

Assessment tool

Title Assessment Tool - Operational Risk Capital Data

Category Capital Adequacy Requirements

Date February 21, 2022

Sector Banks

Trust and Loan Companies

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Introduction

The Assessment Tool for Operational Risk Capital Data ("AT") sets out OSFI's detailed expectations based on Chapter 3 of the Capital Adequacy Requirements Guideline, OSFI's Data Maintenance Expectations for Institutions using the Basel III Standardized Approach for Operational Risk Capital Data, and the Basel Committee on Banking Supervision's *Principles for Effective Risk Data Aggregation and Risk Reporting*.

Together with the Data Maintenance Expectations, the AT aims to ensure that institutions have effective management of current and historical operational risk capital data, which includes both internal operational loss data and the components used to calculate the Business Indicator under the Basel III Standarized Approach for Operational Risk.

Rating Scale

All three lines of defence ("LOD") are expected to rate each criterion in the AT using the following rating scale:

1. Fully Compliant: FRFI is fully compliant with the criterion and can demonstrate adequacy of design and

effective functioning.

2. **Substantially Compliant:** FRFI is largely compliant with the criterion with minor exceptions that can be

readily remediated. For areas of compliance, adequacy of design and effective functioning can be

demonstrated.

3. Partially Compliant: FRFI is compliant with some aspects of the criterion and can demonstrate adequacy of

design and effective functioning for these apsects; however, significant actions are required to fully meet the

criterion.

4. **Non-Compliant:** FRFI has not implemented the criterion.

Institutions should provide rationale for the rating and supporting documents where relevant.

Additional Comments Column in the AT

Institutions can include any additional comments within the 'Additional Comments' column in the AT along with any

relevant supporting documents. Institutions should specify if the comment is being made by thefirst, second or

third LOD.

Reference Documents

1. OSFI revised Chapter 3 - Operational Risk - Capital Adequacy Requirements ("CAR").

2. OSFI's Data Maintenance Expectations for Institutions Using the Basel III Standardized Approach for Operational

Risk Capital Data ("DME").

2. Basal Cananitta and	n Dankin - Companision	Data di La Can Effectiva Dia	l. Dutu Annu nutinu nu d	Diele Dementin
	n Banking Supervision's	Principles for Effective Ris	k Data Aggregation and	RISK Reporting
("RDARR").				
				rational Rick Capital Da

Assessment Tool - Operational Risk Capital Data

	Criteria	Reference	Rating by 1 st LOD (include rationale and supporting	Target Compliance Date	Rating by 2 nd LOD (include rationale and supporting	Rating by 3 rd LOD (include rationale and supporting	Additional Comments (Including Supporting Documents)
1. Gener	al Criteria on Loss Data Ide	entification. (documents) Collection, and	Treatment	documents)	documents)	
1.01	The institution is using 10 years of high quality historical internal loss data for regulatory capital purposes.	CAR Ch. 3 (27) (a)					
1.02	The institution has demonstrated that robust, documented procedures and processes for the identification, collection, and treatment of internal loss data are in place.	CAR Ch. 3 (27) (b)					
1.03	The institution has documented its criteria and demonstrated that processes are in place for mapping historical internal loss data enterprise-wide to Basel Level 1 supervisory categories as defined in Annex 3-2 of OSFI's Capital Adequacy Requirements ("CAR") Guideline.	CAR Ch. 3 (27) (c) and Annex 3- 2.					

1.04	The internal loss data are comprehensive and capture all material activities and exposures from all appropriate sub-systems and geographic locations. The institution has demonstrated the ability to identify and track any part of the institution where loss data have not, or are not being, collected and included in the dataset.	CAR Ch. 3 (27) (d)			
1.05	All operational losses related to the definition of operational risk as defined in section 3.1 of CAR Chapter 3 are included in the loss data collection.	CAR Ch. 3 (2)			
1.06	For capital purposes, the institution has set a minimum threshold of \$30,000 CAD (net losses after recovery) per loss event for internal loss data collection and for the calculation of average annual losses, and has demonstrated that processes are in place to identify and measure when this threshold has been reached.	CAR Ch. 3 (27) (e)			

1.07	The institution has demonstrated that documented processes are in place to (i) calculate the percentage of total loss data that is estimated, and (ii) identify when it is approaching, or has surpassed, the materiality threshold for loss data comprehensiveness, detailed in Chapter 3 of OSFI's CAR Guideline.	CAR Ch. 3 (27)(d)			
1.08	The institution has demonstrated that effective documented processes are in place for the collection of information on the reference dates of operational risk events. The reference dates should include: date of occurrence, data of discovery, and date of accounting.	CAR Ch. 3 (27) (f)			

