether the coupon is fixed or variable, if the instrument makes coupon payments.

**Column M - Coupon Rate**
Report the predetermined interest rate used to calculate the fixed coupon payments on the capital instrument, if the instrument makes coupon payments. Report the
reference rate and the quoted spread used to calculate the variable coupon payments on the capital instrument.

**Column N - Coupon Frequency**
Use the drop down menu to report the frequency with which the capital instrument pays interest (e.g. monthly, quarterly, semi-annually, or annually)

**Column O - Length of Deferral**
Report the length of time of deferred coupon interest, if applicable.

**Column P - Callable (Y/N)**
Report whether the capital instrument can be redeemed prior to its maturity.

**Column Q - First Ordinary Call**
Report the first date on which the callable instrument may be called.

**Column R - Does the Instrument Permit Extra-Ordinary Calls Prior to the First Ordinary Call Date?**
Report whether the instrument can be called prior to the first ordinary call date and describe the circumstance. Use N/A if the capital instrument is not callable.

**Column S - Guaranteed by Affiliate (Y/N)**
Report whether there are any affiliates guarantees associated with the capital instrument.

**Column T - Incentives to Redeem (Y/N)**
Report whether there are any incentives to redeem the capital instrument.

**Column U - Date of Earliest Incentive**
Enter the date of the earliest incentive to redeem.

**Column V - Incentive Description**
Provide details that would constitute an incentive to redeem.

**Column W - Are Distributions Cumulative if Deferred (Y/N)**
Report whether any deferred coupons cumulative, to be paid in the future.

**Column X - Conversion Feature (Y/N)**
Report whether the capital instrument can be converted into another security (e.g. common stock).

**Column Y - Specify If Feature Results in a Conversion to Common /Ordinary Shares or Other**
Use the drop down menu to report whether the capital instrument can be converted to common/ordinary shares or other. Use N/A if the capital instrument is not convertible.

**Column Z - Is Insurance Regulatory Approval Needed (Y/N)**
Report whether state insurance regulatory approval is required before redemption of capital instrument.

**Column AA - Is Federal Reserve Regulatory Approval Needed (Y/N)**
Report whether Federal Reserve approval is required before the redemption (fully or in part) of the instrument.

**Column BB - Special Conditions Near Maturity**
Report whether there are any special conditions associated with the capital instrument near maturity.

**Column CC - Treated as a Liability or Equity on the Balance Sheet**
Use the drop down menu to report whether the capital instrument is treated as a liability or equity on the company’s balance sheet.

**Column DD - Capital Treatment (N/A if none)**
Use the drop down menu to report the capital treatment of the instrument, if applicable.
Detail Instructions for
Reinsurance Pools
Schedule XIII

General Instructions
Schedule XIII provides information on intercompany reinsurance pooling arrangements among companies in the supervised insurance institution.

In the schedule, report information on all companies on Schedule I that participate in pooling arrangements under which the pool participants cede all or a portion of their direct and assumed business to the pool.

Row Instructions

Rows 5 and 33 – Description of Facilities
Provide a description of the basic terms of the intercompany reinsurance pooling arrangement and the related accounting.

Column Instructions

Column A - Row Number
This is a calculated field that assigns a reference number to each row in the schedule.

Column B - Participants
Identify the lead company in row 1 and all of the affiliated companies participating in the intercompany reinsurance pool in the rows below.

Column C - Premiums
Report total premiums ceded to the pool for the most recent year.

Column D - % of Pool Results
Report each company’s percentage share of the pooled business.

Column E - Lines of Business
Provide a description of the lines and type of business subject to the pooling arrangement.

Column F - Non-Affiliated Reinsurers
Provide a description of cession to non-affiliated reinsurers of business subject to the pooling arrangement, if applicable.

Column G - Other
Provide any other relevant information pertaining to the pooling arrangement.
Detail Instructions for
Liquidity Pools
Schedule XIV

General Instructions
Schedule XIV is intended to provide information on liquidity pooling arrangements among inventory companies.

In the schedule, report information on all inventory companies, if applicable, that participate in internal liquidity pooling arrangements.

Row Instructions

Rows 5 and 33 – Description of Facilities
Provide a description of the basic terms of the liquidity pooling arrangement and the related accounting.

Column Instructions

Column A - Row Number
This is a calculated field that assigns a reference number to each row in the schedule.

Column B - Participants
Identify the lead company and all of the affiliated companies participating in the intercompany pool. Include the NAIC Company Code, if available.

Column C - Highest Amount Payable in Calendar Year
Report the highest amount payable to the entity during the reporting year.

Column D - Highest Amount Receivable in Calendar Year
Report the highest amount receivable to the entity from reporting year.

