



Supervisory Statement | SS40/15

Solvency II: reporting and public disclosure – options provided to supervisory authorities

(Updating July 2016)

December 2021





BANK OF ENGLAND
PRUDENTIAL REGULATION
AUTHORITY

Supervisory Statement | SS40/15

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1 Introduction

1.1 This supervisory statement is of interest to all UK insurance firms and groups within the scope of Solvency II, the Society of Lloyd's and, where applicable, to third country branches. For third country branches it should be read alongside the EIOPA Guidelines (as at the end of the transition period)¹ and the Prudential Regulation Authority's (PRA's) Rules² and supervisory statement³ on third country branches.

1.2 This supervisory statement sets out the PRA's expectations of firms in relation to either specific alternative approaches set out in the Solvency II supervisory reporting Implementing Technical Standards (ITS) (as it forms part of retained EU law) and the Solvency II public disclosure ITS⁴ (as it forms part of retained EU law), or in areas that require the PRA to issue additional instructions. This supervisory statement sets out the PRA's expectations of how firms are to comply with the options contained in the ITS (as it forms part of retained EU law) in the following areas:

- Solvency II reporting currency.
- Exchange rates.
- Accident or underwriting year reporting.
- Claim size brackets for loss distribution risk profile.
- Sum insured size brackets for non-life distribution of underwriting risks by sum insured.
- Lines of business to be reported for non-life distribution of underwriting risks by sum insured.
- Reporting of annuities stemming from non-life obligations by currency.
- Development of the distribution of reported but not settled (RBNS) claims - reporting number of claims.
- Reporting external credit ratings.
- Group reporting where the PRA is the group supervisor and there are no consolidated financial statements at the head of the insurance or reinsurance group.

1.3 [Deleted].

1.4 Firms should also refer to:

- Bank of England and PRA Statement of Policy 'Interpretation of EU Guidelines and Recommendations: Bank of England and PRA approach after the UK's withdrawal from the EU';⁵
- Supervisory Statement (SS) 1/19 'Non-binding materials: The PRA's approach after the UK's withdrawal from the EU';⁶ and

¹ The UK's membership of the EU came to an end on Friday 31 January 2020. The UK entered into a transition period lasting until 11pm on Thursday 31 December 2020, which marks the end of the transition period, during which EU law continued to apply to the UK.

² PS2/15 'Solvency II: a new regime for insurers', March 2015: <https://www.bankofengland.co.uk/prudential-regulation/publication/2015/solvency-2-a-new-regime-for-insurers>.

³ SS44/15 'Solvency II third country branches', November 2015: <https://www.bankofengland.co.uk/prudential-regulation/publication/2015/solvency2-third-country-insurance-and-pure-reinsurance-branches-ss>.

⁴ Commission Implementing Regulation (EU) 2015/2450 (ITS for Solvency II templates submitted to supervisory authorities under Solvency II) (as it forms part of retained EU law) and Commission Implementing Regulation (EU) 2015/2452 (ITS for the Solvency and Financial Condition Report which includes templates in the SFCR) (as it forms part of retained EU law).

⁵ December 2020: SoP - [Interpretation of EU Guidelines and Recommendations: Bank of England and PRA approach after the UK's withdrawal from the EU](#).

- Supervisory Statement (SS) 2/19 ‘PRA approach to interpreting reporting and disclosure requirements and regulatory transactions forms after EU withdrawal’.⁷

1.5 Any reference to any provision of direct EU legislation is a reference to it as it forms part of retained EU law.

2 Solvency II reporting currency

2.1 Article 1 of the Solvency II supervisory reporting ITS (as it forms part of retained EU law) and Article 1 of the Solvency II public disclosure ITS (as it forms part of retained EU law) enables the PRA to specify the reporting currency to be other than that used for the preparation of financial statements.

2.2 For individual reporting the PRA expects firms to use the currency used for the preparation of the insurance or reinsurance undertaking's financial statements as their reporting currency.

2.3 For group reporting where the PRA is the group supervisor and where consolidated financial statements are prepared, the PRA expects the reporting currency to be the currency used for the preparation of the consolidated financial statements. Where consolidated financial statements are not prepared, see section 11 of this supervisory statement.

3 Exchange rates

3.1 Article 3(4) of the Solvency II supervisory reporting ITS (as it forms part of retained EU law) and Article 3(4) of the Solvency II public disclosure ITS (as it forms part of retained EU law) enables the PRA to specify the conversion to the reporting currency to be other than the exchange rates used in the firm's financial statements.