1.09	The institution has demonstrated that it has in place effective documented processes for the collection of information on recoveries of gross loss amounts as well as descriptive information on the drivers or causes of the loss event. The level of detail should be commensurate with the size of the gross loss amount.	CAR Ch.3 (27) (f)			
1.10	The institution has demonstrated that processes are in place for the inclusion or exclusion of certain operational loss events (i.e. those related to credit and market risk) in accordance with Section 3.4.3 of CAR Chapter 3.	CAR Ch.3 (27) (g) and (h)			

1.11	The institution has demonstrated that effective processes are	CAR Ch. 3 (27) (i)			
	in place to independently review				
	the comprehensiveness				
	and accuracy of loss				
	data. The institution has				
	also demonstrated that				
	effective processes are in place to				
	independently review				
	the processes for the				
	identification,				
	collections and				
	treatment of internal				
	loss data. At a				
	minimum, this would				
	include regular,				
	effective and				
	independent challenge				
	by the institution's				
	second line of defense,				
	and periodic				
	independent review by				
	the third line of				
	defense.				

2. Specific Criteria on Loss Data Identification, Collection, and Treatment

2.01	The institution has documented policies and has demonstrated that procedures are in place for applying the gross loss definition, reference date, grouped losses, recovery, and net loss in the internal operational loss data sets and definitions align with those outlined in the CAR Chapter 3 Guideline.	CAR Ch. 3 (28) and (29)			
2.02	The institution has demonstrated that documented and effective processes are in place for identifying and capturing the gross loss amounts, non-insurance recoveries, and insurance recoveries for all operational loss events.	CAR Ch.3 (30)			
2.03	Recoveries are used to reduce losses in the calculation of capital requirements only after the institution receives payment (e.g. receivables do not count as recoveries).	CAR Ch. 3 (30)			

2.04	The institution has
	demonstrated that it
	has documented and
	effective processes in
	place to ensure that the
	gross loss computation
	in the calculation of
	capital requirements
	includes the following
	items (as defined in the
	CAR):

- - a. direct charges to the institution's P&L accounts and write-downs due to the operational risk event;
 - b. costs incurred as a consequence of the event including external expenses with a direct link to the operational risk event and costs of repair or replacement incurred to restore the position that was prevailing before the operational risk event and uncollected revenue due to

CAR Ch. 3

(31)

can be quantified

an operational risk event that

2.05	The institution has	CAR Ch. 3			
	demonstrated that it	(32)			
	has documented and				
	effective processes in				
	place to ensure that the				
	gross loss computation				
	in the calculation of				
	capital requirements				
	excludes the following				
	items:				
	2 2222 26 22222				
	a. costs of general				
	maintenance				
	contracts on				
	property, plant or				
	equipment;				
	b. internal or				
	external				
	expenditures to				
	enhance the				
	business after				
	the operational risk losses:				
	upgrades,				
	improvements,				
	risk assessment				
	initiatives and				
	enhancements;				
	and				
	c. insurance				
	premiums.				

2.06	The institution has	CAR Ch. 3			
	demonstrated that the	(33)			
	institution's loss dataset				
	includes the date of				
	accounting. The				
	institution uses a date				
	no later than the date of				
	accounting for including				
	losses related to legal				
	events in the loss data				
	set. For legal loss				
	events, the date of				
	accounting is the date				
	when a legal reserve is				
	established for the				
	probable estimated loss				
	in the P&L. For losses				
	from uncollected				
	revenue, the institution				
	may use either the date				
	the revenue should				
	have been collected or				
	the date the decision				
	was made not to collect				
	the revenue.				

2.07	The institution has	CAR Ch.3		
2.07				
	demonstrated that	(34)		
	documented and			
	effective processes are			
	in place so that losses			
	caused by a common			
	operational risk event			
	or by related			
	operational risk events			
	over time, but posted to			
	the accounts over			
	several years, are			
	allocated to the			
	corresponding years of			
	the loss database, in			
	line with their			
	accounting treatment.			

3. Exclu	sion of Losses from the Los	s Componen
3.01	The institution has	CAR Ch. 3
	demonstrated that	(35) and
	documented and	(37)
	effective controls and	
	governance are in place	
	to (i) identify the	
	exclusion of certain	
	operational loss events	
	from the calculation of	
	the Loss Component	
	that meet the criteria in	
	section 3.4.5 of CAR	
	Chapter 3; and (ii)	
	ensure appropriate	
	approvals occur,	
	including approval from	
	OSFI.	

