# Knowledge Statements for Appointed Actuary for Life Blank

These knowledge statements apply to the Appointed Actuary for Life and relate to the Life, Accident and Health Annual Statement, also known as the Life Blank or the Blue Blank for the Life A&H Annual Statement and Fraternal Annual Statement.

These knowledge apply to the Appointed Actuary signing the Actuarial Opinion the extent that the bsthe As a best practice, the Appointed Actuary is encouraged to keep records of the relevant knowledge statements and how they have met these knowledge statements.

This is intended to be a living document, that may be updated as new products and features are introduced.

As stated within the Valuation Manual, [Chapter 1 (VM-01](https://content.naic.org/sites/default/files/pbr_data_valuation_manual_current_edition.pdf)), the requirements for an actuary to qualify as the Appointed Actuary and be permitted to sign the Actuarial Opinion include that they are a qualified actuary who:

* Is appointed by the board of directors, or its equivalent, or by a committee of the board, by Dec. 31 of the calendar year for which the opinion is rendered.
* Is a member of the Academy.
* Is familiar with the valuation requirements applicable to life and health insurance.
* Has not been found by the insurance commissioner (or if so found has subsequently been reinstated as a qualified actuary) following appropriate notice and hearing to have:
	+ Violated any provision of, or any obligation imposed by, the insurance law or other law in the course of his or her dealings as a qualified actuary.
	+ Been found guilty of fraudulent or dishonest practices.
	+ Demonstrated incompetency, lack of cooperation or untrustworthiness to act as a qualified actuary.
	+ Submitted to the insurance commissioner during the past five years, pursuant to these AOM requirements, an actuarial opinion or memorandum that the insurance commissioner rejected because it did not meet the provisions of this regulation, including standards set by the ASB.
	+ Resigned or been removed as an actuary within the past five years as a result of acts or omissions indicated in any adverse report on examination or as a result of failure to adhere to generally acceptable actuarial standards.
* Has not failed to notify the insurance commissioner of any action taken by any insurance commissioner of any other state similar to that under the paragraph above.

The Academy qualification standards for rendering the opinion are in the “[Qualification](https://www.actuary.org/sites/default/files/2021-11/USQS_2021.pdf) [Standards for Actuaries Issuing Statements of Actuarial Opinion in the United States](https://www.actuary.org/sites/default/files/2021-11/USQS_2021.pdf) (USQS)”, effective January 1, 2022. Actuaries need to meet the continuing education (CE) requirements before issuing any SAO.

Section 2.1 of the [USQS](https://www.actuary.org/sites/default/files/2021-11/USQS_2021.pdf) specifies the Basic Education and Experience Requirements, stating that an actuary should have achieved the following:

* Through education or mutual recognition, received a Fellow or Associate designation from either the Society of Actuaries (SOA) or the Casualty Actuarial Society (CAS). It is important to note that this would most likely be the SOA for an actuary issuing an opinion related to the Life/Blue Blank.
* Membership in the Academy.
* Three years of responsible actuarial experience, which is defined as work that requires knowledge and skill in solving actuarial problems.
* Be knowledgeable, through education or documented professional development, of
	1. U.S. Law, including statues, regulations, judicial decisions, and other statements having legally binding authority, applicable to the SAO, and
	2. U.S. actuarial practices and principles.
* Have either
	1. Obtained Fellowship in the CAS or SOA. In addition to obtaining this fellowship, the actuary must:
		1. Have completed education relevant to the subject of the SAO. Such education may have been obtained in attaining the fellowship designation or highest possible designation of a non-U.S. actuarial organization, or by completing additional education relevant to the subject of the SAO; or
		2. Have a minimum of one year of responsible actuarial experience in the particular subject relevant to the SAO, under the review of an actuary who was qualified to issue the SAO at the time the review took place under the USQS in effect at the time.

OR

* 1. Have a minimum of three years of responsible actuarial experience in the particular subject relevant to the SAO, under the review of an actuary who was qualified to issue the SAO at the time the review took place under the USQS in effect at that time.

