The IFRS 17 level playing field for insurance reporting
How do insurers plan to make it work?

Foreword

It is with great pleasure that I introduce the first of a four-part publication of the 2022 Global International Financial Reporting Standard (IFRS) Insurance Survey which Economist Impact has conducted for Deloitte* during May and June 2022. We have received input from 360 insurance executives involved in the execution of IFRS 17 implementation in their organizations. The participants represent all key markets in the world and cover all segments of the insurance industry from both a product and a geography perspective.

In this first report of the survey findings, the Economist Impact team has focused on the responses we collected from participants based in the European Union (EU) given the EU-endorsed version of IFRS 17 has a key difference compared to the text originally published by the International Accounting Standards Board (IASB). This difference is the addition of a voluntary exemption from one key requirement in IFRS 17 that many stakeholders in the EU endorsement process believed should not apply on a mandatory basis to a particular type of life insurance business commonly found in the EU.

The highlights from the survey are that a large majority of EU-headquartered insurance groups will choose the voluntary adoption of the EU exemption. The overwhelming sentiment indicated that this choice is not expected to significantly dilute the benefit of the level playing field that IFRS 17 could deliver globally.

Participants in the survey also noted their plan to provide disclosure on the use of the EU exemption.

The next three parts of the research will focus on other topical issues that the survey participants flagged. The second report will look at participants’ views on how deep the changes in technology have been to make insurance companies ready to report under IFRS 17. The third part will discuss how participants prepare their organizations to report different results and their financial position when they publish their first compliant IFRS 17 financial statements in 2023. Finally, the fourth publication of the survey will explore the view that participants formed on the transformation journey that IFRS 17 implementation has triggered and whether it would outlast its "go-live" date. We have also published a statistical compendium in which all the data collected is accessible.

I am grateful to Economist Impact for its insightful and impartial analysis and to all participants for their contribution to this research.

Please contact me, or the Deloitte IFRS Insurance leader in your local market, if you would like to discuss any aspect of this research.

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Introduction

The aim of the long-awaited IFRS 17, released in 2017 and substantially amended in 2020, was to establish a single set of principles across more than 100 jurisdictions to recognize, measure, present and disclose insurance contracts—in short, to establish a level playing field.

But even then, as we noted in our 2018 report on IFRS 17 implementation, there were concerns “about how much diversity will emerge from its application”.1 Ultimately, that diversity did emerge, and it arose from one of IFRS 17’s key principles: the annual cohorts requirement (see box). Briefly, this covers how insurers should pool insurance contracts in order to measure and recognize expected profits from those contracts. These expected profits are reported as an amount called the contractual service margin, or CSM.

What is the annual cohorts requirement?
The IASB, which issued IFRS 17, has stated that annual cohorts “are essential for prudent accounting”.2 To that end, the IASB has determined that insurance contracts should:
• Have a broad grouping “based on expected profitability at recognition”; and,
• That this grouping into cohorts should include “the separation of any contracts that are onerous at initial recognition”; and,
• That all contracts in a group “must have originated within a 12-month period” – the “annual” element of the phrase.3

Broadly speaking, the approach of IFRS 17—which takes effect on 1 January 2023 in most jurisdictions—is that expected profit should be recognized as earned in the accounting period to which it relates because the insurer rendered an insurance service to the policyholder in that same period.

However, that is not always simple. With short-term insurance contracts, recognizing profit (or loss) in the relevant accounting period is easy enough. More challenging is deciding when to recognize profit on long-term contracts such as life insurance policies where income and expenses can be spread out over years.

That challenge led to lobbying by some firms and industry bodies advocating for the removal or amendment of the annual cohorts requirement. The IASB opposed this on the grounds that “the costs to investors of any exemption ... would be excessive, in terms of the risk of the loss of critical information and the difficulty in assessing the effect of the exemption”.4

IFRS 17 was published by the IASB with the goal of developing a standard that would be used by all insurers in over 100 countries where regulations mandate IFRS for financial reporting. The EU-endorsed IFRS 17 included an additional provision to opt out of one of IFRS 17’s key requirements, which is available to firms whose ultimate parent company is headquartered in the bloc and that will use the new standard (EU insurers). This article looks at how EU and non-EU insurers are preparing for the introduction of IFRS 17, why our survey suggests the majority of EU insurers have decided to use the exemption, the likely investor impact of doing so, and the impact of the EU endorsement decision on the IFRS 17 level playing field for insurance reporting.
The EU exemption

Ultimately, the IASB ruled against the lobbyists’ efforts, which is why the global version of IFRS 17 retains the annual cohorts requirement.