3.02	The institution has demonstrated that documented and effective processes are in place for disclosing the total loss amount and number of exclusions in accordance with OSFI's Pillar 3 requirements.	CAR Ch. 3 (36)				
4. Inclus	ion of operational loss eve	nts related to	nergers and	acquisitions		
4.01	The institution has demonstrated that documented and effectively implemented policies and processes are in place for the inclusion of historical loss events from any merged or acquired businesses over the previous ten years. Loss data included from any mergers or acquired	CAR Ch. 3 (40)				

4.02	The institution has demonstrated that documented and effective processes are in place for the estimation of historical loss data for each of the years (within the last ten years) where high-quality internal loss data are missing, in accordance with the methodology detailed in CAR Chapter 3 section 3.4.7.	CAR Ch. 3 (40) (a)			
4.03	The institution has demonstrated that documented and effective processes are in placefor the estimation of operational risk loss amounts for merged entities or acquired businesses where the collection of actual loss data is not feasible immediately, in accordance with the methodology detailed in CAR Chapter 3 section 3.4.7.	CAR Ch. 3 (40) (b)			

5. Quality of Operational Risk Capital Data (i.e., internal loss data and business indicator data)

5.1 Governance

5.1.01	The institution has documented agreed service level standards (agreements, schedules, etc.) that cover explicitly or implicitly (where internal loss data is a subset of a number of processes covered by the standard) both outsourced and inhouse operational risk capital data-related processes, as well as policies covering, data confidentiality, integrity and availability	RDARR Principle 1		
5.1.02	The institution's data procedures and reporting practices are fully documented and subject to high standards of validation that are aligned and integrated with the other independent review activities within the institution's control frameworks.	RDARR Principle 1		

5.1.03	Senior management have reviewed and approved, at least annually, the institution's operational risk capital data collection and reporting procedures for both current and historic data.	RDARR Principle 1			
5.1.03.1	Senior management are aware of and understand any limitations associated with the quality of the operational risk capital data used to support the calculation of operational risk capital using the Standardized Approach.				

5.1.04	The institution's due diligence process for mergers and acquisitions includes an assessment of the operational risk capital data collection capabilities and reporting practices of the acquired entity. This includes development of a plan to integrate and align the acquired operational risk capital data collection capabilities and reporting practices within its own framework, and a process to report as a single entity in a consistent manner.	RDARR Principle 1			
5.2 Data	architecture and IT infrast	ructure			
5.2.01	The institution has established roles and responsibilities in relation to the ownership and quality of operational risk capital data and information for both the business and IT	RDARR Principle 2			

functions.

5.2.02	The operational risk	RDARR
	capital data owners	Principle
	(business and IT	2
	functions as	
	appropriate), in	
	partnership with risk	
	managers and/or other	
	relevant second line	
	functions, have	
	established a process to	
	ensure there are	
	adequate controls	
	throughout the lifecycle	
	of operational risk	
	capital data, including	
	for all aspects of the	
	technology	
	infrastructure, as	
	appropriate.	

5.2.03	The institution has	RDARR
	established integrated	Principle
	loss data taxonomies	2
	and architecture aligned	
	with Annex 3-1	
	(Business Indicator) and	
	Annex 3-2 (Level 1) (loss	
	data) of the CAR	
	Guideline. Operational	
	risk capital data	
	architecture includes	
	but is not limited to:	
	i. Identification of	
	all mapping rules and filter criteria;	
	ii. Consistent	
	naming	
	conventions for	
	loss data;	
	iii. Usage of single	
	identifiers and/or	
	unified naming	
	conventions for	
	data; and	
	iv. Established	
	metadata (i.e.	
	types of data to	
	be stored, data	
	types, valid range	
	of data values,	
	etc.).	

5.2.03.1	The institution has fully			
	documented and			
	demonstrated the			
	effectiveness of the			
	end-to-end data flows,			
	including key controls			
	for critical failure points,			
	to support data			
	management processes			
	and oversight of the			
	data required to			
	support the calculation			
	of operational risk			
	capital using the			
	Standardized Approach			
	(SA). At a minimum this			
	would include:			
	i. identification of			
	all systems, data			
	flows, control			
	points, processes			
	and reports;			
	ii. identification of			
	all manual			
	processes; and			
	iii. identification of			
	all data to be			
	collected and			
	managed to			
	calculate the			
	Internal Loss			
	Multiplier and			
	Business			
	Indicator.			

