Introduction

This paper on Business Environment and Internal Control Factors (BEICFs) is one in a series of industry position papers by the AMA Group on business practices affecting the implementation of AMA in the United States. It is intended to help initiate a dialogue between the industry and the regulatory community on this aspect of the implementation of the AMA.

Background

BEICFs are risk measures used in the management and measurement of operational risks. They are one of four elements identified in Basel II, Pillar 1 that AMA institutions must consider in estimating their minimum capital requirement operational risk. The other three are internal loss data, external loss data and scenario analysis. The U.S. Rule for Risk Based Capital Standards: Advanced Capital Adequacy Framework, published in the Federal Register on December 7, 2007, suggests that they are forward-looking indicators of the risk profile. The Basel Framework goes a bit further and discusses them as a way of achieving the “alignment of risk management to capital,” and of providing some “immediacy” in capital estimates. Beyond that however, there appears to be no precise generally accepted regulatory definition of BEICFs yet.

Industry Practices

A recent RMA survey of AMAG members indicates that most use BEICFs for risk management purposes and that almost all of them consider BEICFs as at most an indirect input into their models for capital estimation purposes.

Many firms, including about two thirds of the core firms surveyed, use BEICFs to make ex-post adjustments to their capital estimation calculations. Whether they are positive or negative, these adjustments are typically kept within percentage limits, because of the uncertainty that exists about the relationship between future losses and BEICF values. About half of core and a number of opt-in firms use BEICFs to allocate capital among business units. For

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1 The Advanced Measurement Approaches Group (AMAG) was formed in 2005 by the RMA at the suggestion of the U.S. Inter-Agency Working Group on Operational Risk. The RMA – the Risk Management Association – is a member-driven professional association whose purpose is to advance the use of sound risk management principles in the financial services industry.

The purpose of the AMAG is to share industry views on aspects of AMA implementation with the U.S. financial services federal regulatory agencies. The Group consists of senior operational risk management professionals working at financial service organizations throughout the United States. The AMAG is open to any financial institution regulated in the United States that is either mandated, opting in, or considering opting in to Basel II. A senior officer responsible for operational risk management represents each member institution on the AMAG. Of the twenty or so US financial service institutions that are currently viewed as mandatory or opt-in Basel II institutions, sixteen were members of the AMAG at the time of this Survey, and there were thirteen members as of the time of this writing.

The names of AMAG members that agree with this Industry Position Paper are shown in Attachment 2. Their institutions are listed for identification purposes. This paper does not necessarily represent the views of RMA’s institutional membership at large, nor the views of the individual financial service firms whose staff have participated in the AMAG.

Support for the AMAG is provided by RMA and Operational Risk Advisors LLC.
capital estimation purposes, Risk Control Self Assessment (RCSA) results are the most commonly applied BEICFs, followed by audit scores, statistics on regulatory exam issues and other key risk indicators, in that order.

**Industry Positions**

**Position 1:** BEICFs are defined as measures that track changes in the operational risk in the business environment and changes in the effectiveness of a firm’s controls. The environment is defined to include both the internal and external circumstances of the firm’s businesses, and controls are defined as processes that the firm has in place to reduce or eliminate its operational risks.

The **business environment** is the internal and external circumstances of a firm’s businesses that can materially affect its operational risk profile. This includes:

- the quality and availability of the firm’s people, vendors, and other resources;
- the complexity and riskiness of the businesses, the products they deliver and the processes they use to deliver them;
- the degree of automation of the product process and the firm’s capacity for automation;
- the legal and regulatory environment for the businesses; and
- the evolution of the firm’s markets, including the diversity and sophistication of its customers and counterparties, the liquidity of capital markets it trades in and the reliability of the infrastructure that supports those markets.

**Internal controls** are the detective and preventive processes the firm has in place to reduce the frequency or the severity of operational risk losses or to eliminate altogether the chance of operational risk events.

Controls operate by reducing the exposures created by the business environment, by detecting causes, by preventing specific individual risks from arising and by mitigating their effects when they do arise. They can be specific like the confirmation process after a trade or the due diligence before a new hire, or general like a risk and control self assessment process used to detect and assess risks. They can be manual, like the supervisory end-of-day review of a trader’s tickets, partially automatic, like the sign-off often required at certain steps in loan processing by software before the process can proceed, or fully automatic, like many software and building access controls.

Controls, however, do not include such things as: insurance – an asset with contingent worth; risk indicators, which may be used in a control but, are not themselves processes; or business processes which contribute directly to the delivery of services to customers. Many risk management processes that support trade-offs of risk and return are not controls. An example might be the use of a screening system that enhances transaction risk management. The system does not enforce a particular behavior so much as enable improved decision making about risk.

