Assessing the Enabling Environment for Disaster Risk Financing
A Country Diagnostics Tool Kit

Disasters damage and destroy infrastructure and disrupt economic activities and services, potentially delaying long-term development and hampering efforts to reduce poverty in the region. Countries require a strong enabling environment for disaster risk financing to ensure the timely availability of post-disaster funding. This report presents a comprehensive diagnostics tool kit that countries can apply to assess the financial management of disaster risk. The framework examines the state of the enabling environment and provides a basis to enhance financial resilience with insurance and other risk transfer instruments. It incorporates lessons from the country diagnostics assessments for Fiji, Nepal, Pakistan, and Sri Lanka that made use of the tool kit and methodology.

About the Asian Development Bank

ADB is committed to achieving a prosperous, inclusive, resilient, and sustainable Asia and the Pacific, while sustaining its efforts to eradicate extreme poverty. Established in 1966, it is owned by 68 members—49 from the region. Its main instruments for helping its developing member countries are policy dialogue, loans, equity investments, guarantees, grants, and technical assistance.
ASSESSING THE ENABLING ENVIRONMENT FOR DISASTER RISK FINANCING
A COUNTRY DIAGNOSTICS TOOL KIT

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On the cover (clockwise from top): Drought experienced during summer in Mongolia; typhoon Rammasun (Glenda), with wind speed exceeding 120 kilometers per hour, passed through Laguna Province in the Philippines early morning on 16 July 2014; and a family stood beside their damaged home near Naglebhare in Nepal (photos by ADB). Cover design by Editha Creus.
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## Abbreviations

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<thead>
<tr>
<th>Abbreviation</th>
<th>Full Form</th>
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<tr>
<td>ADB</td>
<td>Asian Development Bank</td>
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<td>DRF</td>
<td>disaster risk financing</td>
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<td>DRM</td>
<td>disaster risk management</td>
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<td>IAIS</td>
<td>International Association of Insurance Supervisors</td>
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<td>ILS</td>
<td>insurance-linked securities</td>
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<td>IRCM</td>
<td>insurance, reinsurance, and capital market</td>
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Executive Summary

The developing member countries of the Asian Development Bank face considerable disaster risk, posing a significant threat to sustainable development. Measures are required both to reduce this risk and to enhance the management of the residual or remaining risk. There is growing recognition of the importance of robust financial management of disaster risk as part of these efforts, ensuring that there are adequate financing arrangements in place to facilitate prompt and effective post-disaster response, thus limiting the economic and social consequences of the direct physical losses caused by a disaster.

This report presents a comprehensive country diagnostics framework that can be applied to support countries in assessing and strengthening their financial management of disaster risk. It focuses on the state of the enabling environment and opportunities for its enhancement to support the increased availability and uptake of insurance and other risk transfer instruments.

The framework enables the identification of gaps between international good practice in disaster risk financing and its application in a particular country. It further provides an enhanced understanding of the demand and supply factors shaping the related enabling environment, including potential barriers to the more effective use of disaster risk financing instruments. It explores six critical axes shaping the development of disaster risk transfer instruments: government policy; economic conditions; product appeal; credibility of insurance, reinsurance, and capital market providers; social protection policy; and unlicensed competition.

Application of the framework rests on a combination of desk work to gather background information on the disaster risk financing landscape of a country and stakeholder questionnaires to confirm existing practices and to provide insight into the barriers hindering the further development, uptake, and enhanced effectiveness of relevant disaster risk financing instruments.

The framework benefits from learnings derived from the application of the framework to four countries in Asia and the Pacific: Fiji, Nepal, Pakistan, and Sri Lanka. These country assessments identified various barriers and opportunities. Notwithstanding the diversity of the assessed countries, however, several deficiencies hindering the enabling environment appear to be common across all assessed countries. Gaps that appear to be of central relevance when creating an enabling environment for disaster risk financing instruments are highlighted.

A phase 2 country diagnostic study will expand the tool kit to also include epidemics and pandemics.
1.1 Disaster Risk Financing: Purpose and Objectives

Disasters delay long-term development and hamper efforts to reduce poverty in the developing member countries of the Asian Development Bank (ADB). Extreme weather and geophysical events set back development, directly damaging and destroying infrastructure and disrupting related economic activities and the provision of services. They place countries on lower long-term growth trajectories, push vulnerable communities deeper into poverty, and force adjustments in both short- and longer-term development targets and goals. They can place significant fiscal strain on governments, businesses, and individual households, particularly if financial preparedness arrangements are limited. Delays and shortages in the availability of funding can significantly exacerbate the consequences of direct physical losses, extending the time taken to rebuild.

Government officials, policy makers, and insurance regulators from developing countries across Asia and the Pacific have therefore expressed the need to strengthen their financial management of disaster risk. In doing so, they seek to smooth the cost of disasters over time and ensure the timely availability of post-disaster funding.

A strong enabling environment for disaster risk financing (DRF) is a priority prerequisite for achieving this objective. This includes creating a suitable environment for the stimulation of risk transfer markets and making available reliable reinsurance protection. The effectiveness of disaster risk transfer instruments depends crucially on the availability of well-developed and sound domestic insurance and capital markets. Cultural and religious dimensions are also important, as is government policy, which can potentially, unintentionally, crowd out the private insurance sector.

The selection of specific DRF instruments needs to be adapted to the country context and disaster risk management (DRM) strategy. Established risk management theory provides countries with several options and associated financial instruments to manage disaster risks:

- Risk avoidance: for instance, prohibiting the use of high-risk zones for construction and applying resilient building codes
- Risk reduction: for instance, by retrofitting existing buildings
- Risk transfer: use of insurance, reinsurance, and capital market (IRCM) solutions
- Risk retention or self-insurance: use of own funds to finance the effects of a disaster

The availability and suitability of specific sovereign DRF instruments depends in part on the economic conditions of a country. Large economies where the most severe disasters experienced caused damage and loss equivalent to less than 1% of gross domestic product are able to retain their disaster risk on the country’s own account. A country with available fiscal
space can rely on post-disaster debt raising much more easily than one with a high ratio of
debt to gross domestic product. Running a high budgetary deficit will diminish the ability of
a country to find ex post financial solutions.

A risk-layered approach helps identify the optimal bundle of DRF instruments. Such an
approach breaks disaster risk down according to the frequency or probability of occurrence
of hazard events and associated levels of loss for each layer of risk to identify the most cost-
effective instruments for each layer (ADB 2014). Combining this information with other
considerations, the speed with which disbursement is required, the relative cost-effectiveness
of alternative instruments for specific layers of risk, and the size and structure of an economy,
governments can select the most appropriate instruments for each layer of risk, based on a
range of factors.

Risk retention instruments are typically most appropriate for more frequent, less damaging
events. These include annual contingency budget allocations, disaster reserve funds, and
contingent financing arrangements, all of which are put in place before disasters strike. After
a disaster strikes, governments can also reallocate budgets, increase borrowing, and raise
taxes to provide additional resources.

Market-based risk transfer solutions provide more cost-efficient financing for medium-level
risks, generating higher levels of loss but less frequently. These are taken out in anticipation
of disasters and include insurance, reinsurance, and insurance-linked securities (such as
catastrophe bonds). The effectiveness of those instruments depends on the availability of
well-developed and sound IRCMs. The diagnostic tool presented in this report assesses the
impediments to the existence of an enabling environment for such solutions.

Financing disaster risk is not only a government responsibility; the private sector and
individuals should be encouraged and enabled to be financially prepared for potential
disasters. A similar risk-layering approach is applicable. Decisions on reduction, retention,
and transfer of disaster risk should be made by households and businesses within the structure
of a broader framework, selecting appropriate instruments for each layer of risk.

1.2 The Country Diagnostics Framework

This report presents a comprehensive country diagnostics framework that can be applied
to support countries to assess and strengthen their financial management of disaster risk.1
It focuses on the state of the enabling environment and opportunities for enhancement to
support the increased availability and uptake of insurance and other risk transfer instruments.
The tool allows governments to assess their level of financial protection against disasters and
to establish an overview of current policies and other demand and supply factors shaping
their current level and forms of financial protection. It serves as a foundation for identifying
specific gaps, barriers, and challenges hindering the effective financial management of disaster
risk. Its application leads to a series of recommendations for strengthening the enabling
environment, potentially including policy and legislative reforms, as well as the identification
of specific new DRF instruments suitable to the local market and disaster risk landscape.