Section 3 of the [USQS](https://www.actuary.org/sites/default/files/2021-11/USQS_2021.pdf) specifies the Specific Qualification Standards beyond those required to satisfy the General or Basic Education and Experience requirements. For an actuary issuing Life, A&H, and Fraternal SAO, this includes examinations administered by either the Academy or SOA covering

1. policy forms and coverages,
2. dividends and reinsurance,
3. investments and valuations of assets and the relationship between cash flows form assets and related liabilities,
4. statutory insurance accounting,
5. valuation of liabilities, and
6. valuation and nonforfeiture laws.

Alternatively, this education may be acquired through responsible work or self-study, if another qualified actuary familiar with the work is willing to attest to the knowledge of the opining actuary. To meet the experience requirement, an actuary is required to have at least three years of responsible experience relevant to the Opinion, under the review of another actuary who was qualified to issue the Opinion at the time the review took place.

Where the Appointed Actuary has relied on other experts for data, assumptions, projections, or analysis, the Appointed Actuary is required by VM-30 to provide certifications from those being relied upon that opine on the accuracy, completeness, or reasonableness of the information provided, as well as to 1) evaluate the data, assumptions, or projections for reasonability and consistency, 2) reconcile to the annual statement to the extent possible, and 3) perform other reviews and tests as the Appointed actuary deems necessary. Thus, where Appointed Actuary has relied on other experts for data, assumptions, projections, or analysis, it is necessary that both the experts being relied upon satisfy the knowledge statements with respect to the scope of their certification, as well as the Appointed Actuary satisfy the knowledge statements in these areas to allow the review for reasonability and consistency, reconciliation, and determining the necessity of and completing any other reviews and tests.

*Note: The Life Blank may include Health Reserves, specifically on Exhibits 6 and 8, , such as LTC, disability and dread disease products. In such cases, the Appointed Actuary will also need to refer to the Health Knowledge Statement. If a specific life and health insurance company has*

*health products, the Appointed Actuary must also meet the portions of the health knowledge*

*statements related to those specific products.*

# Actuarial Opinion Scope

The Life Actuarial Opinion Scope, per [VM-30](https://content.naic.org/sites/default/files/pbr_data_valuation_manual_current_edition.pdf) Section 3.A.5, states that the scope of the opinion is:

* + - Exhibit 5 Reserves (Life)
			* Life Insurance
			* Annuities
			* Supplementary Contracts Involving Life Contingencies
			* Accidental Death Benefits
			* Disability Insurance – Active Life Reserves and Disabled Life Reserves
			* Miscellaneous Reserves
		- Exhibit 6 Reserves (Accident and Health)
			* Active Life Reserve
			* Claim Reserve
		- Exhibit 7
			* Guaranteed Interest Contracts
			* Annuities Certain
			* Supplemental Contracts
			* Dividend Accumulations or Refunds
			* Premium and Other Deposit Funds
		- Exhibit 8, Part 1
			* Life
			* Health
		- IMR
		- AVR
		- Unearned Premium Reserve
		- Life PBR (VM-20)
		- Annuity PBR (VM-21)
		- Risk Based Capital (RBC) Requirements, either within the Valuation Manual or otherwise applicable under the Standard Valuation Law
		- Forthcoming, as of the time of the writing of these knowledge statements, (applicable) Valuation Manual Sections, once Adopted
* Components of the actuarial opinion and the actuarial memorandum, including types of opinions and prescribed language
* Timing of actuarial opinion and actuarial memorandum

# Law, Statutes and Regulations

The Appointed Actuary must be able to assess the effect of the legal environment on the reserves for which the Appointed Actuary is opining, along with the associated risks and uncertainties.

The Appointed Actuary must understand relevant U.S. and state insurance law, regulatory authority, and regulations.

1. Insurance law with respect to its impact on Life, Accident and Health insurance and Fraternal insurers
2. Financial solvency regulation’s purpose
3. U.S. federal and state laws and regulations that pertain to the SAO
4. Relevant state specific laws, regulations, regulatory authority and rules regarding the preparation of annual statements
5. Principles of statutory accounting and sources of guidance
6. Familiarity with statutory accounting blanks, the NAIC’s Accounting Practices and Procedures Manual, including all relevant SSAPs and Actuarial Guidelines.
7. Differentiation between reserves and liabilities
8. Treatment of reinsurance in statutory accounting, including transfer of risk issues
9. Elements of the RBC formula and the regulatory impact of RBC
10. Federal taxation of life insurance companies

# Policy Forms and Coverages

The Appointed Actuary must be able to assess the effect of insurance coverages and changes therein on the reserves for which the Appointed Actuary is opining, along with the associated risks and uncertainties. The Appointed Actuary must understand the types of insurable exposures and related insurance products.