3.2 For individual reporting the PRA expects firms to apply the exchange rates from the same source as used for the insurance or reinsurance firm's financial statements for conversion to the reporting currency.

3.3 For group reporting where the PRA is the group supervisor and where consolidated financial statements are prepared, the PRA expects firms to apply the exchange rates from the same source as used for the insurance or reinsurance firm's consolidated financial statements for conversion to the reporting currency. Where consolidated financial statements are not prepared, see section 11 of this supervisory statement.

4 Accident or underwriting year reporting

4.1 Articles 11(g), 11(k), 11(l), 11(m) and 16(c) of the Solvency II supervisory reporting ITS (as it forms part of retained EU law) require firms to submit claims information on templates S.16.01.01, S.19.01.01, S.20.01.01 and S.21.01.01 of Annex I following instructions set out in S.16.01, S.19.01, S.20.01 and S.21.01 of Annex II respectively. Article 4(f) of the Solvency II public disclosure ITS (as it forms part of retained EU law) requires firms to disclose claims information in S.19.01.21 of Annex I following the instruction set out in S.19.01 of Annex II.

⁶ December 2020: SS1/19 – [Non-binding PRA materials: The PRA's approach after the UK's withdrawal from the EU.](#)

⁷ December 2020: SS2/19 – [PRA approach to interpreting reporting and disclosure requirements and regulatory transactions forms after the UK's withdrawal from the EU.](#)

4.2 These instructions allow the PRA to specify whether the information is to be reported by accident year (ie the information is aggregated by the year the claim event occurred) or reported by underwriting year (ie the information is aggregated by the year the insurance or reinsurance obligations were recognised), and whether the information is to be disclosed by accident year or by underwriting year.

4.3 For the supervisory reporting templates referred to in 4.1 (where information is required at line of business (LoB) level of granularity) the PRA is not stipulating which of accident year or underwriting year basis to use. Therefore firms have the choice of whether to report all information for LoB, as defined in the relevant instructions, by accident year or by underwriting year. Once a choice of reporting basis is made, the PRA expects that choice to be applied for future reporting periods.

4.4 The PRA expects a firm's choice to report a LoB, as defined in the relevant instructions, by accident or underwriting year to be consistent with how the firm manages its business and reports data internally. In cases where a firm manages part of a LoB on an accident year basis and the other part on an underwriting year basis, it is for the firm to decide which of accident or underwriting year is the more appropriate for reporting that LoB.

4.5 For the disclosure template referred to in 4.1 above (where information is required to be at undertaking level of granularity) the PRA is not stipulating which of an accident year or underwriting basis is to be used. Therefore firms have the choice of whether to disclose the information by accident year or by underwriting year. Once a choice of disclosure basis is made, the PRA expects that choice to be applied for future periods.

4.6 Firms are expected to discuss any change to whether information is reported or disclosed by accident year or underwriting year with their usual supervisory contact prior to making the change.

5 Claims size brackets for loss distribution risk profile

5.1 Article 11(m) of the Solvency II supervisory reporting ITS (as it forms part of retained EU law) requires firms to submit in template S.21.01.01 of Annex I non-life loss distribution information aggregated by claim incurred size brackets within an accident or underwriting year within a LoB. The instructions set out in S.21.01 of Annex II require the PRA to define the start and end point of each bracket where the reporting currency is not Euro.⁸ These instructions also allow the PRA to specify claim size brackets where incurred losses are small.

5.2 When the reporting currency is GBP, EUR, USD, CAD, CHF, AUD, NZD or SGD the PRA expects firms to select one of the following six base options of claims incurred size brackets for a specified LoB with the 'start claims incurred' and 'end claims incurred' items of each bracket being in the reporting currency:

⁸ The treatment to reporting where Euro is given as an example of a currency is set out in Supervisory Statement SS2/19.

- 20 brackets of 250 plus 1 extra open bracket for incurred losses => 5,000.
- 20 brackets of 5,000 plus 1 extra open bracket for incurred losses => 100,000.
- 20 brackets of 50,000 plus 1 extra open bracket for incurred losses => 1 million.
- 20 brackets of 250,000 plus 1 extra open bracket for incurred losses => 5 million.
- 20 brackets of 1 million plus 1 extra open bracket for incurred losses > 20 million.
- 20 brackets of 5 million plus 1 extra open bracket for incurred losses > 100 million.