1 The methodology and the diagnostic tool were developed under the ADB regional technical assistance for
Strengthening the Enabling Environment for Disaster Risk Financing (Phase 1).
The tool also provides the basis for new or deepened DRF engagement by international partners, as part of the broader DRM and/or public financial management dialogue. The findings of a country diagnostics can feed directly into the development of a national DRF strategy, setting out priorities aimed at meeting post-disaster financing needs in a strategic and effective manner.

The framework focuses on the assessment of disaster risk transfer instruments, covering both sovereign and nonsovereign instruments. Governments can play an important role in providing a conducive enabling environment for nonsovereign, as well as sovereign, insurance. In the process, they can reduce the contingent liability falling on governments in the event of a disaster.

Sovereign disaster risk retention instruments are also identified in the country diagnostics assessments as part of the gap analysis. However, they are not addressed in any depth in the IRCM framework presented in this report as these are covered in a complementary tool developed in ADB and the World Bank (2017) (Box and Appendix 1).

The diagnostic tool draws on a modified version of the W&W Development Framework.2 This framework was refined to provide a methodology for assessing the DRF landscape and its enabling environment. The diagnostic tool presented in this report was piloted in four countries (Fiji, Nepal, Pakistan, and Sri Lanka) and further refined drawing on that experience (ADB 2019a, 2019b, 2019c, 2019d).

The framework focuses on six axes of relevance for the development of disaster insurance and capital market solutions:

(i) **government policy in the development of risk transfer instruments for DRF**, including the introduction of mandatory insurance protection, risk-pooling structures, and insurance-linked securities (ILS), pertinent regulations, and the creation of a level playing field for IRCM activities;

(ii) **economic conditions and other support functions** that influence the decision for retaining the risk, rather than purchasing IRCM products (e.g., legal framework, data availability);

(iii) **disaster risk product availability and affordability**, including products for large corporates, micro, small, and medium-sized enterprises; the agriculture sector; individual households; and low-income populations;

(iv) **credibility of the private sector offering risk transfer solutions**, covering aspects such as the regulatory environment, the solvency of risk carriers, the reputation of insurance and capital markets, and the availability of infrastructure (e.g., financial transaction platforms; use of technology; and support from professionals such as actuaries, risk assessors, auditors, insurance and reinsurance brokers, and broker-dealers);

(v) **social protection policy**, recognizing that low-income populations should enjoy social protection or support in obtaining insurance coverage, while insurance solutions for people and businesses who can afford the premium should not be

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2 The W&W Development Framework has been used on several occasions by Rodolfo Wehrhahn, a member of the consultant team for this report, to determine barriers to an enabling environment in work done for ADB, the International Monetary Fund, and the World Bank. The relevant axes for an enabling environment as determined in this framework follow Wehrhahn (2010).
Box: Examining the Full Sovereign Disaster Risk Financing Landscape

The disaster risk financing diagnostic tool developed by the Asian Development Bank and the World Bank assesses levels of financial protection against disasters to identify opportunities for enhancement. It contains questions for finance ministries to extend and expand on country analyses performed under technical assistance projects. These help build up a more complete picture of the state of sovereign disaster risk financing arrangements, including risk retention mechanisms.

The questions cover the following issues:

1. **Assessment of fiscal shocks associated with disasters:**
   (i) contingent liability of the government,
   (ii) fiscal risk assessment of disaster shocks, and
   (iii) public disclosure of disaster-related fiscal exposure.

2. **Ex ante disaster risk financing:**
   (i) annual contingency budget,
   (ii) dedicated budget lines for disaster risk reduction,
   (iii) dedicated disaster reserve funds,
   (iv) line agency funding,
   (v) contingent financing arrangements,
   (vi) insurance of public assets,
   (vii) any other forms of sovereign insurance, and
   (viii) risk transfer arrangements through capital markets.

3. **Ex post disaster risk financing:**
   (i) post-disaster budget reallocations,
   (ii) external assistance, and
   (iii) other ex post mechanisms.

1.3 Applying the Country Diagnostics Framework

The tool is applied through a combination of desk work, stakeholder questionnaires, interviews, and group discussions. This wide-ranging approach is taken to accommodate the international good practice of countries with successful results and to incorporate expert judgment on the actions needed to better enable effective use of DRF instruments.

The basic steps are as follows. The first is to gather background information on the DRM and DRF strategy of the country and on DRF instruments currently in use. This information is drawn from extensive publications, government websites, insurance and reinsurance industry documents, and capital market and other analyses. Then, information is also collected on the specific nature and magnitude of risk, covering all major natural hazards experienced by a country. Further, related gaps are documented.

(i) The background information is complemented using extensive questionnaires with open-ended questions on axes relevant to the DRF strategy and instruments used in the country. These questionnaires, which are integral to the diagnostic tool, are sent to the relevant stakeholders for their responses. The insights gained are critical for a robust assessment. As such, questions to the stakeholders are explained carefully, stressing the importance of providing comprehensive responses and expressing honest opinions when answering.

(ii) On-site interviews are conducted with selected stakeholders from the public sector and the IRCM sector, including nongovernment organizations, actuaries, brokers, loss adjusters, and auditing firms. These interviews enhance and complete the information gathered through the paperwork analysis and the questionnaire responses.

(iii) The comprehensive information is analyzed, and gaps between international good practice and current country practice are identified.

(iv) The recommended actions are discussed with the stakeholders, and the feasibility and relevance of these recommendations are confirmed before the country diagnostic is finalized.

(v) Implementation of the recommendations should follow.
The Six Axes of the Enabling Environment

This section sets out the optimal set of conditions shaping the enabling environment for insurance, reinsurance, and capital market (IRCM) instruments under each of the six axes in further depth. The corresponding series of questions for use in determining actual conditions against each axes are provided in Appendix 2.

Appendix 3 contains a detailed description of the most common IRCM tools used internationally, indicating in each case the main uses, advantages, disadvantages, and preconditions for effectiveness. Appendix 4 contains a glossary of key technical terms.

2.1 Government Policy

Comprehensive disaster risk management policies and their effective implementation. Comprehensive DRM policies, programs, and guidance, covering both structural and nonstructural measures, are critical in setting the foundation for sustainable and affordable IRCM instruments. For example, government engagement in comprehensive disaster risk mapping and modeling—a public good requiring public involvement—and the dissemination of resulting risk information provides robust disaster risk data critical to the design, including fair pricing of IRCM solutions and an effective DRF strategy. The propagation and effective enforcement of risk-sensitive building codes in full alignment with the natural hazards facing a particular country can considerably reduce the damage caused by disasters to homes. In turn, it will lead not only to a reduction in insurance premiums but also to a reduction of a government's contingent liability, including liabilities associated with damage and losses sustained by uninsured households. Similarly, risk reduction actions more generally by governments, the private sector, and individual households reduce future damage and loss and associated contingent liability.

Comprehensive disaster risk financing strategy. A comprehensive national DRF strategy provides overview direction for enhancing the financial management of disaster risk based on a risk-layered approach. It includes a clear articulation of the role of IRCM and other DRF solutions and of key measures required to enhance the related enabling environment. It identifies the financial roles and responsibilities of different levels or domains of government and actions to enhance a country’s financial arrangements for potential disaster events. It also indicates the expected financial responsibilities of private corporations, small businesses, farmers, and households (differentiated by income group) in meeting their own recovery and reconstruction costs, thereby managing expectations about post-disaster public support.

Effective IRCM policy formulation and execution. Clear policy statements advocating the use of IRCM solutions to strengthen financial resilience against disasters serve as a strong signal to market players to develop and promote relevant IRCM products. Financial
authorities should give due attention to advance planning and preparation and, where appropriate, encourage the introduction or expansion of IRCM products, maintenance of effective and resilient payment systems, and sharing of knowledge and good practices on financial strategies (OECD 2013).

