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\(^{2}\) The Actuarial Association of Europe (AAE) was established in 1978 under the name Groupe Consultatif to represent actuarial associations in Europe. Its purpose is to provide advice and opinions to the various organisations of the European Union – the Commission, the Council of Ministers, the European Parliament, EIOPA and their various committees – on actuarial issues in European legislation. The AAE currently has 36 member associations in 35 European countries, representing over 25,000 actuaries. Advice and comments provided by the AAE on behalf of the European actuarial profession are totally independent of industry interests.
ABSTRACT

This paper covers the application of professional judgment by actuaries. In the AAE's thinking, professional judgment is the judgment of the actuary, based on actuarial (or other relevant) training and experience, bound by the Standards and Code of Conduct of the profession. This professional judgment is based on strict scientific arguments and the discipline of our profession.

This paper aims to identify the distinguishing features of actuarial professional judgment, which arise predominantly from the principles laid down in the Code of Conduct for actuaries. Also, practical assistance is developed by means of a self-assessment questionnaire to check the consistency of professional judgment applied by the actuary with the principles.
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1. BACKGROUND

The field of work for actuaries has been broadening over the past years. In departure from their traditional roles in insurance and pensions, actuaries nowadays are professionals in high demand in all industries as experts in risk assessment and management. Obviously, professional judgment is a key factor in risk management. Hence, it is relevant to work out the distinguishing features of the professional judgment performed by an actuary.

Much of the added value of actuaries has been, and will likely continue to be, the professional judgment they can make – in whatever practice area. Maybe repetitive tasks an actuary has been doing in the past and continues to do at this moment will be taken over by machines performing complex algorithms. However, the professional judgment will probably still be owned by the trained and experienced (fully qualified) actuary for quite a long period of time.

The relevance of actuarial professional judgment can be easily ascertained, for instance, in life and health insurance. These industries face an extreme time-lag between data used for modelling and the period of assessment of the outcome of the models, sometimes decades later. No matter the amount of data at their disposal and how sophisticated the algorithms they can use are, actuaries still must make judgment because they face the extreme risk of change over this extended time span. In contrast, other industries face just a very short time-lag between past data fed into models and the application period of these models.

In fact, regulation expects actuaries to make appropriate actuarial judgment according to the relevance and materiality of the subjects under analysis and take full responsibility for the outcome from their choices on data, assumptions and models.

Hence, this paper has two main goals. Firstly, it aims at identifying the distinguishing features of actuarial professional judgment. These arise predominantly from the principles laid down in the Code of Conduct for actuaries.

Secondly, practical assistance is developed by means of a self-assessment questionnaire to check the consistency of professional judgment applied by the actuary with the aforementioned principles.

Some relevant documents related to actuarial professional judgment have been identified during the development of this paper that could be used as additional support. A sample can be found in item ‘10. Additional reference documents.’
2. INTRODUCTION. PROFESSIONAL JUDGMENT AND THE ACTUARIAL PROFESSION

Actuaries in their daily work have always been involved in processes that require their professional judgment. In tariffing or reserving in insurance undertakings or making a quantitative assessment of a pension or employee benefit plan, they must assess both the quality of data and the appropriateness of methods, assumptions, parameters and models. More recently, the judgment of the Actuarial Function is explicitly required in the Solvency II framework.

Professional judgment is a term of wide comprehension. In any case, the result of this judgment can or will affect the outcome of calculations and influence management decisions. To enable a replicability or a posterior traceability, it is necessary to document relevant steps and assumptions underlying the judgment.

Because of the importance of this judgment, it seems to be necessary to elaborate first on a disambiguation.

What is the essence of an actuarial professional judgment? What distinguishes actuarial professional judgment from other expert judgment?

Expert judgment is based on specific training, knowledge and expertise. Professional judgment of an actuary, however, is based not only on the same requirements (i.e. specific training, knowledge and expertise) but also on standards of professionalism and on the Code of Conduct of the profession. It is believed that there is a fundamental difference between judgments provided by an expert not belonging to a profession and by an expert who belongs to a profession and therefore is bound by the standards set by that profession.

Definition

Professional judgment is the judgment of the actuary, based on actuarial (or other relevant) training and experience, bound by the Standards and Code of Conduct of the profession.

4 Including initial and continuous training.
5 Code of Professional Conduct published by the Actuarial Association of Europe in the year 2017 becoming effective on 1 January 2021
This very short definition of professional judgment implicitly requires compliance with the principles of professionalism and principles of professional conduct cited below.