5.3 When the reporting currency is other than GBP, EUR, USD, CAD, CHF, AUD, NZD or SGD the PRA expects firms to select one of the following six base options of claims incurred size brackets for a specified LoB with the 'start claims incurred' and 'end claims incurred' items of each bracket multiplied by a PRA specified fixed exchange rate factor and rounded to the nearest integer:

- 20 brackets of 250 plus 1 extra open bracket for incurred losses => 5,000.
- 20 brackets of 5,000 plus 1 extra open bracket for incurred losses => 100,000.
- 20 brackets of 50,000 plus 1 extra open bracket for incurred losses => 1 million.
- 20 brackets of 250,000 plus 1 extra open bracket for incurred losses => 5 million.
- 20 brackets of 1 million plus 1 extra open bracket for incurred losses > 20 million.
- 20 brackets of 5 million plus 1 extra open bracket for incurred losses > 100 million.

5.4 The PRA fixed exchange rate factor referred to in 5.3 is the European Central Bank EUR to reporting currency exchange rate as at 31 December 2015. The PRA has chosen a fixed exchange rate in order to have consistent brackets over time. The PRA may choose in the future to amend the fixed exchange rate factor for a specific currency if the value of that currency relative to the EUR changed to the extent that the claim size brackets defined in 5.3 was no longer appropriate.

5.5 An example of how 5.2 to 5.4 might be applied is shown in Appendix 1 of this supervisory statement.

5.6 The PRA also expects firms to:

- (i) use only the claims incurred size brackets set out in 5.2 to 5.4 (ie not use firm specific brackets);
- (ii) select the base option of claims incurred size brackets for a LoB:
 - (a) that provides the best insight into the distribution of claims incurred for that LoB and;
 - (b) that avoids, where possible, nearly all the number of claims for a LoB falling into bracket 1 or bracket 21 (if all the claims for a LoB are of a very small size or a very large size this might not be possible).
- (iii) discuss any change to the base option of claims incurred size brackets for a LoB with their usual supervisory contact prior to making the change; and
- (iv) only change the base option of claims incurred size brackets for a LoB if the current selected base option would give inadequate insight into the distribution of claims incurred.

6 Sum insured size brackets for non-life distribution of underwriting risks by sum insured

6.1 Article 11(o) of the Solvency II supervisory reporting ITS (as it forms part of retained EU law) requires firms to submit in template S.21.03.01 of Annex I information on non-life underwriting risks

aggregated by sum insured size brackets within a LoB. The instructions set out in S.21.03 of Annex II require the PRA to define the start and end points of each bracket where the reporting currency is not Euro. These instructions also allow the PRA to specify sum insured size brackets where sums insured are small.

6.2 When the reporting currency is GBP, EUR, USD, CAD, CHF, AUD, NZD or SGD the PRA expects firms to select one of the following six base options of sum insured size brackets for a specified LoB with the 'start sum insured' and 'end sum insured' items of each bracket being in the reporting currency:

- 20 brackets of 1,250 plus 1 extra open bracket for sum insured => 25,000.
- 20 brackets of 25,000 plus 1 extra open bracket for sum insured => 500,000.
- 20 brackets of 50,000 plus 1 extra open bracket for sum insured => 1 million.
- 20 brackets of 250,000 plus 1 extra open bracket for sum insured => 5 million.
- 20 brackets of 1 million plus 1 extra open bracket for sum insured > 20 million.
- 20 brackets of 5 million plus 1 extra open bracket for sum insured > 100 million.

6.3 When the reporting currency is other than GBP, EUR, USD, CAD, CHF, AUD, NZD or SGD the PRA expects firms to select one of the following six base options of sum insured size brackets for a specified LoB with the 'start sum insured' and 'end sum insured' items of each bracket multiplied by a PRA specified fixed exchange rate factor and rounded to the nearest integer:

- 20 brackets of 1,250 plus 1 extra open bracket for sum insured => 25,000.
- 20 brackets of 25,000 plus 1 extra open bracket for sum insured => 500,000.
- 20 brackets of 50,000 plus 1 extra open bracket for sum insured => 1 million.
- 20 brackets of 250,000 plus 1 extra open bracket for sum insured => 5 million.
- 20 brackets of 1 million plus 1 extra open bracket for sum insured > 20 million.
- 20 brackets of 5 million plus 1 extra open bracket for sum insured > 100 million.