**Well-coordinated disaster risk management arrangements across all levels and domains of government.** The ideal enabling environment will include a clear articulation of DRM responsibilities and well-coordinated institutional arrangements across all levels and domains of government, from national and/or federal to local government, including transparent, rule-based systems for budgeting and allocation of related conditional and unconditional grants. Funds should be allocated appropriately to ensure that effective disaster risk reduction, preparedness (including financial preparedness), and response actions can be undertaken at all levels of government. In addition, arrangements should be established to ensure the prompt and effective disbursement of post-disaster financing, including payouts from IRCM instruments, to spending units. The administrative framework for subnational government service delivery and expenditure responsibilities should also involve transparency, accountability, and performance measurement.

**Well-complemented roles of national and/or federal and local governments regarding IRCM policy declaration and execution.** Carefully aligned roles of national and/or federal and subnational governments facilitate competition, driving down IRCM prices.

**An equitable legal framework for banking and insurance.** Robust regulation and supervision, including requirements on capital adequacy and solvency in the event of institutional failure, as well as market conduct regulations against mis-selling by intermediaries, should be combined with effective use of information technology that facilitates the provision of transparent, efficient, and effective banking and insurance services. The availability of insurance services includes the provision of property, casualty, life, and health insurance protection to individuals and businesses based on risk-based premiums that reflect the actual cost of the loss exposure. Additional markups are factored in for transaction, administration, and capital and reinsurance costs. These markups are often high because the necessary data are not available, risk assessments are insufficient, and relevant investments are lacking due to underdeveloped capital markets. Effective liability laws should allow third-party reparation for loss and damage as a consequence of incomplete or inappropriate provision of goods or services, and they should be enforceable in a court of law if the provider seeks to avoid liability.

**Customized regulation of IRCM solutions.** Customized enabling regulations for the development, distribution, risk-based pricing, and implementation of DRF products encourage uptake and incentivize disaster risk reduction. Insurance might not always be the best solution to address disaster risks for the poor and may need to rely on premium support. Governments should subsidize disaster insurance products that are based on needs, adjusted to the local context, and embedded into holistic risk management and resilience-building strategies. The exercise of powers to remove difficulties, if any, in the timely procurement of IRCM solutions and post-disaster release of funds can go a long way in supporting the uptake of IRCM mechanisms.

**Effective financial literacy programs.** Governments can facilitate or provide high-level financial literacy programs in schools, universities, and technical or vocational education
training colleges, strengthening the understanding of credit and debt management, risk management, and savings and budgeting strategies. They also encourage the effective use of appropriate insurance and investment products. IRCM consumer education should be included as part of national DRF strategies, with active involvement of all stakeholders to ensure that programs are sustainable.

**Tax incentives for the use of insurance, reinsurance, and capital market solutions.** Well-designed business and personal tax incentives for the purchase of disaster IRCM solutions offer a much-needed impetus to sustainable market development without inflicting significant revenue losses to the government treasury.

**Tax incentives for providers of insurance, reinsurance, and capital market solutions.** Direct and indirect tax incentives to providers of IRCM offer a positive nudge to the market to develop suitable products and simultaneously help bridge the viability gap, if any, in distributing such products.

**Tax free premiums.** Exemption of indirect taxes, such as value-added tax or general sales tax, on the premium payable on DRF products can increase the demand for such products.

**Premium subsidies for low-income and vulnerable groups.** Full or partial premium subsidies on DRF products for the most vulnerable and poor sections of society provide a form of social protection. Premium subsidies, as opposed to ex post disaster relief, also promote better government fiscal planning and effective budget management of public finances.

**Financial aid for commercially uninsurable risks.** Financial aid in the form of social protection, claims subsidies, or operational cost subsidies in respect of risks that are commercially uninsurable or unviable can fill the gap left due to market failures.

### 2.2 Economic Conditions and Other Support Functions

**An expanding economy and low inflation.** An expanding economy with low inflation and a strong emphasis on corporate risk management, including business continuity, would generate higher written annual premiums with a higher number of exposures. The management of monetary policy by an independent central bank focused on low interest rates and modest growth in consumer prices can help increase the uptake of insurance in a modest manner with a small element of profit, provided there are no underwriting losses. A persistent low interest rate environment has been a significant driver to attract non-insurance industry capital into the ILS and catastrophe bond markets.

**Access to financial services.** Expansion of trade and economic development, coupled with a growing emphasis on inclusive growth by governments, can result in higher levels of access to a wider range of affordable financial products and reliable services (savings, credit, insurance, and remittances) through more efficient intermediary channels and new technology. It also enables individuals to start and expand businesses, invest in education, manage risks better, and absorb financial shocks (Patwardhan 2018). Disaster insurance is considered to complement a package of resilience-building policies consisting of financial
inclusion, access to health and non-health insurance, and stronger social protection shields, (McConaghy 2017) among others. Moving forward, the movement along this trajectory should lead to a more diversified, dynamic, competitive, and resilient financial system.

**Well-developed insurance and capital markets.** Well-developed insurance and capital markets support the provision of a full suite of innovative and sustainable IRCM products. In alignment with a country’s disaster risk landscape, these can accelerate early recovery and reconstruction by providing rapid post-disaster liquidity soon after the occurrence of an event. Insurance and capital markets nowadays are increasingly connected, and the links between them are deepening, as efficient capital seeks access to risk-related returns. Insurance markets offer opportunities for the transfer of disaster risks. Due to their peculiar loss distribution—with low payouts in most years but sudden spikes in disaster years—a large portion of such risks end up with reinsurers (Hofman 2007). As a consequence, the probability of insurers depleting the capital in insurance markets due to large deviations from expected losses is significantly reduced. Rating agencies and regulators, therefore, give credit for reinsurance at the time of calculation of capital requirements for solvency purposes. However, reinsurance premiums remain highly volatile, because reinsurers need to reflect the peaks in insurance losses in their price and also because international capacity is reduced. Increasingly, capital markets are providing risk capital that can be tapped through the use of ILS, such as catastrophe bonds. ILS allocate risks and potential losses efficiently over a large pool of investors, offering promising prospects of reducing the premium volatility associated with traditional reinsurance (Hofman 2007). Market participants should have the depth of management, credibility, and financial resources to implement new DRF approaches that incentivize disaster risk reduction before potential events and building back better in their aftermath. For example, insured businesses should be required to regularly check the metal-edge flashing that secures the roof cover to the edge of the building to reduce the risk of wind damage and to take appropriate measures to reduce flood risk.

**Comprehensive disaster risk data.** Data on hazards, exposure, vulnerability, and losses enhance the accuracy of risk assessment, contributing to more effective disaster risk management measures, including disaster risk financing instruments (OECD 2012). Probabilistic risk models indicate the likely order of magnitude of risk (UNISDR 2015). In the insurance sector, the quantification of disaster risks facilitates effective underwriting by setting risk-based premiums and managing disaster accumulation given the strong correlation of disaster exposure with solvency capital. It is also important in building demand, particularly where insurers charge high uncertainty markups in the absence of such information. Such data are also useful for creating and modifying building codes by quantifying the potential risk during the lifetime of a building, bridge, or critical infrastructure facility. Having data also enables a robust analysis of flood risks and drives investment in flood protection and design of tailor-made insurance covers. A better understanding of hazard events can inform decisions on preparedness, location of critical facilities, and evacuation procedures.

**Readily accessible meteorological and geophysical data and weather forecasts.** Ready and timely access to data available from weather and climate forecasts of national or international agencies provide an accurate history of parameters such as precipitation levels, temperatures, tidal movements, wind speed, soil moisture levels, and ground shaking. By incorporating them into risk assessment models, public and private economic actors can directly assess how future weather or climate events might affect their financial loss or gain. These forecasts are critical for designing and operating alternative risk transfer products that provide protection
against adverse effects of fluctuations in weather parameters. These solutions revolve around measurable indexes and are based on predefined parametric triggers or payout mechanisms (Marsh & McLennan Companies 2018). The main advantage over traditional indemnity-based insurance is that there is no lengthy claim procedure each time a loss happens. Additional investments in tamper-proof weather stations and river and earthquake monitoring equipment may be required to boost the availability of data.