However, in 2021 the EU decided to allow insurers that are headquartered in the bloc to voluntarily opt out of the annual cohorts requirement in specific circumstances, a decision that was welcomed by industry body Insurance Europe.5 (The EU will review the exemption by the end of 2027.6) The EU ruled, too, that companies using the exemption must disclose they have done so and must provide other information—including, for example, explaining which portfolios they have applied it to.7

Our survey shows most EU-based insurance firms are in favor of the exemption: nearly 83 percent, or 131 respondents, of the 158 from EU-headquartered firms questioned say they will use the exemption when preparing their 2023 financial statements under IFRS 17 (see Figure 1).

Figure 1 – Do you plan to use the exemption for annual cohorts in preparing your 2023 IFRS 17-compliant financial statements?

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<th>Yes</th>
<th>No</th>
<th>I don’t know</th>
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<td></td>
<td>82.9%</td>
<td>16.5%</td>
<td>0.6%</td>
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Segregating by cohorts constitutes “a sort of artificial accounting, because in that case we would be required to identify drivers to split something that, from an economic and legal standpoint, is unified.”

Massimo Tosoni,
Head of Group Accounting Policy & Reporting, Generali

The impact of the exemption

In our survey, nearly 86 percent of the 131 respondents from EU-based insurers that say they will use the exemption expect it will have a material impact on their financial statements (see Figure 2).

Figure 2 – Do you foresee the impact to your financial statements being material?

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<th>Yes</th>
<th>No</th>
<th>I don’t know</th>
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<td></td>
<td>85.5%</td>
<td>13.7%</td>
<td>0.8%</td>
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Among those that will use the exemption is Italy’s Assicurazioni Generali SpA. Massimo Tosoni, Head of Group Accounting Policy & Reporting, and a member of the Financial Reporting Technical Expert Group of the European Financial Reporting Advisory Group (EFRAG), says Generali’s decision was not driven by operational reasons. Far more significant is its view that segregating by cohorts constitutes “a sort of artificial accounting, because in that case we would be required to identify drivers to split something that, from an economic and legal standpoint, is unified.”

“The concern we had is not that we will have a different profit, because at the end of the day the overall profit from the portfolio is always the same—you are not creating or destroying value with the accounting,” Mr. Tosoni says. “But it was that the pattern of this profit would have potentially caused some volatility that is not consistent with how Generali Europe’s overall book is performing.”

A further complexity, he says, is that firms get to choose the drivers they wish to apply under the global IFRS 17 rules “which potentially also makes the profit pattern different player-by-player according to the drivers that you implement in your systems.” In Mr Tosoni’s view, there is a good chance the IASB will change the rules to reflect the EU approach when it conducts its implementation review in or around 2026—or that the two approaches will continue in parallel.

Although the survey suggests the bulk of EU-headquartered insurers plan to use the exemption, a sizeable minority will not. Among them is the giant Allianz Group, whose Group Chief Accountant Roman Sauer says the insurer wants to use the global version of IFRS 17 in part because one of the regulation’s objectives is global harmonization, “and we would like to contribute... by sticking to the IFRS as issued by the IASB.”

Moreover, he says, there are strategic considerations for doing so—some regulators outside the EU require full IFRS financials for certain capital markets transactions, and preparing them only once you need them would be costly and would likely take a long time.

SCOR, a global reinsurer based in France, is another that will not use the exemption, with Group Chief Financial Officer Ian Kelly saying the exemption “is not really so applicable to the business that we’re underwriting.”

“It’s something that applies more to certain business such as with-profits business, cash flow-type matching business where there’s some mutualization,” he says.

Addressing the investor reaction

Among the key concerns expressed by the IASB on not including an annual cohorts requirement was the loss of information on the profitability of groups of insurance contracts. That raises the question of how investors are likely to view insurers that avail themselves of the exemption.

Generali’s Massimo Tosoni is bullish, saying use of the exemption will in fact make its financial statements more relevant in terms of how the insurer manages financial risk, and so should not cloud how investors view the company—or, for that matter, negatively influence the cost of capital or M&A activity. Moreover, he says, the exemption is also consistent with the risk management approach under Solvency II that does not segregate cohorts.

Allianz’s Mr Sauer doubts that investors will look askance at firms that use the exemption—or that they will applaud firms that stick to the global rules.

“I hope they do [applaud] a little bit and give us some credit—that we take the stricter rules with the annual cohorts—but in the long run, I don’t believe they will give credit for it,” he says, adding that a more important issue is the messaging around the fact that one jurisdiction is creating an exemption.