6.4 The PRA fixed exchange rate factor referred to in 6.3 is the European Central Bank EUR to reporting currency exchange rate as at 31 December 2015. The PRA has chosen a fixed exchange rate in order to have consistent brackets over time. The PRA may choose in the future to amend the fixed exchange rate factor for a specific currency if the value of that currency relative to the EUR changed to the extent that the sum insured size brackets defined in 6.3 was no longer appropriate.

6.5 An example of how 6.2 to 6.4 might be applied is shown in Appendix 1 of this supervisory statement.

6.6 The PRA also expects firms to:

- (i) use only the sum insured size brackets set out in 6.2 to 6.4 (ie not use firm specific brackets);
- (ii) select the base option of sum insured size brackets for a LoB:

- (a) that provides the best insight into the distribution of sums insured for that LoB;
 - (b) that avoids, where possible, nearly all the number of underwriting risks for a LoB falling into bracket 1 or bracket 21 (if all the sums insured for a LoB are of a very small size or a very large size this might not be possible); and
 - (c) so that if the LoB contains risks of unlimited sum insured, where possible only those risks with unlimited sum insured are allocated to bracket 21.
- (iii) discuss any change to the base option of sum insured size brackets for a LoB with their usual supervisory contact prior to making the change; and
- (iv) only change the base option of sum insured size brackets for a LoB if the current selected base option would give inadequate insight into the distribution of sums insured.

7 Lines of business to be reported for non-life distribution of underwriting risks by sum insured

7.1 Article 11(o) of the Solvency II supervisory reporting ITS (as it forms part of retained EU law) requires firms to submit information on non-life underwriting risks in template S.21.03.01 of Annex 1 following instructions set out in S.21.03 of Annex II. These instructions give the PRA some discretion on the LoBs to be reported.

7.2 The PRA expects firms to report non-life distribution of underwriting risks by sum insured in template S.21.03.01 for each of the following LoBs:

- Other motor insurance.
- Marine, aviation and transport insurance.
- Fire and other damage to property insurance.
- Credit and suretyship insurance.
- Motor vehicle liability insurance.
- General liability insurance.
- Medical expenses insurance.
- Income protection insurance.
- Worker's compensation insurance.
- Miscellaneous financial loss.
- Legal expenses insurance.
- Assistance.

8 Reporting of annuities stemming from non-life obligations by currency

8.1 Article 11(g) of the Solvency II supervisory reporting ITS (as it forms part of retained EU law) requires firms to submit information on annuities stemming from non-life obligations in template S.16.01.01 of Annex I following the instructions set out in S.16.01 of Annex II. These instructions allow the PRA to specify currencies other than the original currency of the contracts.

8.2 The PRA expects firms to report the information on template S.16.01.01 in the original currency of the contracts.

9 Development of the distribution of reported but not settled (RBNS) claims – reporting number of claims

9.1 Article 11(l) of the Solvency II supervisory reporting ITS (as it forms part of retained EU law) requires firms to submit information on RBNS claims in template S.20.01.01 of Annex I following the instructions set out in S.20.01 of Annex II. These instructions allow the PRA to specify the definition of number of claims.

9.2 The PRA expects firms to use their own definition for number of claims at items C0020, C0060, C0090, C0110, C0140, C0170 and C0200 in template S.20.01.01. However, where an insurance and reinsurance contract covers risks across lines of business and the firm has unbundled the obligations relating to that contract into the appropriate LoBs for the purpose reporting template S.17.01.01, then the PRA expects a firm's definition of number claims reported on template S.20.01.01 to be consistent with this unbundling. In particular, any obligation for which gross RBNS or gross payments made to date are included in template S.20.01.01 for a LoB should have a corresponding claim count for that LoB.

9.3 An example of how 9.2 might be applied is shown in Appendix 2 of this supervisory statement.

10 Reporting external ratings

10.1 Articles 10(b) and 10(e), of the Solvency II supervisory reporting ITS (as it forms part of retained EU law) requires individual firms to submit individual asset data on template S.06.02.01 and individual open position derivative data on template S.08.01.01 of Annex 1 following the instructions set out in S.06.02 and S.08.01 of Annex II respectively. Articles 27(b) and 27(e) require groups to submit individual asset data on template S.06.02.04 and individual open position derivative data on template S.08.01.04 following instructions set out in S.06.02 and S.08.01 of Annex III.