Column E - Other
Provide any other relevant information pertaining to the pooling arrangement.
Affiliate: With respect to a company, any company that controls, is controlled by, or is under common control with, the company.

Allocation share: The portion of a downstream building block’s building block available capital or building block capital requirement that a building block parent must aggregate in calculating its own building block available capital or building block capital requirement, calculated as specified in the instructions for Schedule IV – Available Capital in column L.

Applicable capital framework: The capital framework specified in column E of Schedule I for a company based on its regulatory capital framework and type of business.

Approved variation: A permitted practice, prescribed practice, or other practice, including legal, regulatory, or accounting, that departs from a solvency framework as promulgated for application in a jurisdiction.

BBA: The building block approach, as codified at 12 CFR 217, Subpart J.

BBA ratio: Defined in §217.604 of BBA. This is the calculated in column J of Schedule VI: Overall Results as building block available capital divided by the building block capital requirement.

BHC: Bank Holding Company

Board: The Board of Governors of the Federal Reserve System.

Board’s advanced approaches capital rule: 12 CFR Part 217, subpart E.

Board’s BHC capital rules: 12 CFR Part 217, subparts A through I and Appendix A.

Board’s market risk capital rule: 12 CFR Part 217, subpart F.

Building block: A building block parent and all downstream companies and subsidiaries assigned to the building block parent.

Building block available capital: The amount calculated based in Column Q on Schedule IV in the common capital framework. A building block parent’s building block available capital consists of its own company available capital, net of adjustments, plus the scaled building block available capital of any downstream building block parents (net of the value of any upstream investment in the building block parent by any downstream building block parent), less the downstreamed capital to any downstream building block parents. The amount calculated in Column Q on Schedule IV in the common capital framework and is the numerator of the BBA Ratio.

Building block parent: The lead company of a building block whose applicable capital framework must be applied to all members of a building block for purposes of determining building block available capital and the building block capital requirement.

Building block capital requirement: Has the meaning set out in §607 of the BBA. This is calculated in the common capital framework on column M on Schedule V. This is the denominator of the BBA Ratio.

Capital-regulated company: A company in a supervised insurance organization that is directly subject to a regulatory capital framework.

Common capital framework: NAIC RBC.

Company: A corporation, partnership, limited liability company, depository institution, business trust, special purpose entity, association, or similar organization.

Company available capital: The amount of a company’s company capital elements, net of any adjustments and deductions, as determined in accordance with the company’s applicable capital framework. This amount is reported on Schedule II: Building Block Parents in column E, and further detail is provided in instructions for that column.

Company capital element: For a company, any part, item, component, balance sheet account, instrument, or other element qualifying as regulatory capital under the company’s applicable capital framework prior to any adjustments and deductions under that framework.

Company capital requirement: For a company whose applicable capital framework is a U.S. federal banking capital rule, this is total risk-weighted assets. For a company whose applicable framework is NAIC RBC, this is the Authorized Control Level risk-based capital requirement. For any other company, a risk sensitive measure of required capital used to determine the jurisdictional intervention point applicable to that company. This amount is reported on Schedule II: Building Block Parents in column Q, and further detail is provided in instructions for that column.

Depository institution: A depository institution as defined in section 3 of the Federal Deposit Insurance Act.

Depository institution holding company: A bank holding company as defined in section 2 of the Bank
Holding Company Act of 1956 or a savings and loan holding company as defined in section 10 of the Home Owners’ Loan Act that is organized in the United States, including any bank or savings and loan holding company that is owned or controlled by a foreign organization, but does not include the foreign organization.

**Downstream building block parent:** A building block parent that is a downstream company of another building block parent.

**Downstream company:** A company whose company capital element is directly or indirectly owned, in whole or in part, by another company in the supervised insurance organization.

**Downstreamed capital:** Direct ownership of a downstream company’s company capital element that is accretive to a downstream building block parent’s building block available capital.