* 1. Products typically offered by Life, A&H, or Fraternal carriers and associated characteristics including:
		1. Individual Life Insurance
		2. Individual Fixed, Fixed Indexed and Variable Deferred Annuities
		3. Immediate Annuities and Settlement Options, with and without Life Contingencies
		4. Other Supplemental Contracts
		5. Group Life
		6. Group Annuities
		7. GICs and Funding Agreements
		8. Pension Risk Transfer Arrangements
		9. Ancillary Benefits and Riders such as Accidental Death Benefits, Waiver of Premium, etc.
		10. [Health insurance, such as Long-Term Care Insurance, Disability Insurance and other health insurance exposures.][[1]](#footnote-2)

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* 1. Features typically offered by Life, A&H or Fraternal carriers and associated characteristics including:
		1. Accelerated Death Benefits
		2. Return of Premium
		3. Critical Illness, Terminal Illness, Long-Term Care Insurance and Other Rider Benefits
		4. Guaranteed Death Benefits
		5. Guaranteed Living Benefits
		6. Cash and Nonforfeiture Values

# Principles of insurance and underwriting

The Appointed Actuary must be able to assess the effect of underwriting and marketing, and changes therein on the reserves for which the Appointed Actuary is opining, along with the associated risks and uncertainties. The Appointed Actuary must understand how insurance companies assume risk through marketing and underwriting.

1. Various types of underwriting for each of the coverages and features described in Section C, Policy Forms and Coverages, above, including differences between full underwriting, accelerated underwriting, simplified issue and guaranteed issue.
2. Concept of insurable risk.
3. Product characteristics giving the insured optionality to select against the insurer.
4. Various types of marketing and distribution methods for each of these coverages, as well as the differences in underwriting and/or policyholder behavior that may be associated with each.

# Reserves

The Appointed Actuary must understand and apply reserving methods, analysis, and diagnostics to derive actuarial reserves. Additionally, the Appointed Actuary must understand the company’s internal operations and data, external environment, and relevant changes therein. Furthermore, the Appointed Actuary must be able to produce an SAO, an Actuarial Opinion summary, and an Actuarial Report in accordance with the NAIC Annual Statement Instructions and understand and produce the statutory minimum reserve for each product. Also, the Appointed Actuary must

be knowledgeable of the methods of analysis used, as referred to in [VM-30](https://content.naic.org/sites/default/files/pbr_data_valuation_manual_current_edition.pdf), Section 2.B. This section cites conformance with [Actuarial Standards of Practice](https://www.actuarialstandardsboard.org/standards-of-practice/) (ASOPs) and methods of analysis that are deemed appropriate for such purposes by the [ASB](https://www.actuarialstandardsboard.org/).

1. All non-modeled reserves, such as formulaic and PBR Net Premium Reserves.
2. Modeled Reserves required by the Valuation Manual and associated C-3 risk-based capital requirements (aka Principle-Based Reserve and Capital Requirements).
	1. Knowledge of models:
		1. Impacts of model simplification.
	2. Knowledge of experience studies and assumption development:
		1. Credibility of data.
		2. Volatility of assumptions/impact on results.
	3. Appropriate use of margins or assumption pads.
	4. The discount rate and NAER assumptions for PBR reserve, understanding of assets, asset risks, asset returns, reinvestment assumptions.
3. Unearned Premium Reserve.
4. Reserves for Base Contract and any riders (if reserved for separately).
5. Interest Maintenance Reserve.
6. Asset Valuation Reserve.
7. Adequacy of Asset Supporting Reserve:
	1. Asset Models and Assumptions related to the asset, risks present in individual assets or types of assets, and return assumptions related to assets.
	2. Reinvestment Assumptions, including the availability of assets in the future for purchase as reinvestment assets, as well as the risks related to the timing of future reinvestments.
	3. How the starting assets and reinvestment strategy impact Net Earned Rate and Discount Rates.
	4. Asset Adequacy Analysis and related SAOs.
8. The impact of statutory reserve categories on Federal taxes and the impact of Federal taxes on statutory cash flows.