10.2 These instructions allow the PRA to exempt a firm from reporting external ratings and nominated external credit assessment institutions (ECAI) at individual asset or derivative level in specific circumstances. The PRA does not envisage exempting UK firms from complying with the instructions in the Solvency II reporting ITS (as it forms part of retained EU law) set out in S.06.02 of Annexes II and III under items 'external rating' (C0320) and 'nominated ECAI' (C0330), or set out in S.08.01 of Annexes II and III under items 'external rating' (C0290) and 'nominated ECAI' (C0300). This data is important for firms' understanding of their risks and for the PRA to use in the supervision of firms.

11 Group reporting where the PRA is the group supervisor and there are no consolidated financial statements at the head of the insurance or reinsurance group

11.1 There are various sections in the Solvency II supervisory reporting ITS (as it forms part of retained EU law) and the Solvency II public disclosure ITS (as it forms part of retained EU law) for groups that reference a group's consolidated financial statements. The PRA is aware that in some cases consolidated financial statements are not produced at the same level at which the PRA exercises group supervision under Solvency II. Where this is the case, the PRA expects a firm to discuss and agree with its usual supervisory contact how best to provide meaningful information for inclusion in the ITS templates. This discussion should include the agreement of the reporting currency and exchange rates to be used for its reporting and disclosure.

11.2 The PRA expects firms to consider at least sections 11.3 to 11.5 below before discussing the information to be reported and disclosed with their usual supervisory contact. Sections 11.3 to 11.5 are a non-exhaustive list.

11.3 Firms should analyse which templates may be impacted by not having consolidated financial statements at the level of the Solvency II reporting group. These will include:

- the balance sheet reporting template S.02.01.01 as required under Article 26(a) of the Solvency II supervisory reporting ITS (as it forms part of retained EU law). The “statutory accounts value” column in the template relates to financial statements produced by the group;
- the premiums claims and expenses reporting templates S.05.01.01 and S.05.02.01 as required under Articles 26(f) and 26(g) of the Solvency II supervisory reporting ITS (as it forms part of retained EU law);
- the premiums claims and expenses disclosure templates S.05.01.02 and S.05.02.02 as required under Articles 5(1)(c) and 5(1)(d) of the Solvency II public disclosure ITS (as it forms part of retained EU law);
- own funds reporting template S.23.01.04 as required under Article 30(a) of the Solvency II supervisory reporting ITS (as it forms part of retained EU law). The item at row R0220 relates to own funds from the financial statements;
- own funds disclosure template S.23.01.22 as required under Article 5(1)(f) of the Solvency II public disclosure ITS (as it forms part of retained EU law). The item at row R0220 relates to own funds from the financial statements; and
- own funds by tiers reporting template S.23.02.01 as required under Articles 30(b) of the Solvency II supervisory reporting ITS (as it forms part of retained EU law). The items at rows R0630 to R0650 relate to reserves from the financial statements.

11.4 The information groups propose to include in the templates, where consolidated financial statements are not available at the level at which the PRA exercises Solvency II group supervision, should:

- be a meaningful representation of the size and nature of the group in question;
- be consistent with the undertakings in the scope of the group as reported in template S.32.01.04;
- be linked (by reconciliation) to the relevant information included in the Solvency II group;
- enable a meaningful comparison between the template in question and other templates in the Solvency II supervisory reporting or disclosure ITS (as it forms part of retained EU law); and
- in cases where only specific items of a template are impacted, be meaningful in the context of the rest of the template.

11.5 Firms should consider the impact on public disclosure information in the group solvency and financial condition report (for example, Commission Delegated Regulation (EU) 2015/35 articles 293(2) to (4), 296(1)(b), 296(2)(c), and 296(3)(b) (as they form part of retained EU law) refer to financial statements). They should also consider the impact on the regular supervisory report (for example, Commission Delegated Regulation (EU) 2015/35 Articles 307(2) and (3) (as they form part of retained EU law)_refer to financial statements).