Definitions or classifications of actuarial professionalism can be found in published Standards of Actuarial Practice, in International Actuarial Association (IAA)’s publications or in the Code of Professional Conduct of the AAE.

European Standard of Actuarial Practice 1 – General Actuarial Practice (ESAP1) uses the same definition for professional judgment as the Code of Professional Conduct i.e., it is the judgment of the actuary based on actuarial training and experience.

This rough description is enriched by two components in the definition provided by the IAA in the paper Principles of Professionalism,

**Definition**

*Professionalism, for the actuarial profession, means*

- the application of specialist actuarial knowledge and expertise;
- the demonstration of ethical behaviour, especially in doing actuarial work; and
- the actuary’s accountability to a professional actuarial association or similar professional oversight organisation.

IAA’s definition is more comprehensive than the short ESAP1 characterisation. Besides expertise and knowledge, it encompasses principles concerning values and behaviour and professional accountability.

High-level principles of professionalism considered in this definition are:

- **Knowledge and expertise**: An actuary shall perform professional services only if he/she is competent and appropriately experienced to do so.

- **Values and behaviour**: An actuary shall act honestly, with integrity and competence, and in a manner that fulfils the profession’s responsibility to the public and upholds the reputation of the actuarial profession.

- **Professional accountability**: An actuary shall be accountable to a professional actuarial association or a similar professional oversight organisation.
This extended view is in line with the Code of Professional Conduct published by the Actuarial Association of Europe in 2017 becoming effective for Full Member Associations (FMA) of the AAE on 1 January 2021. The following principles for the work of an actuary are part of this Code of Professional Conduct:

- **Integrity**: An actuary must act honestly and with the highest standards of integrity.

- **Competence and Care**: An actuary must perform professional services competently and with care.

- **Compliance**: An actuary must comply with all relevant legal, regulatory and professional requirements.

- **Impartiality**: An actuary must not allow bias, conflict of interest or the undue influence of others to override professional judgment.

- **Communication**: An actuary must communicate in an appropriate manner and meet all applicable reporting standards.
3. PURPOSE

The AAE considers that assistance could be useful for actuaries to apply their professional judgment on several issues related to their day-to-day tasks, namely,

- The duties of the actuary when making professional judgment.
- The choice of data for an assignment.
- How to deal with missing or incomplete data.
- The selection and usage of a model for the data.
- The setting of key assumptions embedded in the model.
- The interpretation of the model outcome.

This short set of considerations could well deserve further development in a standard that Full Member Associations (FMA) of the AAE might adopt according to their own specificities. Since professional judgment is a key component of actuarial duties, an internationally accepted standard on the issue might prove helpful.
4. THE DUTIES OF THE ACTUARY WHEN MAKING PROFESSIONAL JUDGMENT

As stated earlier, an actuary must abide the Code of Professional Conduct issued by his/her local Association, which in turn must be consistent with the five principles of AAE’s Code of Professional Conduct.

Let us consider how an actuary could reasonably assess whether his/her activity is bound to develop in accordance with the principles. The following self-assessment questionnaire could be set up to help the actuary decide on the soundness of his/her professional judgment. The questionnaire is structured in accordance with the five principles.

**Integrity**

- Can I devote enough time and resources to perform the assignment?
- May the assignment contravene my ethical and/or moral principles?

**Competence and care**

- Do I enjoy the knowledge and experience required to deal with the issues involved in the assignment?

**Compliance**

- Does the completion of the assignment contravene any regulation or professional standard?

**Impartiality**

- Can I avoid undue pressure from any involved party to influence on the result of the assignment?
- Can I guarantee the way compensation for the assignment is structured avoids bias in my judgment?
- Do I incur in any conflict of interest when accepting the assignment, namely, is my status or remuneration depending on the outcome of this assignment?
- Can I assure I can keep professional scepticism towards data provided by any party involved in the assignment?
Communication

- Do I feel confident as to communicate efficiently and clearly the results of the assignment under any circumstance or in any forum (say, in front of my principal, an individual customer, a board of directors, a court, a press conference).

This questionnaire might provide assistance for the actuary to assess whether his/her professional judgment may become impaired when performing his/her assignment. If any answer reveals serious setbacks for the actuary to achieve an integral, competent, compliant, impartial and appropriately communicated professional judgment, he/she may consider several courses of action, e.g.

- The actuary should clearly express the factors that may hinder his/her professional judgment when dealing with the assignment.