**Professional financial services.** Financial advisory services, including accounting, actuarial services, auditing, public finance, information technology, risk modelers, and rating agencies, are building blocks for developing insurance and capital markets. By providing quantitative financial and economic information and risk analysis reports based on advanced technical tools, they contribute toward strengthening the financial management of disaster risks. Actuaries are widely employed in risk management, pricing, and reserving for insurance products. They are also closely involved with the ongoing monitoring of the overall solvency of insurers, supporting the asset and liability matching process and ensuring the adequacy of an insurer's reinsurance programs. Public finance experts help in assessing disaster-related contingent liabilities within public finance frameworks as a result of economic disruption in the aftermath of a disaster that can create significant budget volatility. Based on the assessments, they can recommend how to effectively manage these contingent liabilities and reduce the ultimate cost to governments of disaster-related events, thus helping build confidence in the soundness of public finances and the government's ability to respond to disasters (OECD 2018). Independent rating agencies will provide information to the public on the financial ratings of insurance companies and describe succinctly their financial strength after considering a wide range of factors including the macroeconomic environment, risk-based capital adequacy, risk assessments, loss reserves, ceded insurance leverage, risk of an insurer's investments, and their ability to pay claims, especially in times of financial strain, for example, following major disasters. Auditors enhance the credibility of the insurance and capital market players by independently examining books of accounts to establish their accuracy. The accountants, auditors, and actuaries during this process should be licensed and regulated by their own professional bodies. They should be required to undergo continuing professional development, committed to ethical and professional practice and standards, and subject to a dispute resolution framework for the benefit of any dissatisfied clientele. Technological advances and higher-resolution exposure data enable risk modelers to conduct accurate risk assessments and quantification of the financial impact of a range of potential future disasters. This information is vital for insurers to increase their understanding of disasters and to offer better protection solutions while remaining solvent.

**Strong government technical disaster risk management capacity.** National governments must play a pivotal role in DRM by establishing institutions and disaster risk governance, including mainstreaming DRM into development plans and policies. Resources need to be made available to ensure the completion of effective, across-the-board post-disaster forensic analysis by developing early warning systems to address forecasting needs, installing communications portals to address the needs of vulnerable groups, identifying areas for improvement and increased risks that may need to be identified post-disaster, promoting risk awareness, building fiscal resilience, and enabling access to disaster risk finance and insurance tools. Such an analysis will help governments to predict with confidence where they might lead in terms of strategy or policy actions. Government capacity is also required in implementing disaster risk reduction and disaster risk response plans in partnership with the community, the private sector, potential donors, and nongovernment organizations. The
insurance supervisory system, which constitutes an important aspect of a government’s contribution to effective disaster resilience, should be included when considering its close links with the insurance sector whose specific skills, capabilities, and experience include mapping, modeling, calibrating, pricing, and underwriting disaster risks with bespoke solutions. In addition, a wide range of laws and regulations related to ILS treatment, recognition of new technology in underwriting and claims servicing, taxation, procurement, and contracts, among others, are needed to facilitate the deployment of the insurance sector capacity.

2.3 Product Availability and Affordability

Appropriate disaster insurance products. The range of risk transfer products available in a particular market should reflect the country’s disaster risk landscape and social and economic context, with providers receptive to the development of new types of products and risk transfer solutions. Traditional indemnity property insurance products have typically been designed in developed countries where the impact of major disaster events is significantly less damaging in proportion to the scale of the economy than is typically the case for emerging economies. Parametric insurance can be particularly useful when there is a lack of capacity or appetite from traditional markets, especially where risks are typically underinsured or uninsured or where the impact of an event is related to business interruption losses that are greater than the direct costs of the damage to physical assets (Marsh & McLennan Companies 2018). The solutions can also be tailored to reflect specific geography, risk exposure, risk appetite, and budgets (Willis Towers Watson 2017). They can cover both specific disaster losses and frequency losses—for example, the business interruptions caused by a hurricane or the impacts of decreased precipitation (Marsh & McLennan Companies 2018). For scaling up parametric solutions, access to robust independent data is key, as this addresses any moral hazard concern that may arise due to internal insurance company-controlled data. There also exists the potential for basis risk as a result of differences between the actual payment received from the parametric product and the actual loss suffered. There is no insurance payout until the set trigger point is reached. Basis risk can be limited by blending parametric with more traditional insurance capacity to speed up recovery (Willis Towers Watson 2017). It is important to consider how the combination of traditional indemnity policies and parametric solutions can work together to achieve the best results (Marsh & McLennan Companies 2018).

Consumer-friendly products and services. Ordinary financial consumers require access to insurance products that meet customer-friendly criteria in order to ensure the transfer of substantial amounts of risk to the insurance sector and continuing confidence in the sector. These criteria include

- jargon free, unambiguous, and comprehensible policy wording in local languages clarifying limits of cover, the extent of exclusions, and the application of deductibles that will enable consumers to make informed choices based on common sense reading of the terms;
- avoidance of unnecessary coverage or services that increases costs;
- multiple channels of distribution, typically including both agents and/or brokers and remote digital modes, as well as mobile phone operators targeting specific customer needs;
• competitive insurance premium financing arrangements, for spreading payments over an established period of time that allows for better control of cash flows and freeing up capital for other business critical needs;
• prompt, fair, and equitable payment of claims in accordance with the provisions of the contract where the liability is reasonably clear;
• total confidentiality of policyholder information, unless it is legally necessary to disclose that information to statutory authorities (Chandwani 2020); and
• due account of religious and cultural beliefs and ethnic customs, as applicable and appropriate, in designing insurance contracts and using distribution channels.

Strong consumer awareness. Prerequisites are strong consumer awareness and understanding of disaster risks, the level of preparedness, and the potential scale of losses; IRCM options available and their coverage, the ramifications of willful nondisclosure of material facts, underinsurance, high deductibles and the time of purchasing insurance, and the procedure for lodging a claim; as well as the features of disaster relief programs. One of the reasons for low awareness about low-frequency risks is the lack of experience with such events. Tailor-made national customer awareness programs on a continuous basis are often necessary to improve understanding of the risks, the role of insurance and other financing options, and the appropriate level of coverage for the most severe and widespread risks designed within a cost–benefit approach to encourage uptake. Such initiatives also contribute toward enhancing the credibility in the insurance and capital markets. The government should also ensure that the insurance system includes a dispute resolution framework to equitably deal with dissatisfied clientele on a cost-effective basis.

Business continuity cover. Businesses may be unable to operate for a number of months following a disaster as a direct consequence of physical damage to their properties, machinery, stocks, and other assets; as a consequence of damage to power, transport, and other infrastructure and services; and/or as a consequence of damage to supply chain disruptions. Interruption of business income coverage compensates businesses after a brief waiting period for the lost income they suffer as a result of the property loss or damage, until restoration is complete. In addition, the policy covers operating expenses, such as utilities, which continue even when the business has temporarily halted activity (Leavitt Group 2018). Contingent business interruption policies also reimburse businesses for expenses and lost profits on account of disruptions to the supply chain. During the restoration period following a loss, businesses may incur expenses to keep operating. Extra expense coverage reimburses businesses for reasonable excess costs over and above the normal operating expenses, including payroll to key employees, to avoid having to shut down during the restoration period (Leavitt Group 2018).

Mandatory market-based insurance for disaster risks. Risk-based mandatory disaster insurance can ensure that all those exposed to disaster risks are covered at least partially by insurance (Monti 2011). Correctly priced, affordable, and backed up with an effective enforcement mechanism in place that is linked to actionable measures by policyholders, it encourages investment in cost-effective risk reduction measures and, as a consequence, helps reduce the social costs of disasters. Mandatory inclusion of disaster coverage in basic voluntary property insurance policies (e.g., fire, homeowners, motor) can be an effective vehicle for widespread diffusion of insurance coverage (Monti 2011). Similarly, mandatory, loan-linked agricultural insurance offers a number of benefits. These include reduced marketing, distribution, and transaction costs; increased access to credit via reduced risk to
lenders; increased risk awareness; and reduced adverse selection through wider participation. On the other hand, people also typically underestimate substantial risks, such as the risk of major storm damage when living on a floodplain.

**Mandatory international reinsurance or retrocession for disaster risks.** Mandatory ceilings are imposed on domestic insurers on the level of insurance risk that can be transferred to international reinsurance markets. Such arrangements are useful where the insurance industry is not well developed. They enhance the possibility of diversification of risk but can also entail significant risks. If the cedent insurer does not have sufficient incentives to ensure quality underwriting, it can be viewed as a form of regulatory arbitrage where the reinsurer takes on significant risk in a jurisdiction without a primary insurance license. High retrocession limits could also impede the use of fronting arrangements where the cedent insurer leverages the underwriting or modeling expertise of the reinsurer and transfers directly a majority of the premium. Minimum retention requirements to discourage “fronting” or awarding preferences to domestic companies sometimes necessitate that a certain amount of risk be ceded to domestic (re)insurers with a view to gradually building domestic retention capacity and reducing price volatility.