Appendices

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- 1** **Examples of how the PRA's expectations relating to claim size brackets and sum insured size brackets might be applied**
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- 2** **Examples of how the PRA's expectations relating to definition of number of claims (for the purpose of the RBNS claims reporting template S.20.01.01) might be applied**
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Appendix 1: Examples of how the PRA's expectations relating to claim size brackets and sum insured size brackets might be applied

Examples of how claim size brackets referred to in sections 5.2 to 5.4 of the draft supervisory statement might be applied are:

- If the reporting currency is GBP and a firm chooses base option iii (brackets of 50,000) for a LoB, then the 'end claims incurred' of bracket 7 is GBP 350,000.
- If the reporting currency is EUR (or USD) and a firm chooses base option ii (brackets of 5,000) for a LoB, then the 'end claims incurred' of bracket 13 is EUR 65,000 (or USD 65,000).
- If the reporting currency is JPY a firm chooses base option iii (brackets of 50,000) for a LoB and the ECB exchange rate at 31 December 2015 is 1 EUR = 145.23 JPY, then the 'end claims incurred' of bracket 7 is JPY 50,830,500 ($=350,000 * 145.23$).
- If the reporting currency is CNY a firm chooses base option i (brackets of 250) for a LoB and the ECB exchange rate at 31 December 2015 is 1 EUR = 7.5358 CNY, then the 'end claims incurred' of bracket 1 is CNY 1,884 ($=250 * 7.5358 = 1883.95$; rounded to nearest integer gives 1,884).

Examples of how sum insured size brackets referred to in sections 6.2 to 6.4 of the draft supervisory statement might be applied are:

- If the reporting currency is GBP and a firm chooses base option iv (brackets of 250,000) for a LoB then the 'end sum insured' item for bracket 13 is GBP 3,250,000.
- If the reporting currency is EUR (or USD) and a firm chooses base option v (brackets of 1,000,000) for a LoB then the 'end sum insured' item for bracket 8 is EUR 8,000,000 or USD 8,000,000).
- If the reporting currency is JPY and a firm chooses base option iv (brackets of 250,000) for a LoB and the ECB exchange rate at 31 December 2015 is 1 EUR = 145.23 JPY then the 'end sum insured' item for bracket 13 is JPY 544,612,500 ($=3,250,000 * 145.23$).
- If the reporting currency is CNY a firm chooses base option i (brackets of 1,250) for a LoB and the ECB exchange rate at 31 December 2015 is 1 EUR = 7.5358 CNY, then the 'end sum insured' of bracket 1 is CNY 9,420 ($=1,250 * 7.5358 = 9419.75$; rounded to nearest integer gives 9,420).

Appendix 2: Examples of how the PRA's expectations relating to definition of number of claims (for the purpose of the RBNS claims reporting template S.20.01.01) might be applied

An example of how definition of claims referred to in section 9.2 of the draft supervisory statement might be applied is where a motor insurance contract is unbundled into lines of business 4 (motor vehicle liability insurance) and 5 (other motor insurance). If obligations arise under the contract and firm allocates gross RBNS or gross payments made to both lines of business 4 and 5 then the PRA would expect:

- the number of claims reported on template S.20.01.01 for LoB 4 to include the claim for gross RBNS or gross payments made allocated to LoB 4; and
- the number of claims reported on template S.20.01.01 for LoB 5 to include the claim for gross RBNS or gross payments made allocated to LoB 5.

Annex – SS40/15 updates

This annex details the changes that have been made to this SS following its initial publication in 2015:

2021

December

Following publication of Policy Statement (PS) 29/21 ‘Review of Solvency II: Reporting (Phase 1)’ on Friday 17 December 2021, this SS was updated to include the following paragraphs:⁹

- 1.4 and 1.5 relating to the interpretation of the PRA reporting and disclosure requirements after EU withdrawal. Firms should refer to the referenced supervisory statements and statement of policy in light of the changes introduced to this statement.

The following paragraphs in the SS were amended:

- 4.1 and 4.3 to reflect the deletion of the reporting requirements in relation to templates S.29.03; and
- throughout the documents to update referencing as a result of the UK’s withdrawal from the EU.

The following paragraphs in the SS were deleted:

- 1.3 to reflect that the requirements on consultation have been updated and are not required to be included in the SS.

Further minor changes were also made to remove typographical errors, and improve readability and accessibility.

2016

July

Chapter 4 of this statement was updated to address the options for supervisory authorities in accident or underwriting year reporting and disclosure. It also includes references to template S.29.03.01 (the instructions for template S.29.03 give supervisory authorities discretion to stipulate accident or underwriting year reporting).

⁹ December 2021: [PS29/21 – Review of Solvency II: Reporting \(Phase 1\)](#).