# Other Considerations

1. The Appointed Actuary must understand the reserving methods for other reserves and liabilities, as well as the placement of various reserve items within the blue blank
2. The Appointed Actuary must understand asset adequacy analysis and how to determine any amount of additional reserves to be established. Additionally, the Appointed Actuary must consider and understand the interaction between various lines of business when performing asset adequacy analysis.
3. The Appointed Actuary must understand the treatment of reserve changes related to basis, method and assumption changes, and whether they flow through income or surplus, when and how.

# Reinsurance

The Appointed Actuary must be able to assess the effect of reinsurance on the reserves for which the Appointed Actuary is opining, along with the associated risks and uncertainties. The Appointed Actuary must understand the functions and types of reinsurance, relevant contract features, risk transfer principles, and reinsurance accounting, recognition and collectability issues. The Appointed Actuary must understand basic reinsurance terminology (e.g., limits, retentions/attachment points, quota share, excess of loss, non-proportional, experience refund, allowances, clauses, reinstatements, co-insurance, commissions). The Appointed Actuary must also understand:

1. The function and types of reinsurance.
2. Reinsurance contracts interpretation.
3. Reinsurance contracts to determine the treatment of loss adjustment expenses (LAE) (e.g., within limits, in addition to limits, shared pro rata).
4. Commutations and novations including definition, motivations of parties, accounting treatment, impact (or not) on policyholders.
5. Impact on financial statements from contract qualification criteria for prospective or retroactive reinsurance accounting treatment or deposit accounting treatment.
6. Reinsurance risk transfer testing.
7. Assessing collectability (e.g., sources, rating agencies, letters of credit, news items, amounts in dispute or overdue).
8. The impact of authorized, unauthorized, certified reinsurance on collateral and collectability.
9. Differences between reinsurance and primary reserving procedures (e.g., adapting methods for available data, type of reinsurance, terms).
10. Factors considered in the evaluation of the applicability of a reinsurance program to an unpaid claim estimate.
11. Possible parameter differences for direct, assumed, gross, ceded and net data (e.g., loss development factors and initial expected loss ratios).
12. Treatment of assets and reserves on the financial statements. (For example, mod-co reserves and assets are held by the cedant; FWH assets, even in a trust, are owned by the cedant; plain-vanilla coinsurance agreements have both parties holding separately calculated assets and liabilities.)
13. Consideration of the treatment of reinsurance by reinsurers outside of US Jurisdiction.

# Professionalism and Business Skills

The Appointed Actuary must have professional and business skills to enable the Appointed Actuary to perform the required actuarial services in an ethical manner that upholds the reputation of the actuarial profession. The Appointed Actuary must know and adhere to the [Code of Professional Conduct](https://www.actuary.org/content/code-professional-conduct), as well as relevant [ASOP](https://www.actuarialstandardsboard.org/)s and must meet the [USQS](https://www.actuary.org/sites/default/files/2021-11/USQS_2021.pdf). The Appointed Actuary must have the professional and business skills to manage the tasks, make informed decisions, communicate effectively with users of the actuary’s work products, resolve disagreements, and seek guidance as necessary.

* 1. Code of Conduct: Familiarity with the Code of Conduct and its application in professional scenarios.
	2. USQS: Profound understanding of the USQS.
	3. ASOPs and Applicability: Mastery of applicable ASOPs and guidelines for their application. The actuary should refer to the Academy’s Applicability Guidelines for help in determining applicable ASOPs.
	4. The importance of documentation of work, as discussed in many ASOPs and as required by the Laws and Regulations applicable to the SAO.

Familiarity with the relevant Practice Notes from the Academy is also a valuable component of professionalism.

1. Long-term care insurance, disability insurance, and other health insurance exposures should be included in the life appointed actuary knowledge statements were it not incorporated into the health appointed actuary knowledge statements, which are in development with the NAIC’s Health (B) Actuarial Task Force. LATF will also consider any other coverages removed from the health appointed actuary knowledge statements that would be appropriate for life appointed actuaries. [↑](#footnote-ref-2)