**Uptake of capital market solutions.** Solutions such as catastrophe bonds and other index-linked securities offer potentially cost-efficient mechanisms to transfer the risks associated with major disasters. These products require sophisticated issuers and buyers and may require regional participation. Although issuance activity from Asia and the Pacific has been limited in the past, the dynamics are changing, with cedent insurers and investors now having access to a broad range of collateralized structures to hedge and assume insurance risk. With Asian regulators putting regulations in place for special purpose reinsurance vehicles including protected cell companies for collateralized reinsurance, it will be natural for the ILS market in the region to grow.

### 2.4 Credibility of Insurance and Capital Market Stakeholders

**Reputable regulator.** A modern, well-resourced supervisory agency or regulator helps coordinate and catalyze efforts to put an enabling environment in place to transfer risks from governments, businesses, and households by ensuring that licensed insurers with adequate capital and sound governance and risk management largely conform with the Insurance Core Principles of the International Association of Insurance Supervisors (IAIS) and the Objectives and Principles of Securities Regulation of the International Organization of Securities Commissions (IOSCO). With observance of international standards and good practice, regulators can quell regulatory uncertainty and instill trust through sound regulatory frameworks; enhance understanding of the state of risk of the domestic and international market; and coordinate with government agencies, other regulators, and financial institutions. Sound institutions, robust regulatory framework, strict enforcement, and transparency in disclosure issues also have positive spin-offs while supporting resilience efforts. After a disaster, structured and well-governed payments can flow quickly from insurers to the locations of need and aid faster recovery. Insurance also plays an important role in incentivizing preplanning by providing risk-based pricing incentives, besides serving as a vehicle through which (some) aspects of the resilience dividend can be monetized, and
hence used to provide stronger financial incentives for resilience. A reputable supervisory agency has the confidence of the public and the insurance industry and is well positioned to promote and regulate innovative risk transfer solutions.

**Reliable rating agencies.** Reliable rating agencies increase insurance market efficiency by reducing information costs for agents and policyholders. These ratings are particularly important for insurers, providing assessments of their ability to meet claims obligations. Reinsurers may need investment-grade ratings to retain consumers; brokers use ratings to place policies with higher-rated insurers (Feldblum 2011). Catastrophe bond ratings are based on a rating agency’s assessment of loss probabilities and financial severity and have non-investment-grade ratings generally because investors face a higher risk of loss of their principal. The rating agencies rely, in part, on the risk assessments of major disaster risk modeling firms—the same firms that are used by traditional reinsurers to help them understand disaster risk.

**Active public disclosure on insurance and capital market performance.** Sharing relevant, comprehensive, and adequate information on a timely basis with the public in a nonrestricted and transparent manner provides a clear view of the business activities, performance, and financial positions of the insurance and capital market players. The disclosure of quantitative and qualitative information on their profile, governance and controls, financial position, and technical performance is expected to enhance the understanding of the risks to which the insurers and financial institutions are exposed and how they manage those risks (Starita and Malafronte 2014). When decision makers are well informed on developments with regard to insurance and capital markets, they can make sound and effective DRF decisions that can lead to improved conditions for increasing savings, taking up credits, promoting risk reduction behavior, and investing in more profitable and higher-risk activities. As policyholders, particularly the poor, tend to be unwilling or unable to pay for this, there is a role for governments or other agencies to ensure this information reaches the most vulnerable, likely as a public good.

**Solvent insurance and capital market players.** Insurers limit their overall disaster risk exposure to an acceptable level out of concerns about solvency and the cost of capital. They accomplish this through the use of “reinsurance, pricing of insurance rates using ‘catastrophe loads’ to account for potential disaster-related losses, and alternative risk transfer instruments that allow insurers to transfer fully collateralized liabilities through ILS to the global capital markets. This process of spreading disaster losses has led to the least disruption in insurance markets, in terms of price increases, insurer pullouts, and coverage restrictions.” Financially strong, reputable, and efficient insurance carriers facilitate DRF growth by offering adequate capacity to withstand extreme events with minimal disruption. In the case of insurers and reinsurers in many developing countries, they limit their disaster risk retention and are not interested in generating and exposing significant capital for underwriting disasters. This is due to general undercapitalization fears of significant claims arising from disasters that will flow to higher payouts, lower profitability, and reduced capital strength. While foreign insurers and reinsurers, with longer and broader expertise, remain willing to shoulder the major risks via reinsurance, they essentially design and price the insurance products

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based on their global experience. Due to the absence of credible data and low retention, it is generally perceived that they have low incentives to monitor compliance with building codes or to promote risk reduction measures. As a consequence, reinsurers impose policy coverage restrictions, which adversely affect a policyholder’s ability to access insurance protection at a justified and reasonable cost. The transfer of risk to reinsurance markets can create counterparty, execution, and liquidity risks for cedents, which need to be effectively managed. Addressing these risks has been recognized by the IAIS Insurance Core Principles. Supervisory or regulatory measures require or encourage local presence, the pledging of local assets, and/or local retention as a means of mitigating these risks.

**High-quality insurance agents, insurance brokers, reinsurers, and reinsurance brokers.** Access of the market to in-depth expertise of insurance agents, as well as insurance and reinsurance brokers, is essential to successful business development and marketplace credibility, which, in turn, are a vital foundation for successful risk transfer markets. Reinsurers must have high levels of expertise and the capital needed to effectively take on risk, evaluate risk carriers, and design reinsurance programs that will transfer risk efficiently and effectively. Insurance and reinsurance are highly technical, complex businesses, requiring significant capability in the fields of actuarial science and risk analysis.

**Confidence and impeccable image of the insurance and capital market sectors.** Strong public confidence in the insurance and capital markets makes it easier for governments to justify and enter into risk sharing and transfer arrangements that rely on these sectors. Sound governance practices that promote fair, responsible, and professional dealings with the public and policyholders are key elements in fostering the public’s trust and confidence. A negative perception in public opinion affects consumer attitudes and could seriously undermine the enabling efforts.

**Fair pricing and claims-paying culture.** The two primary functions are to provide adequate coverage at a reasonable premium rate and to pay losses promptly and fairly. Consumers are often unaware about the quality of an insurance product purchased and the extent of coverage. To reduce the risk of underinsurance, the product being offered must include a minimum level of coverage that is widely known. The premium rates should not be excessive, inadequate, or unfairly discriminatory. The premium being charged must be actuarily justified, and the use of non-risk-based factors should not be allowed in the pricing, as this practice can restrict access to insurance in some areas. Besides pricing, customers entering into insurance contracts must have the confidence that provisions are in place to put into operation prompt, fair, and equitable settlements of claims in which liability has become reasonably clear (White 1998). Effective risk reduction, risk retention, and risk transfer all depend on the existence of a fair pricing culture.

**Accessible and effective complaints and redress mechanisms.** The presence of a sound internal and external complaint management framework helps insurers comply with regulatory requirements, gain insight into operational processes involved in complaint handling, and assess the levels of consumer satisfaction (Kluwer 2018). Common reasons why insurers deny claims include policy exclusions, failure to meet policy terms and conditions, nonrenewal of policy, failure to disclose a material risk, or failure to properly look after the property to reduce the risk of damage. If the insurance company and the customer disagree on the insurer’s decision, they can take advantage of the internal complaints process within the insurance company and seek a review. If, after an internal review, they are still unhappy
with the insurer's decision, they can make use of the external independent dispute resolution mechanisms, for example an ombudsperson. These types of complaint redress systems, which ensure that disputes between insurers and policyholders are resolved in a fair and straightforward fashion are a necessary component in the development and maintenance of industry credibility.