**FDIC’s regulatory capital rules:** 12 CFR Part 324.

**Financial entity:** A company that is:

1. A bank holding company; a savings and loan holding company as defined in section 10(n) of the Home Owners’ Loan Act (12 U.S.C. 1467a(n)); a U.S. intermediate holding company established or designated for purposes of compliance with this part;
2. A depository institution as defined in section 3(c) of the Federal Deposit Insurance Act (12 U.S.C. 1813(c)); an organization that is organized under the laws of a foreign country and that engages directly in the business of banking outside the United States; a federal credit union or state credit union as defined in section 2 of the Federal Credit Union Act (12 U.S.C. 1752(1) and (6)); a national association, state member bank, or state nonmember bank that is not a depository institution; a federal credit union; a state credit union; or a thrift institution; an industrial loan company, an industrial bank, or other similar institution described in section 2(c)(2)(H) of the Bank Holding Company Act (12 U.S.C. 1841(c)(2)(H));
3. An entity that is state-licensed or registered as: (i) A credit or lending entity, including a finance company; money lender; installment lender; consumer lender or lending company; mortgage lender, broker, or bank; motor vehicle title pledge lender; payday or deferred deposit lender; premium finance company; commercial finance or lending company; or commercial mortgage company; except entities registered or licensed solely on account of financing the entity's direct sales of goods or services to customers; (ii) A money services business, including a check casher; money transmitter; currency dealer or exchange; or money order or traveler’s check issuer;
4. Any person registered with the Commodity Futures Trading Commission as a swap dealer or major swap participant pursuant to the Commodity Exchange Act of 1936 (7 U.S.C. 1 et seq.), or an entity that is registered with the U.S. Securities and Exchange Commission as a security-based swap dealer or a major security-based swap participant pursuant to the Securities Exchange Act of 1934 (15 U.S.C. 78a et seq.);
5. A securities holding company as defined in section 618 of the Dodd-Frank Wall Street Reform and Consumer Protection Act (12 U.S.C. 1850a); a broker or dealer as defined in sections 3(a)(4) and 3(a)(5) of the Securities Exchange Act of 1934 (15 U.S.C. 78c(a)(4)-(5)); an investment company registered with the U.S. Securities and Exchange Commission under the Investment Company Act of 1940 (15 U.S.C. 80a-1 et seq.); or a company that has elected to be regulated as a business development company pursuant to section 54(a) of the Investment Company Act of 1940 (15 U.S.C. 80a-53(a));
6. A private fund as defined in section 202(a) of the Investment Advisers Act of 1940 (15 U.S.C. 80b-2(a)); an entity that would be an investment company under section 3 of the Investment Company Act of 1940 (15 U.S.C. 80a-3) but for section 3(c)(5)(C); or an entity that is deemed not to be an investment company under section 3 of the Investment Company Act of 1940 pursuant to Investment Company Act Rule 3a-7 (17 CFR 270.3a-7) of the U.S. Securities and Exchange Commission;
7. A commodity pool, a commodity pool operator, or a commodity trading advisor as defined, respectively, in sections 1a(10), 1a(11), and 1a(12) of the Commodity Exchange Act of 1936 (7 U.S.C. 1a(10), 1a(11), and 1a(12)); a floor broker, a floor trader, or introducing broker as defined, respectively, in sections 1a(22), 1a(23) and 1a(31) of the Commodity Exchange Act of 1936 (7 U.S.C. 1a(22), 1a(23), and 1a(31)); or a futures commission merchant as defined in section 1a(28) of the Commodity Exchange Act of 1936 (7 U.S.C. 1a(28));
8. An entity that is organized as an insurance company, primarily engaged in underwriting insurance or reinsuring risks underwritten by insurance companies;
9. Any designated financial market utility, as defined in section 803 of the Dodd-Frank Wall Street Reform and Consumer Protection Act (12 U.S.C. 5462); and
10. An entity that would be a financial entity described in paragraphs (1) through (9) of this definition, if it were organized under the laws of the United States or any State thereof.

Financial institution: The meaning of the same term as set out in 12 CFR 217.2.

Inventory: The collection of entities contained in Schedule I.

Material: For a company in the supervised insurance organization:

1. Where the top-tier depository institution holding company’s total exposure exceeds 1 percent of total consolidated assets of the top-tier depository institution holding company. The supervised firm must calculate its total consolidated assets in accordance with U.S. GAAP, or if the firm does not calculate its total consolidated assets under U.S. GAAP for any regulatory purpose (including compliance with applicable securities laws), the company may estimate its total consolidated assets, subject to review and adjustment by the Board. For purposes of this definition, total exposure includes:
   a. the absolute value of the top-tier depository institution holding company’s direct or indirect interest in the company capital element of the company;
   b. the top-tier depository institution holding company or any other company in the supervised insurance organization providing an explicit or implicit guarantee for the benefit of the company; and
   c. potential counterparty credit risk to the top-tier depository institution holding company or any other company in the supervised insurance organization arising from any derivative or similar instrument, reinsurance or similar arrangement, or other contractual agreement; or
2. the company is otherwise significant in assessing the building block available capital or building block capital requirement of the top-tier depository institution holding company based on factors including risk exposure, activities, organizational structure, complexity, affiliate guarantees or recourse rights, and size.