**Factors** are leading measures or indicators of change in the environment or in control effectiveness. Although past losses are an indicator of future losses, loss data are excluded from factors in the context of capital estimation to avoid double-counting, because those data are always taken into account in the other three elements. Otherwise many kinds of objective and subjective measures can be used as factors, including such things as:

- measures of business expansion, such as numbers of new products and increases in gross and net revenues;
- the number of customer complaints;
- the number of audit points and other measures tracking regulatory and policy compliance and progress in closing any gaps in existing practices;
- outputs from risk and control self assessments, including indicators reflecting the emergence of new risks, the effectiveness of existing controls, control gaps, and progress in closing them; and
- other risk indicators, including general indicators like staff turnover and specific ones like peak capacity utilization in a trading system.
Position 2: **BEICFs are more useful for risk management than measurement.**

The Basel Framework and U.S. Rule (see Attachment 1) leave the impression that BEICFs are primarily of value in the context of capital estimation. All AMAG member firms believe that the main value of BEICFs is as tools for managing operational risk. Some firms include BEICFs in risk reporting on changing conditions and control effectiveness; use them to set thresholds determined by policy; to benchmark one unit’s performance against another’s; to define triggers for escalation; and in balanced scorecards for performance evaluation.

Firms use BEICFs to characterize and report on the dynamics of the business environment and on the state of their internal controls. BEICFs add value in risk management by providing definition and specificity to policy on risk appetite and tolerance, and by prompting line manager responses to signals of critical changes in the business environment and internal control effectiveness.

Investment in the development of additional BEICFs should usually be driven by where they are likely to make the largest impact on management, as opposed to capital estimation.

Position 3: **Firms need flexibility to tailor their choice of BEICFs, depending on availability, applicability, usefulness, purpose and integration.**

Availability and applicability of BEICFs will depend on such things as the business profile, process architecture, degree of automation and the rate of change in external circumstances – in other words, the business environment. The usefulness of individual measures will depend on: the level in the organization of the manager who is using them; the risk appetite and tolerance of the organization; the management style; and the relevance of available measures to understanding the business environment and controls. In reporting, the usefulness will also depend on the extent to which measures are supplemented by descriptive information and analysis on, for example, causality.

A firm's choice of BEICFs will also depend on the purpose for which they are being used and the manner in which they are integrated into the AMA framework. This includes how they are included in the management reporting process, and whether they are used as a direct or indirect input (the latter, typically through scenario analysis) into the capital model. Other important considerations include providing information that is useful for line of business risk management, appropriately balancing effectiveness with efficiency, and leveraging existing sources of information.

Position 4: **BEICFs should play a secondary role in capital estimation.**

If it is ever possible to establish significant statistical relationships with future loss distributions, BEICFs may become more useful in capital estimation. Until then, their use should remain secondary to internal and external loss data and scenario analysis. For capital estimation, they should be an input into scenario analysis or into a global adjustment to a calculated capital estimate reflecting considerations not otherwise taken into account. In the latter case, it may well make sense to continue the current practice of the majority of AMAG firms and limit their overall effect to an increase or a decrease of some specified amount such as 5%, 10%, 20% or 30%.
Attachment 1

BEICF Regulation

The November 2005 Basel International Convergence Framework document section on AMA under Operational Risk contains a paragraph on BEICF\(^2\), as follows:

“In addition to using loss data, whether actual or scenario-based, a firm’s firm-wide risk assessment methodology must capture key business environment and internal control factors that can change its operational risk profile. These factors will make a firm’s risk assessments more forward-looking, more directly reflect the quality of the firm’s control and operating environments, help align capital assessments with risk management objectives, and recognise both improvements and deterioration in operational risk profiles in a more immediate fashion. To qualify for regulatory capital purposes, the use of these factors in a firm’s risk measurement framework must meet the following standards:

- “The choice of each factor needs to be justified as a meaningful driver of risk, based on experience and involving the expert judgment of the affected business areas. Whenever possible, the factors should be translatable into quantitative measures that lend themselves to verification.

- “The sensitivity of a firm’s risk estimates to changes in the factors and the relative weighting of the various factors need to be well reasoned. In addition to capturing changes in risk due to improvements in risk controls, the framework must also capture potential increases in risk due to greater complexity of activities or increased business volume.

- “The framework and each instance of its application, including the supporting rationale for any adjustments to empirical estimates, must be documented and subject to independent review within the firm and by supervisors.

- “Over time, the process and the outcomes need to be validated through comparison to actual internal loss experience, relevant external data, and appropriate adjustments made.”

The U.S. Agencies define BEICF in the final Rule\(^3\) as “the indicators of a [bank]’s operational risk profile that reflect a current and forward-looking assessment of the [bank’s]’s underlying business risk factors and internal control environment”.

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AMAG Signatories

Following are the AMAG member signatories to this Industry Position Paper on BEICF:

Bank of America
BNY Mellon
Citi
Comerica
Fannie Mae
Freddie Mac
Goldman Sachs
HSBC
JP Morgan Chase
Keycorp
Morgan Stanley
State Street
Suntrust
Union Bank of California
Wachovia Bank
Wells Fargo