5.2.03.2	If an institution has multiple systems involved in the end-to-end flow, the institution have the ability to demonstrate the linkages and approaches used to complete and aggregate the operational risk capital data.				
5.3 Accui	racy and Integrity				
5.3.01	The institution has established documented processes for collecting operational risk capital data. Where the institution relies on manual processes and/or desktop applications (e.g. spreadsheets, end-user databases) for collecting internal loss data, it has effective mitigants in place (e.g. end-user computing policies and procedures) and other effective controls that are consistently applied for maintaining such data.	RDARR Principle 3			

5.3.01.1	There are adequate documented controls throughout the lifecycle of the data. Operational risk capital data are correctly entered, kept current and aligned with the data definitions.				
5.3.02	Operational risk capital data are reconciled with, or supported by, sources, including accounting data where appropriate and the institution is able to explain all material differences.	RDARR Principle 3			
5.3.03	Relevant personnel within the institution have sufficient access to operational risk capital data to ensure they can appropriately aggregate, validate and reconcile the data to relevant reports.	RDARR Principle 3			
5.3.04	Measurement and monitoring processes have been designed and implemented to ensure the accuracy and integrity of operational risk capital data.	RDARR Principle 3			

5.3.04.1	The institution has established documented processes and metrics and thresholds to measure accuracy and integrity of both current and historical operational risk capital data. The institution can also demonstrate that processes are in place to identify when measures are near defined thresholds.				
5.3.04.2	The institution has demonstrated that documented processes are in place for identifying when data limitations exist in both historical and current operational risk capital data.				
5.3.05	The institution has demonstrated that it has established escalation channels and processes to develop action plans to rectify poor operational risk capital data quality.	RDARR Principle 3			

5.4 Completeness

5.4.01.1 The institution has demonstrated that documented and effective escalation channels and processes are in place to develop	5.4.01	The institution has demonstrated that documented and effective processes are in place for measurement and monitoring completeness of all current and historic operational risk capital data including measurable metrics and thresholds to measure completeness.	RDARR Principle 4			
action plans to rectify completeness issues. 5.5 Timeliness		demonstrated that documented and effective escalation channels and processes are in place to develop action plans to rectify completeness issues.				

5.5.01	The institution has demonstrated that it has identified and documented timeliness requirements for reporting operational risk capital data. For operational loss data, these requirements must reflect the nature of the loss event based on the characteristics and overall risk profile of the institution. Internal loss data are reported one quarter in arrears while Business Indicator data are reported based on the most current quarter.	RDARR Principle 5			
5.5.02	The institution has demonstrated that its operational risk capital data aggregation capabilities are able to produce aggregate information on a timely basis to meet all internal loss reporting and capital reporting requirements.	RDARR Principle 5			

5.6 Adaptability

5.6.01	The institution has demonstrated that it has sufficient capability to customize operational risk capital data, including internal loss data, to users' needs (e.g. dashboards, key takeaways, anomalies), to drill down as needed, and to produce quick summary reports.	RDARR Principle 6			
5.6.02	The institution has demonstrated that its operational risk capital data aggregation processes allow for the incorporation of new developments in the organization of the business and/or external factors that influence the institution's information requirements.	RDARR Principle 6			
5.7 Accu	racy				
5.7.01	Requirements and processes to reconcile reports to internal loss data and other authoritative sources are defined and can be demonstrated.	RDARR Principle 7			

5.7.01.1	Reconciliation processes include explanations, reporting and action plans to deal with data errors or weaknesses in data integrity.				
5.7.02	The institution has demonstrated that it has integrated procedures for identifying, reporting and explaining operational risk capital data errors or weaknesses in data integrity via exception reports and/or quality assurance, and for measuring and reporting data accuracy and integrity.	RDARR Principle 7			
5.7.02.1	The institution has demonstrated that it has established materiality thresholds for accuracy, including thresholds for escalation. Where applicable, action plans have been established to rectify breaches.				