- The actuary should communicate to the parties with a vested interest in the assignment the setbacks that affect his/her professional judgment.

- The actuary might consider abandoning the assignment should the setbacks to appropriately apply his/her professional judgment seriously contravene any principle of the Code of Professional Conduct.
5. THE CHOICE OF DATA FOR AN ASSIGNMENT

Once the presence of any factors that can negatively affect the performance of the actuary has been assessed and discarded, consideration can be given to the application of professional judgment to down-to-earth items such as data, methods and models, assumptions in models, and conclusions of the assignment.

Again, assistance in the form of a self-assessment questionnaire for each item can be developed. This way the actuary could decide whether, while duly considering materiality aspects, he/she is appropriately applying his/her professional judgment.

Some other expert professionals are mainly focused on what happened in the past and the consequences these past events might have brought about. In contrast, actuaries are mainly focussed on forecasting future performance, sometimes in the very long term, using past and current events just as input data and considering potential future possibly-weighted scenarios. This fact emphasizes the relevance of applying appropriate professional judgment in all the steps involved in an assignment.

It is also relevant to emphasize that actuaries should ensure the use of expert judgment in assessing accurate, appropriate and sufficient data for their assignment does not replace the appropriate collection, processing and analysis of data. Rather, it supplements these actions where required.

Let us first consider data. Find below a proposed questionnaire to tackle the assessment of issues that might arise in relation with this item.

Assessing data sources

- Are data sources for the assignment relevant and reliable?
- Can I check the soundness of any data source?
- Do I suspect there might be any vested interest involved in a particular data source?
Assessing data completion

- Are data available for every period and every magnitude considered in the assignment?
- If data are missing for a period or magnitude, how may this fact impair the reliability of the outcome of the assignment?
- Do I have at my disposal any proxies that could reasonably substitute for any missing data?

Assessing data consistency

- Can I check internal coherence in data used for the assignment?
- Have I proceeded to check internal coherence in data used for each chapter of the assignment?
- Can I ask an external and independent party to check data consistency in the assignment?

Assessing data disclosure

- Are data in the assignment disclosed in a way that allow any independent party to check their sources, their completion and their consistency?
- Is there enough granularity in disclosed data?
- Are data sources disclosed?
- Are any setbacks in data quality, such as incompleteness or the use of proxies, appropriately disclosed?
6. HOW TO DEAL WITH MISSING OR INCOMPLETE DATA

In case any setbacks in data quality are identified, several issues may be assessed.

**Missing data**

- Can I draft the assignment without the missing data?
- In case I decide to draft the assignment even though some data are missing, can I reasonably assure the quality of the outcome?
- Do I appropriately disclose which data are missing?
- Do I appropriately disclose my assessment on the effects of missing data on the outcome and conclusions of the assignment?
- Should I ask an independent party to verify the impact of missing data on the quality of the conclusions of the assignment?

**Incomplete data**

We define ‘incomplete data’ as data which are not available for the desired period but can be estimated from other available data. For instance, we can be interested in assessing any given magnitude for monthly periods, but we only have annual data at our disposal. In this sense, we say no data are missing. Rather, we deem them to be just ‘incomplete’.

- Can I reasonably estimate incomplete data from available data (e.g. monthly data from annual data)?
- Can I test the effect of the estimation on the outcome of the assignment?
- Can I describe in detail the model used for estimating the incomplete data?
- Are there any proxies that could be reasonably used instead of the incomplete data?
- Do I appropriately disclose which data are incomplete and how I deal with the issue?
7. **THE SELECTION OF A MODEL FOR THE DATA**

Several issues might be considered to assure the right use and selection of models for the data.

In this respect, the specific questions for this section intend to address model risk:

- Inappropriate methodology
- Too much complexity with no added value
- Model knowledge concentrated on key people
- Lack of suitable documentation

All the items above involve the use of professional judgment to some extent.

- Is the chosen model fit for purpose? Does it meet its specifications?
- Are there any test/validation procedures for assessing appropriateness?
- Is the model set up in a way to avoid unnecessary complexity?
- Are simplifications and limitations properly tested and documented?
- Are the model and procedures documented to properly mitigate dependency on key people?
8. THE SETTING OF KEY ASSUMPTIONS EMBEDDED IN THE MODEL

The setting of key assumptions is of utmost importance for the outcome of models in all fields of the actuarial work, e.g.,

- Liability valuations (Best Estimate, …)
- Capital management (Standard capital valuations or internal models)
- Firm Valuations (Embedded value, Appraisal value, …)
- Pricing activities

The actuarial role in the assumption setting process is usually affected by the lack of experience, the lack of relevance of data or the need for new facts or external variables that could make future experience different than past behaviour of the specific assumption. The actuary should consider all series of information while assessing reliability and appropriateness of the use of this historical data.