**Transparent costs of insurance, reinsurance, and capital market solutions.** Transparency is critically important as IRCM solutions can be relatively complex. Such solutions are able to rapidly pay out claims and provide the much-needed liquidity soon after a disaster has struck. They also provide transparency and assurance about the amount of money received in a payout, and how and when it will be delivered. In some ways, they can provide a way for governments to commit to systems and rules for spending money and to take measures against fraud and misuse of public funds. Individuals designing and approving IRCM solutions must be able to have confidence that all material costs will be clearly laid out and accurately estimated. Accountability is critical in stalling a rollback in development gains and preventing vulnerable nonpoor people from slipping into poverty.

**Understandable products.** Effective oversight of IRCM products is fundamental to maintaining fair, safe, and stable insurance markets. Those who must approve the products should be able to identify, mitigate, and adopt measures against risks to customers arising from products. A number of issues revolve around determining whether an insurance or reinsurance contract transfers significant insurance or reinsurance risk (Financial Accounting Standards Board 2008). This further helps in concluding if a contract is defined as an insurance or reinsurance arrangement or as a financing arrangement (similar to a loan). In addition, certain contracts contain risk-limiting features that can complicate the risk transfer analysis. In this backdrop, a proper understanding of insurance contracts and the bifurcation of risk transfer and financing segments is vital. Otherwise, it will make it difficult—if not impossible—to successfully justify the need for, and to generally promote, the types of products involved.

**No misleading advertising.** Insurers and intermediaries should promote products and services in a manner that is clear, fair, and not misleading (Workman 2015). Disclosures should be easily understandable, information on key features of the product (approaches) should be provided (or are well presented) and should not obscure important statements or warnings (e.g., exclusions). Clear and accurate advertising is important in building government and public confidence in proposed enabling solutions.

**Guarantee fund for insolvencies of insurers and broker-dealers.** When substantial amounts of risk are being transferred to and through insurers and broker-dealers, there are business risks involved. There may be an occasional failure of a primary insurer, especially in emerging markets, where consumer awareness of, and confidence, in financial markets are already fragile, so it might completely undermine public confidence in the adopted solutions. Therefore, if the environment is able to support a mechanism, such as a guarantee fund that takes over the claim payment responsibilities for insolvent insurance company, it will be a very desirable complement to the enabling environment. A guarantee fund is designed to protect smaller insureds. It typically has a cap on the amount payable per individual claim or a net worth exclusion, which excludes claims by companies whose net worth exceeds a statutory limit (Schiffer 2004). A reinsurer’s obligation to make payments to the primary insurer does not diminish if the reinsured becomes insolvent and all payments
under the reinsurance agreement are made to the liquidator. Policyholders cannot directly seek reinsurance proceeds because there is no contractual privity between the insured and the reinsurer. It may be noted that reinsurers are not backed by guarantee funds and most property and casualty guarantee funds exclude coverage surety, financial guarantee, and assumed reinsurance. Clearing corporations require broker-dealers to maintain margin and make deposits to a general guarantee fund, which can be used to satisfy the outstanding obligation of any clearing member in the event of default to meet its obligations if its margin capital and own guarantee fund deposits are insufficient to fully satisfy its debts.

2.5 Social Protection Policy

Effective social protection strategy. Social protection can help strengthen people’s social and economic resilience against disasters. An effective and resilient system incorporates a number of pillars, including those from both the public and private sectors. Combining public social protection measures with private sector risk transfer mechanisms such as IRCM solutions provides a wide range of complementary solutions that meet the broadest possible range of disaster-related needs. Such an integrated approach is likely to be more efficient as well as effective. It will also help develop a stable market for the uptake of voluntary insurance by creating demand at the bottom of the pyramid.

Focus on nontransferable risks. DRF strategies should incorporate social protection to support poor and vulnerable people suffering from the impacts of recurrent natural hazards resulting in failure of harvests, decline in employment opportunities, fall in real wages, and failure of informal safety nets resulting in a sequence of knock-on shocks to local economies and societies. In relation to these failures, social assistance does not provide the most balanced and cost-effective overall program. This includes safety nets, food subsidies, cash transfers, and weather insurance that overwhelms all other possibilities. Social protection instruments should be considered as part of a larger set of risk management arrangements, complementing and strengthening other mechanisms and systems. However, they should not crowd out other risk management arrangements (informal, market based, or public) (Vathana et al. 2013) and render the market underserved. They also distort the market and deprive the market segment of innovative options that can be more comprehensive, cost-efficient, or effective. The private sector is geared up to efficiently and effectively cover risks, whereas this may not be the case for much of the public sector. Therefore, by utilizing—to the extent possible—private sector suppliers of social protection measures, global costs are likely to be kept to a minimum. The private and public sectors therefore need to attain a level playing field at the very beginning. Ideally, steps will be taken to ensure that public sector social protection will only fill gaps left by the private sector.

Existing analysis of risks that can be transferred to the private sector to increase effectiveness and budgetary costs. The private sector, by providing data, methodologies, and tools for risk assessments, is a key actor for reducing losses, prioritizing risk-proofed investments and the economic resilience of disaster-prone communities (UNISDR 2017a). This is the first step in determining how best to allocate social protection measures between the public and private sectors. If the analysis has been completed or is well underway, the enabling environment will be that much further ahead than would otherwise be the case. Social protection policies that clearly earmark risks and interventions to be carried by the private and public sectors, respectively, will not only ensure better utilization of financial
resources but will also enable better fiscal planning by reducing cost uncertainties that typically surround social protection initiatives.

**Cost equivalence for similar protection by the government and the private sector.** The intent of public insurance plans is to use the administrative efficiencies of government-run schemes, as well as the purchasing power of government to control costs and rising expenditure on insurance. If costs between the two types of social protection suppliers are vastly different, the system will necessarily be skewed toward the lower-cost provider. However, the overuse of monopsony power may be inevitable because of budgeting constraints, potentially leading to reduced access, lower quality, and the explicit rationing of insurance. Government plans may also have unfair advantages over private plans as premiums may not be determined according to a sound actuarial models but through controls. This hampers the longer-term sustainability of social protection programs as they do not need to maintain reserves, earn profits to attract capital, or pay premium taxes, in turn potentially crowding out of the private sector.

**No carving out of risks that are necessary for insurance, reinsurance, and capital market solutions to be sustainable.** In commercial insurance, regulatory restrictions often impose underwriting restrictions on insurers and limit insurers’ ability to charge different insurance premiums to consumers. There is a cross-subsidy in insurance premiums from low-risk consumers to high-risk consumers (Tennyson 2010). By avoiding carve-outs, the enabling environment is enhanced, because insurance can function most effectively when the covered items include the widest possible selection of risks. In other words, cherry-picking of risks for the private sector, while ignoring the cross-subsidy element, could prove to be counterproductive in terms of increased costs and/or loss of interest by the private sector in offering coverage. Allocation of risks between the private and public sectors, therefore, needs to be done while keeping in view the sustainability aspect for each of the sectors, as well as the need to ensure a continuous supply of a wide range of products and services to the target market segment.

**Limited reconstruction loans after disaster events.** To optimize the potential benefits of private sector insurance in combination with public sector support—that is, to be able to design the most efficient and effective global program—one does not want the public sector to crowd out the private sector. However, this would occur if unlimited reconstruction loans were available without embedding disaster insurance in the loan contract to consumers. Otherwise, ex post facto welfare measures would tend to create disincentives for active risk management at the household level through the use of IRCM instruments. While ex post facto welfare may become necessary in the event of major disasters affecting uninsured populations, public policy needs to be carefully positioned between ex ante and ex post measures. This approach will clearly promote and incentivize the use of ex ante solutions for cost-effective and timely relief to populations in times of disasters. It may also require public policy experts to convey a combination of appropriately targeted and phrased messages over a period of time.

**Initiatives to promote microinsurance and Takaful insurance.** These are important to the enabling environment because such initiatives can play an important role in wide-ranging DRF solutions. If not available, the range of potential DRF system design will necessarily be constrained. Social protection through social insurance (subsidized microinsurance) carried by the private sector brings in the much-needed “entitlement” into the system, making it efficient. The classical government-funded social protection strategies through the welfare
route often become trapped in bureaucratic shackles, thereby delaying benefit delivery in times of dire need. Regulated, private market insurance players can perform such functions more efficiently.

