Questions for public consultation on draft revisions to supervisory material related to the Holistic Framework in ICPs 12 and 16 and related ComFrame standards

Thank you for your interest in the public consultation on the proposed changes to reflect climate risk in selected ICP guidance material and supporting material. The Consultation Tool is available on the IAIS website.

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| **Please do not submit this document to the IAIS. All responses to the Consultation Document must be made via the** [**Consultation Tool**](https://survey.iaisweb.org/299712?lang=en) **to enable those responses to be considered.** |

Consultation questions

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| **ICP 12 (Exit from the Market and Resolution)**  |
| 1 | General comments on proposed changes to ICP 12 and related ComFrame standards |
| 2 | Question related to ICP 12.3 and ICP 16.15: The ICPs establish the minimum requirements for effective insurance supervision and are expected to be implemented and applied in a proportionate manner. Do you favour the proposed proportionate application of certain recovery and resolution planning requirements to all insurers? Please explain and provide details of how proportionality should apply and/or where such planning should be deemed necessary. The IAIS may consider this feedback in the final versions of the ICP guidance or in the supporting material (application papers). |
| 3 | Question related to CF 12.4.a: Recovery plans are required for all IAIGs. Resolution plans are required to be in place, at a minimum, for any insurer assessed to be systemically important or critical if it fails (regardless of their status as an IAIG). Due to their nature, scale and complexity, arguably there could be a presumption that all IAIGs should be subject to the requirement to have a resolution plan in place (unless deemed unnecessary by the supervisor or resolution authority), even if not assessed as systemically important. Are you in favour or against the possible introduction of a requirement, or presumption, that resolution plans are also required to be in place for all IAIGs? Please explain your opinions. |
| 4 | Comments on proposed changes to ICP 12.3 |
| 5 | Comments on proposed changes to ICP guidance 12.3.1 |
| 6 | Comments on proposed changes to ICP guidance 12.3.2 |
| 7 | Comments on proposed changes to ICP guidance 12.3.3 |
| 8 | Comments on proposed changes to ICP guidance 12.3.4 |
| 9 | Comments on proposed changes to ICP guidance 12.3.5 |
| 10 | Comments on proposed changes to CF 12.3.a |
| 11 | Comments on proposed changes to CF 12.3.a.1 |
| 12 | Comments on proposed changes to CF 12.3.a.2 |
| 13 | Comments on proposed changes to CF 12.3.a.3 |
| 14 | Comments on proposed changes to ICP 12.4 |
| 15 | Comments on proposed changes to ICP guidance 12.4.1 |
| 16 | Comments on proposed changes to ICP guidance 12.4.2 |
| 17 | Comments on proposed changes to ICP guidance 12.4.3 |
| 18 | Comments on proposed changes to ICP guidance 12.4.4 |
| 19 | Comments on proposed changes to ICP guidance 12.4.5 |
| 20 | Comments on proposed changes to ICP guidance 12.4.6 |
| 21 | Comments on proposed changes to ICP guidance 12.4.9 |
| 22 | Comments on proposed changes to CF 12.4.a |
| 23 | Comments on proposed changes to CF 12.4.a.1 |
| 24 | Comments on proposed changes to CF 12.4.b |
| 25 | Comments on proposed changes to ICP 12.8 |
| 26 | Comments on proposed changes to ICP guidance 12.8.1 |
| 27 | Comments on proposed changes to ICP guidance 12.8.2 |
| 28 | Comments on proposed changes to ICP guidance 12.8.3 |
| 29 | Comments on proposed changes to ICP guidance 12.8.4 |
| 30 | Comments on proposed changes to ICP guidance 12.8.6 |
| 31 | Comments on proposed changes to CF 12.8.a |
| 32 | Comments on proposed changes to CF 12.8.b |
| 33 | Comments on proposed changes to CF 12.8.c |
| 34 | Comments on proposed changes to CF 12.8.d |
| 35 | Comments on proposed changes to CF 12.8.d.1 |
| 36 | Comments on proposed changes to CF 12.8.d.2 |
| 37 | Comments on proposed changes to CF 12.8.d.3 |
| 38 | Comments on proposed changes to CF 12.8.e |
| 39 | Comments on proposed changes to CF 12.8.f |
| 40 | Comments on proposed changes to CF 12.8.g |
| 41 | Comments on proposed changes to CF 12.8.g.1 |
| 42 | Comments on proposed changes to CF 12.8.g.2 |
| 43 | Comments on proposed changes to CF 12.8.g.3 |
| 44 | Comments on proposed changes to CF 12.8.i |
| 45 | Comments on proposed changes to CF 12.8.i.1 |
| 46 | Comments on proposed changes to CF 12.8.i.2 |
| **ICP 16 (Enterprise Risk Management for Solvency Purposes)**  |
| 47 | General comments on proposed changes to ICPs 16.6 and 16.9 and related ComFrame standards  |
| 48 | Comments on proposed changes to ICP 16.6 |
| 49 | Comments on proposed changes to ICP guidance 16.6.11 |
| 50 | Comments on proposed changes to ICP guidance 16.6.12 |
| 51 | Comments on proposed changes to CF 16.6.b |
| 52 | Comments on proposed changes to ICP guidance 16.9.7 |
| 53 | Comments on proposed changes to CF guidance 16.9.c.1 |
| 54 | Comments on proposed changes to CF guidance 16.9.c.2 |
| 55 | Comments on proposed changes to CF guidance 16.9.c.3 |
| 56 | Comments on proposed changes to CF guidance 16.9.c.4 |
| 57 | Comments on proposed changes to CF guidance 16.9.c.5 |
| 58 | General comments on proposed changes to ICPs 16.15 and 16.16 and related ComFrame standards |
| 59 | Comments on proposed changes to ICP 16.15 |
| 60 | Comments on proposed changes to ICP guidance 16.15.1 |
| 61 | Comments on proposed changes to ICP 16.16 |
| 62 | Comments on proposed changes to ICP guidance 16.16.1 |
| 63 | Comments on proposed changes to ICP guidance 16.16.2 |
| 64 | Comments on proposed changes to ICP guidance 16.16.3 |
| 65 | Comments on proposed changes to ICP guidance 16.16.4 |
| 66 | Comments on proposed changes to ICP guidance 16.16.5 |
| 67 | Comments on proposed changes to ICP guidance 16.16.7 |
| 68 | Comments on proposed changes to ICP guidance 16.16.8 |
| 69 | Comments on proposed changes to CF 16.16.a |