The issue of comparability may be moot, anyway. Per EU rules, insurers that plan to use the exemption must provide information on why they have done so. In the survey, when asked how they would ensure their financial statements are comparable to entities that did not use the exemption, the majority—82 percent—say they will provide a quantitative reconciliation to net profit and other key performance indicators (KPIs).
A (mostly) level playing field

Perhaps most significantly, interviewees typically do not feel that the use of the exemption will undermine the level playing field objective of IFRS 17. Allianz’s Mr Sauer says the impact of firms using the exemption is unlikely to wholly compromise comparability as the exemption “is not a big roadblock in terms of comparability.” And, he adds, given that business models around the world differ, and that comparability is currently a challenge, IFRS 17 still constitutes a big step forward.

For James Turner, Group Chief Financial Officer at Prudential, the EU exemption is a non-issue as his firm does not write insurance in the EU. Discussion about the impact of the exemption, he says, reminds him of his work implementing Solvency II requirements about capital requirements for insurers—and the similar questions that arose then.

“Solvency II was supposed to be the same for every country, but there were differences in terms of interpretation between various countries,” he says. “And whilst there were differences, I don’t think it undermined the value that Solvency II brought in terms of greater comparability—because the greater the degree of comparability, the better that is for the industry.”

And for Intact Financial Corporation, a Canada-headquartered P&C insurer that cannot use the exemption, asking whether it undermines the level playing-field concept “suggests that everything else is perfectly comparable”, says Louis Marcotte, Executive Vice President & Chief Financial Officer, which is not the case.

Better, if not perfect

For SCOR’s Redmond Murphy, Deputy Group Chief Financial Officer, the question links to a broader issue: the view that consistency of reporting under IFRS 17 will happen soon.

“Our perception is that maybe there is better comparability under IFRS 17, but it’s not perfect. The EU exemption is applicable to long-term contracts, and so it shouldn’t move the needle in terms of reducing comparability for P&C insurers,” says Mr Marcotte. “Because there are a few places with a number of options, financials under IFRS 17 may not be identical from market to market and even between players.”
“I genuinely don’t think we’re going to get there for at least a period of time,” says Mr Murphy, noting that it is not widely appreciated that IFRS 17’s methodology offers significant flexibility in several areas like calculating the CSM or deriving figures for reserves for different businesses. That means, “different companies may be doing different things for quite similar types of business.”

There’s an expectation that there’ll be consistency, and there won’t be, really,” Mr. Murphy says. “The market’s going to spend the first few years trying to work out what Company A does versus Company B versus Company C.”

Over time, he adds, some aspects will standardize as companies change their approach to be consistent, “but some of the things can’t be changed, because they’re built into the opening balance sheet of IFRS 17.”

It is not only CSM and reserves where IFRS 17 offers flexibility, SCOR’s Ian Kelly points out; risk adjustment is another area where consistency could be undermined.

“Unlike Solvency II, which is quite prescriptive around the risk margin, the choice that’s available in the risk adjustment [under IFRS 17] will mean the consistency might not be there in the short term,” says Mr. Kelly. Given the complexity of the accounting standard, understanding it will take “a considerable amount of time” even for users—and this will be even more complex for investors and other stakeholders.

Conclusion

Ultimately, interviewees say, IFRS 17 is far more complex than IFRS 4, and those complexities mean it will take time for the market to grasp its full impact.

“That said, it should bring more transparency to the business that’s being underwritten, and we see that as advantageous,” says SCOR’s Ian Kelly. “And it will much more fairly represent the value of our life business … and will much more clearly reflect the value that businesses are creating with their operations.”

That chimes with the feedback from many interviewees: that the introduction of IFRS 17 will provide greater comparability, and that the exemption available in the EU ought not to greatly affect the objective for a level playing field, in part because it is just one area in which insurers can exercise discretion.

Consequently, the consensus seems to be that those two key benefits insurers expect IFRS 17 compliance will bring—financial statements that better reflect performance, and easier access to capital—will over time also hold true, even for firms that use the exemption.

Meanwhile, as the 1 January deadline looms large for many insurers globally, those responsible for implementing compliance are largely confident they will be ready. As one interviewee put it, “we don’t envision any concern about meeting the deadline—it’s going to be about which pieces get automated in our ideal-state and which pieces are still being put together manually.”

For all insurers, though, it is technology that lies at the heart of compliance. As our second article will show, this has produced an array of challenges—some of which they are yet to overcome.
The IFRS 17 level playing field for insurance reporting

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End notes

3. Ibid.
4. Ibid.
7. Ibid.