2.6 Competition to the Formal Sector from Informal and Unlicensed Providers

Informal insurance providers play a critical role in insurance sector development, and the existence of large informal markets can be a key indicator of unmet formal market demand for insurance products, as well as potential barriers to formalization and market development. They comprise of a wide range of entities from completely informal societies that are often of a community and mutual nature operating in the absence of regulation to formal legal entities (e.g., funeral parlors) that are exempted from insurance regulation. Competition from unlicensed players can be good or bad, depending on the circumstances. It can be disastrous if unregulated insurance schemes forgo any actuarial analysis. Such entities can be considered unsafe and unsound, as they expose their members to further risks. Since informal sector vehicles operate in the shadow of formal financial institutions and are unregulated, they can be exploited to perpetrate frauds, which can badly damage the credibility of the local insurance market. On the other hand, an infinitely more desirable category of unlicensed players consists of reputable insurers who are licensed in other jurisdictions and in a position to provide products that would not otherwise be available in the nascent local market, perhaps because of its small size among other reasons. This type of unlicensed activity not only provides needed coverage but may also serve to stimulate players in the licensed market to fill these market gaps by means of more vigorous product development. In that way, the unlicensed companies raise the bar for the licensed market insurers, leading to new products becoming more widely available. However, the absence of a memorandum of understanding between the home regulator and the host regulator may actually present similar risks and challenges to the informal sector.

Strict criteria governing unlicensed competition. Needless to say, consumers have to be properly protected. To that end, there are usually three criteria for permitting unlicensed competition within a marketplace. First, there has to be some sort of control for market access by defining what constitutes an unlicensed insurance activity to ensure that entities are properly capitalized and licensed within their home jurisdictions. Second, there need to be ways of establishing that the products to be sold are genuinely not available in the local market presently. If this were not the case, there would be no incentive for licensed insurers to maintain their licensed status. Third, there must be full understanding and acceptance by prospective policyholders that the use of an unlicensed insurer means there will be no access to protection under the local legal and/or supervisory system in the event of a claim. Experience shows that, subject to observation of these strict criteria, reputable but unlicensed insurers participating in the local market can generate increased use of risk transfer products by local residents, while at the same time having a beneficial impact on the development of new products and services by the licensed market players.

Regulatory enforcement of unlicensed providers. Formal sector regulators need to be privy to the activities of unlicensed players in their jurisdictions and be able to question them whenever required. Ideally, they should have a list of exempted insurers and impose a simple
filing requirement to ascertain the risks they are covering and the scale of operations. There should be clarity about the circumstances when they need to be licensed. Where disreputable entities are involved, regulators must have the power to act quickly to issue cease-and-desist orders that can be strongly enforced with the backing of the law. The regulatory framework must also provide authority to quickly block the activities of any other unlicensed insurers who may have appeared to meet the criteria governing unlicensed competition but do not live up to their prior commitments.

**Public awareness of the dangers of unlicensed providers.** Awareness campaigns advising the public to be careful and sensible in choosing insurance providers and products can go a long way in preventing unlicensed and/or fraudulent players from penetrating the market. The general public, especially the low-income and less literate segments, are often easy prey for fraudulent schemes floated by fly-by-night operators. Such schemes and products offer attractive features such as spectacular returns on investment and other benefits to lure the meek investor or customer. The local supervisory agency website could have a list of all licensed brokers and insurers so that the public is able to differentiate licensed from unlicensed carriers. The site could also include the names of insurance companies that are currently authorized to fill particular market niches on an unlicensed basis.

**Strong general insolvency law.** The existence of a strong insolvency or bankruptcy law clearly specifying the rights of investors and creditors, as well as laying down a transparent and simple process for liquidation of assets, can help investors recover a portion of their money invested in fraudulent investment schemes or due to them when legitimate insurers have become insolvent. The insolvency law needs to include specific provisions with respect to insurance company insolvencies. If this is not done, the disposition of insurance-specific items such as unearned premiums will not be spelled out in the law, resulting in legal uncertainty and long delays in the ability to liquidate the estates of these types of companies.

**Regulation of foreign players—both producers and distributors and/or intermediaries.** Regulations need to be carefully designed to promote a level playing field and competition on equal terms between intermediaries (either tied or not tied to the insurance company) to ensure that in all cases the same level of consumer protection will apply. In almost every jurisdiction, financial markets today are a mix of domestic and foreign players. Insurance agents and brokers, reinsurance brokers, and loss adjusters operate in multiple jurisdictions, and a failure to implement a consistent approach across the industry to establish a level playing field for both domestic and foreign players could result in significant negative consumer and industry consequences. It would significantly reduce any regulatory arbitrage that could potentially undermine the good intention of protecting investors.

**Antipredatory pricing regulations and technical pricing requirements.** The pricing practices of insurers can create unfair outcomes for many consumers. The demand for almost all IRCM products is highly price elastic. As a result, price becomes a major area of competition among market players who engage in cutthroat tactics and try to “muscle in” by undercutting premium rates. At the same time, in the case of insurance, the price charged for a product has a direct bearing on the solvency of the provider and its ability to pay claims. If insurers take on too much business without a commensurate business plan and with insufficient income to cover their costs and claim expenses, or inadequate capital and reserves to cover their liabilities, they can be driven into insolvency. Regulations, therefore, also need to ensure that undercutting premiums does not lead to market-wide solvency issues in the medium to long term. To achieve this, the market requires clear guidelines to be in place with regard to
technical risk-based pricing standards for new and existing products, as well as a provision that enables the regulator to step in wherever necessary.

**Avoidance of private and public sector monopolies.** Several countries have monopolistic markets, and many others are oligopolistic, because of historic developments, economic trends, restrictive government control over entry and competition, or market practices (Skipper and Klein 2000). The regulator should strive toward removal of the government restrictions on entry and competition to ensure that monopolies or dominant market conditions do not emerge in their jurisdictions.

**Regulation on retention of risks within the country.** Subject to the availability of affordable products, most jurisdictions would prefer optimizing the retention of risks within a country subject to proper and adequate diversification of risks. The additional risk-bearing capacity need not be locally owned and locally established. Foreign-owned insurers can also bring additional capacity to the market, which can mean greater domestic retention. Also, it could be an incentive for insureds to bring in their business, formerly located offshore, into the national market. Additional national insurance capacity serves the twin objectives of conservation of foreign exchange pertaining to reinsurance and enhancement of the profitability of domestic insurance companies by limiting the passing on of profit to reinsurers. While too little reinsurance can expose domestic insurers to excessive risk and exposure, ineffective reinsurance can also result in a greater retention of losses, should they occur. Insurers, sometimes, enter into capital gearing treaties in order to improve their solvency margin ratio which are actually financial arrangements and not primarily a risk transfer mechanism. Therefore, greater retention of risk should be balanced by requirements for higher levels of capital and the creation of appropriate reserves to protect consumers.

**No crowding out of private sector initiatives.** Regulators in countries moving from monopolistic and other restrictive regimes should strive to ensure that public sector domination over the markets does not crowd out private sector initiatives. In many jurisdictions, markets have been opened for private players after long spells of public sector monopoly. In such cases, a certain degree of caution needs to be exercised to ensure that “abusive practices do not undermine confidence in an embryonic competitive insurance market” and consumers are sufficiently informed to protect their own interests. Justifiable government intervention should be minimally intrusive and as efficient as possible. Some regulatory forbearance may have to be given to private players. The continuation of a tariff allows insurers to follow a price that is set “so high that even the most inefficiently operated insurer is guaranteed a profit and, therefore, survival. Such an approach, however, results in high-priced insurance and excessive profits at the expense of consumers and businesses.” Alternatively, a de-tariffed regime allows price competition, bolstered by reasonable capital standards and close monitoring of insurers’ solvency. This approach yields lower insurance prices, thus benefiting the consumer.

**Nondiscriminatory tax treatment.** Similar IRMC products should receive the same tax treatment regardless of provider. Discriminatory tax structures among various IRMC operators or among the same types of products offered by different providers can significantly

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5 Footnote 4.
affect their financial viability. Asymmetries in the tax code can lead to regulatory arbitrage, and this could pose dangers when it undermines the effectiveness of certain financial regulations. It can render the capital structure of a provider and the risks it faces more opaque. By distorting healthy competition, it can also push some providers into riskier asset segments.