Material financial entity: A financial entity that, together with its subsidiaries, but excluding any subsidiary capital-regulated company (or subsidiary thereof), is material, provided that an inventory company is not eligible to be a material financial entity if:

1. The supervised insurance organization has elected pursuant to section 605(c) to not treat the company as a material financial entity.
2. The inventory company is a financial subsidiary, as defined in section 121 of the Gramm-Leach-Bliley Act;
3. The inventory company is properly registered as an investment adviser under the Investment Advisers Act of 1940 (15 U.S.C. 80b–1 et seq.), or with any state.

Member: With respect to a building block, the building block parent or any of its downstream companies that have been assigned to a building block.

NAIC: The National Association of Insurance Commissioners.

NAIC RBC: The most recent version of the Risk-Based Capital (RBC) For Insurers Model Act, together with the RBC instructions, as adopted in a substantially similar manner by an NAIC member and published in the NAIC’s Model Regulation Service.

Next Upstream Building Block Parent: An upstream building block parent that owns, in whole or part, the downstream company, either directly or through one or more inventory companies that are not building block parents.


Permitted Practice: An accounting practice specifically requested by a state regulated insurer that departs from NAIC SAP and state prescribed accounting practices, and has received approval from the state regulated insurer’s domiciliary state regulatory authority.

Prescribed Practice: An accounting practice that is incorporated directly or by reference to state laws, regulations and general administrative rules applicable
to all insurance enterprises domiciled in a particular state.

**Qualifying capital instruments:** Capital instruments that qualify for inclusion as regulatory capital are those instruments (plus related surplus) that meet the criteria below:

1. The instrument is issued and paid-in;
2. The instrument is subordinated to depositors and general creditors of the building block parent;
3. The instrument is not secured, not covered by a guarantee of the building block parent or of an affiliate of the building block parent, and not subject to any other arrangement that legally or economically enhances the seniority of the instrument in relation to more senior claims;
4. The instrument has a minimum original maturity of at least five years. At the beginning of each of the last five years of the life of the instrument, the amount that is eligible to be included in a building block parent’s company available capital or building block available capital is reduced by 20 percent of the original amount of the instrument (net of redemptions) and is excluded from regulatory capital when the remaining maturity is less than one year. In addition, the instrument must not have any term or features that require, or create significant incentives for, the building block parent to redeem the instrument prior to maturity; and
5. The instrument, by its terms, may be called by the building block parent only after a minimum of five years following issuance, except that the terms of the instrument may allow it to be called sooner upon the occurrence of an event that would preclude the instrument from being included in a building block parent’s company available capital or building block available capital, a tax event, or if the issuing entity is required to register as an investment company pursuant to the Investment Company Act of 1940. In addition:
   a. The top-tier depository institution holding company must receive the prior approval of the Board to exercise a call option on the instrument.
   b. The building block parent does not create at issuance, through action or communication, an expectation that call option will be exercised.
   c. Prior to exercising the call option, or immediately thereafter, the building block parent must either: Replace any amount called with an equivalent amount of an instrument that meets the criteria for regulatory capital; or demonstrate to the satisfaction of the Board that following redemption, the building block parent would continue to hold an amount of capital that is commensurate with its risk.
6. The holder of the instrument must have no contractual right to accelerate payment of principal or interest on the instrument, except in the event of receivership, insolvency, liquidation, or similar proceeding of the building block parent or of a major subsidiary of the building block parent.
7. The instrument has no credit-sensitive feature, such as a dividend or interest rate that is reset periodically based in whole or in part on the building block parent’s credit standing, but may have a dividend rate that is adjusted periodically independent of the building block parent’s credit standing, in relation to general market interest rates or similar adjustments.
8. The building block parent, or any entity that the building block parent controls, has not purchased and has not directly or indirectly funded the purchase of the instrument.
9. If the instrument is not issued by the building block parent or by a subsidiary of the building block parent that is an operating entity, the only asset of the issuing entity is its investment in the capital of the building block parent, and proceeds must be immediately available without limitation to the building block parent or the building block parent’s top-tier holding company in a form that meet or exceeds all of the other criteria in this definition.
10. Redemption of the instrument prior to maturity or repurchase requires the prior approval of the Board.
11. For an advanced approaches Board-regulated institution, the governing agreement, offering circular, or prospectus of an instrument issued after the date on which the advanced approaches Board-regulated institution become subject to the BBA must disclose that the holders of the instrument may be fully subordinated to interests held by the U.S. government in the event that the Board-regulated institution enters into receivership, insolvency, liquidation, or similar proceeding.