5.7.03	The institution has demonstrated that measurable accuracy requirements for operational risk capital data have been established and implemented.	RDARR Principle 7			
5.8 Com	prehensiveness				
5.8.01	The institution has demonstrated that it has determined reporting requirements for operational risk capital data that best suit its own business models and risk profiles. Risk management reports for loss data include exposure information for all risk areas (e.g. event type, etc.) and all significant components of those areas.	RDARR Principle 8			
5.9 Clari	ty and usefulness				
5.9.01	. The institution has demonstrated that Senior Management receives sufficient information to confirm the integrity of the operational risk capital requirement.	RDARR Principle 9			

	eports.				
de co wiit inf rel los ap bo qu go de	he institution has emonstrated that it onfirms periodically with recipients that the offormation in reports elated to operational esses are relevant and oppropriate, in terms of ooth amount and uality, to support the overnance and ecision-making rocess.	RDARR Principle 9			

5.10.01	The institution has demonstrated that it assesses periodically the purpose of each report associated with the reporting of operational risk capital, including internal loss information, and ensures that the required reports can be produced in both normal and stress/crisis situations.	RDARR Principle 10			
5.10.02	The institution demonstrated that it has tested its ability to produce accurate reports within established timeframes and can demonstrate that these timeframes are being adhered to.	RDARR Principle 10			
5.10.03	The institution has demonstrated that in times of stress/crisis all relevant reports containing operational risk capital data, including internal loss information, would be available within a short period of time allowing management to react effectively to evolving risks.	RDARR Principle 10			

5.11 Distribution

5.11.01	The institution has	RDARR
	demonstrated that	Principle
	documented	11
	procedures are in place	
	to allow for rapid	
	collection and analysis	
	of operational risk	
	capital data and timely	
	dissemination of	
	reports, balanced with	
	the need to ensure	
	confidentiality as	
	appropriate.	
C 0	tional Dials Conital Data Ct.	/D - + +
o. Opera	itional Risk Capital Data Sto	orage/Retent
6.01	The institution has	DME
6.01	The institution has documented policies,	DME Section IV
6.01		
6.01	documented policies,	
6.01	documented policies, and has demonstrated	
6.01	documented policies, and has demonstrated that procedures are in	
6.01	documented policies, and has demonstrated that procedures are in place, for the storage,	
6.01	documented policies, and has demonstrated that procedures are in place, for the storage, security, retention and	
6.01	documented policies, and has demonstrated that procedures are in place, for the storage, security, retention and archiving of operational	
6.01	documented policies, and has demonstrated that procedures are in place, for the storage, security, retention and archiving of operational risk capital data. This	
6.01	documented policies, and has demonstrated that procedures are in place, for the storage, security, retention and archiving of operational risk capital data. This includes, where	
6.01	documented policies, and has demonstrated that procedures are in place, for the storage, security, retention and archiving of operational risk capital data. This includes, where applicable, the	
6.01	documented policies, and has demonstrated that procedures are in place, for the storage, security, retention and archiving of operational risk capital data. This includes, where applicable, the procedures for	

and peripherals.

6.02	The institution has documented policies, and has demonstrated that procedures are in place, for the maintenance of backups of relevant data files, data stores and databases in a manner that allows for operational risk capital data/information to be secure and readily available.	DME Section IV			
6.03	The institution has demonstrated that it has processes in place to ensure the availability of electronic versions for all relevant operational risk capital data and that this data are in a format that provides flexibility to enable searching, aggregation and reporting. and can be made accessible in Canada.	DME Section IV			

7. Specific Expectations for Business Indicator Data

7.01	The institution has demonstrated that processes are in place for the consistent mapping of its general ledger and/or relevant OSFI returns to the components of the BI. This includes a process for ensuring that Fee and Commission Income is reported on a gross basis, and that Fee and Commission Expenses includes all relevant expenses, including those netted against income, on the institution's financial statements.	DME Section VI			
7.02	The institution has demonstrated that processes are in place for the reconciliation between the BI reported on the capital adequacy return ("BCAR") and Net Interest Income and Non-Interest Income (as defined in OSFI's P3 Return). This reconciliation is done quarterly.	DME Section VI			

7.03	The institution has demonstrated that it conducts periodic independent reviews of the processes involved in the calculation and reporting of BI component. At a minimum, this would include regular, effective and independent challenge by the institution's second line of defense, and periodic independent reviews by the third line of defense.	DME Section VI		
7.04	The institution can demonstrate that it has processes in place for the exclusion of BI data for divested activities, including OSFI approval.	CAR Ch. 3 (38)		
7.05	The institution has established processes for disclosing those divested activities excluded from the BI in accordance with OSFI's Pillar 3 requirements.	CAR Ch. 3 (38)		

7.06	The institution has	CAR Ch. 3
	demonstrated that	(39)
	processes are in place	
	to reflect mergers or	
	businesses that have	
	been acquired over the	
	previous three years in	
	the BI, as detailed in	
	section 3.4.7 of CAR	
	Chapter 3.	