Assumptions arise immediately when undertaking decisions on methodology (e.g., correlations), non-economic variables (e.g. mortality and morbidity rates; lapses; expenses) and economic ones (e.g. interest and credit rates; inflation rate; equity and property indices). The questions below might help the actuary to check and back test consistency in assumptions embedded both in the choice of variables and of methodology.

Checking assumptions on variables

- Do I have enough information about the relevance of assumptions on variables in the model outcome, i.e., have I tested sensitivities or performed any stress and scenario testing?
- Do I have enough knowledge on sources, data quality, sample size, and any limiting factors for the choice of variables? Do I consider consistency with not identical but similar situations applicable to the specific assumption?
- Are data for each variable granular enough for the model outcome to be significant?
- Can I be sure about the involvement of the right people providing relevant data and feedback for each variable?
Checking assumptions on methodology

- Are future trends and expectations properly assessed?
- Is professional judgment involved? Does this professional judgment agree with right standard practices and relevant guidance available in the market?
- Are methodology choices based on actuarial independent view and best practices?
- Is documentation on the process of assumption setting enough and complete? Can it be made available for a third party to understand the key steps of the process?
- How is the suitability of the methodology tested?

Back testing

- Are the process and methodology robust and consistent enough to assure the relevance of the outcome and conclusions?
- Are all relevant conclusions captured?
- Are the conclusions properly escalated to provide useful information to either the Senior Management or the Board of Directors?
- Are any identified setbacks considered to improve the model?
9. THE INTERPRETATION OF THE MODEL OUTCOME

Several aspects might be tested in relation to the outcome of the model before the assignment is delivered.

Relevance

• Are the results conclusive?
• Do the results answer the questions asked by the sponsors of the assignment?

Disclosure

• Are any caveats that may affect the conclusions appropriately disclosed?
• Are all hypotheses and scenarios used to draw conclusions appropriately disclosed?

Testing

• Which tests have been carried out to check the verisimilitude of the conclusions?
• Has an independent party with no vested interest checked the verisimilitude of the conclusions?
10. ADDITIONAL REFERENCE DOCUMENTS

As mentioned in item ‘1. Background’, a few additional reference documents that have been identified during the development of this paper are stated below. The list will be enlarged in future extensions of this document.

EIOPA’s guidelines: EIOPA-BoS-14/166 (Valuation of Technical Provisions); EIOPA-BoS-14/180 (Use of Internal Models); EIOPA-BoS-14/178 (Undertaking Specific Parameters).


Expert judgment and scientific humanities / Jugement d'expert et humanités scientifiques (Christian Walter, 11/06/2016 )
11. SUMMARY

The distinguishing features of actuarial professional judgment have been disclosed. Also, assistance has been drafted to help actuaries when applying their professional judgment in completing their assignments.

Assistance has been drafted as a self-assessment questionnaire that actuaries might use in the different phases involved in completing an assignment, namely

- Duties set up by the Code of Professional Conduct.
- The choice of data to be used in the assignment.
- How to deal with missing or incomplete data.
- The choice of a model.
- The selection of model’s key assumptions.
- The interpretation of the model’s outcome.

After completing the self-assessment, had the actuary identified any serious setbacks that may adversely affect the coherence, relevance, soundness and impartiality of the assignment’s conclusions, he/she might consider several options, i.e., disclosing the setbacks, communicating them to the parties involved, or quitting the assignment.
The Actuarial Association of Europe (AAE), founded in 1978 under the name of Groupe Consultatif Actuariel Européen, is the Brussels-based umbrella organisation, which brings together the 36 professional associations of actuaries in 35 countries of the EU, together with the countries of the European Economic Area and Switzerland and some EU candidate countries.

The AAE has established and keeps up-to-date a core syllabus of education requirements, a code of conduct and discipline scheme requirements, for all its full member associations. It is also developing model actuarial standards of practice for its members to use and it oversees a mutual recognition agreement, which facilitates actuaries being able to exercise their profession in any of the countries concerned.

The AAE also serves the public interest by providing advice and opinions, independent of industry interests, to the various institutions of the European Union - the Commission, the Council of Ministers, the European Parliament, ECB, EIOPA and their various committees - on actuarial issues in European legislation and regulation.