**Regulatory capital framework:** With respect to a company, the applicable legal requirements specifying the minimum amount of total regulatory capital the company must hold to avoid restrictions on distributions and discretionary bonus payments, and regulatory intervention on the basis of capital adequacy levels for the company, or equivalent standards, provided that for purposes of determining building block parents the NAIC RBC frameworks for life insurance, property and
casualty insurance, and health insurance companies are different regulatory capital frameworks.

**Scalar-compatible:** A capital framework

1. for which the Board has determined scalars; or
2. an insurance capital regulatory framework that exhibits the following three attributes: (i) The framework is clearly defined and broadly applicable; (ii) The framework has a clearly defined intervention point that can be used to calibrate a scalar; and (iii) The framework provides a risk-sensitive measure of required capital reflecting material risks to a company’s financial strength.

**Scaling:** Translation of building block available capital and building block capital requirement from one applicable capital framework to another by application of § 606 for the BBA. The parameters for this are contained in Schedule VIII: Framework Info.

**Submission date:** The latest date by which the Federal Reserve must receive the forms to which these instructions apply. This is March 15 of each year, unless that date would fall on a weekend or a holiday, in which case the submission date is the following business day.

**Supervised insurance institution:** In the case of a depository institution holding company, the set of companies consisting of:

1. a top-tier depository institution holding company that is an insurance underwriting company, together with its inventory companies; or
2. a top-tier depository institution holding company, together with its inventory companies, that, as of June 30 of the previous calendar year, held 25 percent or more of its total combined assets in insurance underwriting legal entities (other than assets associated with insurance underwriting for credit risk related to bank lending). For purposes of this definition, the supervised firm must calculate its total consolidated assets under U.S. GAAP for any regulatory purposes (including compliance with applicable securities laws), as its total assessable assets as defined in 12 CFR Part 246 (Regulation TT), or
3. An institution that is otherwise subject to this subpart, as determined by the Board

**Tier 2 capital instruments:** Tier 2 capital instruments of a building block parent are instruments that meet the definition of qualifying capital instruments but do not meet all of the criteria below:

1. The instrument is paid-in, issued directly by the building block parent, and represents the most subordinated claim in a receivership, insolvency, liquidation, or similar proceeding of the building block parent;
2. The holder of the instrument is entitled to a claim on the residual assets of the building block parent that is proportional with the holder’s share of the building block parent’s issued capital after all senior claims have been satisfied in a receivership, insolvency, liquidation, or similar proceeding;
3. The instrument has no maturity date, can only be redeemed via discretionary repurchases with the prior approval of the Board, and does not contain any term or feature that creates an incentive to redeem;
4. The building block parent did not create at issuance of the instrument through any action or communication an expectation that it will buy back, cancel, or redeem the instrument, and the instrument does not include any term or feature that might give rise to such an expectation;
5. Any cash dividend payments on the instrument are paid out of the building block parent’s net income, retained earnings, or surplus related to common stock, and are not subject to a limit imposed by the contractual terms governing the instrument.
6. The building block parent has full discretion at all times to refrain from paying any dividends and making any other distributions on the instrument without triggering an event of default, a requirement to make a payment-in-kind, or an imposition of any other restrictions on the building block parent;
7. Dividend payments and any other distributions on the instrument may be paid only after all legal and contractual obligations of the building block parent have been satisfied, including payments due on more senior claims;
8. The holders of the instrument bear losses as they occur equally, proportionally, and simultaneously with the holders of all other instruments meeting the criteria enumerated here before any losses are borne by holders of claims on the building block parent with greater priority in a receivership, insolvency, liquidation, or similar proceeding;
9. The paid-in amount would be classified as equity under GAAP.
10. The building block parent, or an entity that the building block parent controls, did not purchase or directly or indirectly fund the purchase of the instrument;
11. The instrument is not secured, not covered by a guarantee of the building block parent or of an affiliate of the building block parent, and is not subject to any other arrangement that legally or
economically enhances the seniority of the instrument;
12. The instrument has been issued in accordance with applicable laws and regulations; and
13. The instrument has been issued in accordance with applicable laws and regulations; and
14. The instrument is reported on the building block parent’s regulatory financial statement separately from other capital instruments.

Top-tier depository institution holding company: A savings and loan holding company that is not controlled by another savings and loan holding company.

Upstream building block parent: An upstream company that is a building block parent.

Upstream company: A company within a supervised insurance organization that directly or indirectly controls a downstream company, or directly or indirectly owns part or all of a downstream company’s company capital elements.

Upstream investment: Any direct or indirect investment by a downstream building block parent in an upstream building block parent, valued based on the estimated impact, excluding any impact on taxes, on the downstream building block parent’s company available capital if the owner were to eliminate the investment.