### 2.7 Presentation of the Diagnostic Results

The country diagnostic reports begin by presenting findings on the enabling environment for disaster IRCM solutions, including related recommendations. The results of the diagnostic analysis are then presented and finally summarized in a spider diagram depicting country scoring for each of the six axes of relevance (Figure). For each axes, an ideal enabling environment, a realistic environment, and the current state of the environment are depicted.

The ideal enabling conditions for the development of IRCM solutions for each of the six axes are defined. The assessors define this ideal enabling environment based on international good practice and expert judgment. The political, cultural, and religious contexts of the specific marketplace are taken into account in setting the ideal enabling environment.

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**Figure: The W&W Insurance, Reinsurance, and Capital Market Solutions Development Framework (Hypothetical Example)**

![Spider diagram](image)

Enabling environment  
DRF IRCM existing environment  
DRF IRCM realistic achievable environment

DRF = disaster risk financing; IRCM = insurance, reinsurance, and capital market.

A reality check then defines the next-best IRCM enabling environment that can reasonably be achieved. The ideal enabling environment may never be achieved, so a realistic or aspirational enabling environment for each of the six axes is also determined. This is the best achievable environment and is developed drawing on local expertise gained through extensive stakeholder consultation and analysis of the completed questionnaire to identify likely impediments to the achievement of the ideal enabling environment. In some cases, the ideal and realistic enabling environments may not differ significantly.

The current enabling environment is then scored. Using local expertise and comments from relevant national stakeholders, including government authorities, private sector providers, and professional bodies, the current enabling environment for each axes is assigned a score.

This methodology highlights the gaps between the current enabling environment for disaster IRCM solutions and the ideal and realistic alternatives. The comparison enables ready identification of areas for action, leading to the development of a strategy and road map to address the gaps. The order of priority of these actions should then be determined, taking into account the scale and nature of the required actions and realistic time frames for completion. Urgent actions are recommended to strengthen the enabling environment in any of the six axes of relevance for the development of disaster IRCM solutions that have achieved scores of 4 or below (red), medium-term actions are recommended for scores between 4 and 6 (yellow), and no immediate actions are recommended for higher scores (green). Where the realistic enabling environment differs from the ideal scenario, that difference is taken into account in determining the urgency of the required actions. The absolute scores have no further meaning and should not be used for cross-country comparisons.
The comprehensive country diagnostics framework methodology was piloted in four countries, highlighting a number of common opportunities to strengthen the enabling environment for IRCM solutions. While only four countries were assessed, they represent a large diversity with respect to government structure, economy, disaster risk, population, geography, and the development of their financial sectors. This diversity was reflected in wide-ranging recommendations under each of the six axes of relevance for the development of disaster IRCM solutions. Nevertheless, a number of common actions for strengthening the enabling environment were also identified. It is expected that similar actions would benefit other countries.

**Government policy in the development of risk transfer instruments for DRF:**

- Develop a comprehensive register of all government-owned infrastructure and other assets, including regularly updated replacement values.
- Assess the current state of disaster risk modeling and mapping and implement actions to ensure comprehensive disaster risk modeling and mapping with sufficient granularity detail to support the development of an effective DRF strategy.
- Develop a national DRF strategy following the risk-layering approach.
- Consider introducing an agricultural insurance pool or improve the current functioning of the main provider.
- Consider a mandatory disaster insurance program for residential property.

**Economic conditions and other support functions:**

- Improve the economy and raise the purchasing power of the population so that insurance becomes more affordable.
- Develop risk information infrastructure (e.g., forecasting capabilities, automated weather stations).
- Develop a data basis (e.g., exposure data, loss of crop yields) for index insurance.

**Disaster risk product availability and affordability:**

- Expand the range of retail insurance products available for disaster protection.
- Develop new agricultural insurance products, such as hybrid agriculture insurance products combining indemnity-based and index-based coverage as well as comprehensive crop production and insurance solutions, supporting access to inputs, production advice, marketing services, and insurance.
- Develop mandatory environmental liability insurance.
- Explore opportunities to introduce insurance-linked securities (ILS), including catastrophe bonds as DRF instruments.
Credibility of the private sector offering risk transfer solutions:

- Develop a customized insurance awareness program for disaster insurance.
- Increase underwriting capacity and risk management of insurance professionals (actuaries, auditors, reinsurance underwriters) involved in disaster insurance.
- Assess the insurance sector against the International Association of Insurance Supervisors (IAIS) Insurance Core Principles and standards and implement the required changes to enhance its credibility.

Social protection policy and tools:

- Develop a comprehensive strategy combining social protection of households below the poverty line through social insurance, with innovative microinsurance products through commercial insurance providers for households above the poverty line.
- Conduct a comprehensive review of national digital infrastructure to enhance seamless and cost-effective digital payment systems. This can create opportunities for public–private partnerships in the digital space.
- Consider the creation of public–private partnerships with the insurance industry to increase the transparency, speed, and efficiency of social protection schemes.

Competition to the formal sector from informal and unlicensed providers:

- Develop microinsurance regulations to support the development of a regulated and vibrant microinsurance sector.
- Develop a proportionate regulatory framework for insurance providers that are not insurers (microfinance network, farmers’ cooperatives) and supervise them.
- Improve access to offshore insurance and capital markets for risk transfer cover that the local market cannot provide.
APPENDIX 1
Assessment of the State of Sovereign Disaster Risk Financing Coverage—Questions for Ministries of Finance

The questions below are extracted from Assessing Financial Protection against Disasters: A Guidance Note on Conducting a Disaster Risk Finance Diagnostic, a 2017 report jointly prepared by the Asian Development Bank and the World Bank.

The questions are concise, but it is recognized that actual situations involve varying degrees of complexity. Respondents are encouraged to provide more detailed, comprehensive answers to the extent that they believe this is required to convey clear understanding.

A. Assessment of Fiscal Shocks Associated with Disasters

1. Concerning contingent liability of the government,
   a. What are the government’s legal, stated contingent liabilities associated with disasters (public assets, low-income housing, guarantees, etc.)?
   b. Historically, what implicit (i.e., socially/economically enforced) contingent liabilities has the government assumed (i.e., approved expenditure for) in the event of a disaster?
   c. How much has the government spent annually on post-disaster response over the past 10 years or other relevant period (ideally broken down according to humanitarian relief, early recovery, and reconstruction)?

2. Concerning fiscal risk assessment of disaster shocks,
   a. Does the government have data on historical fiscal revenue loss as a consequence of disasters?
   b. How are losses estimated by the government and communicated to relevant authorities?
   c. What data, or categories of data, are included in these records?
   d. For how many years (and/or for how many disaster events) are records available?

3. Concerning public disclosure of disaster-related fiscal exposure,
   a. Does the government assess and disclose its fiscal exposure to disasters in its fiscal risk assessment, either voluntarily or because it is required to? If so,
      • Does the government conduct this analysis by sector (e.g., agriculture, transport infrastructure, hydraulic infrastructure, education, health, etc.)?
      • Does the government separately consider short-term and long-term fiscal risk from disasters?
      • Does the government’s fiscal planning take account of potential fiscal shocks related to disasters?
      • Has the government identified any funding gaps in its post-disaster response (i.e., funding shortfall during relief, recovery, or reconstruction phases)?

1 Depending on the devolution of fiscal powers, the entire contingent liability is not of the federal government alone and provincial governments also have a share. This aspect needs to be clarified up front.
B. Ex Ante Disaster Risk Financing

1. Concerning the annual contingency budget:
   a. What portion of the government’s annual national/federal budget is allocated to a contingency line for unforeseen events?
   b. Do local governments maintain annual contingency budgets?
   c. Are allocations prescribed by statute?
   d. For what purposes can the resources be used (including any non-disaster-related purposes)?
   e. Who manages/controls access to these budget lines?
   f. Who can access them?
   g. Typically, how long does it take for allocations from the contingency budget to be approved and disbursed?
   h. Historically (say over the past 10 or 15 years) what is the longest period of time it has taken for all allocations from the contingency budget to be approved and disbursed?
   i. Can any remaining funding be rolled over across budget years?
   j. Please provide data on actual use of the national/federal contingency budget over the past 5 years (or another relevant period).

2. Is there a dedicated budget line for disaster risk reduction (as opposed to a contingency line for disasters, which was covered under question 1)?

3. Concerning a dedicated disaster reserve fund
   a. Does the government maintain such a fund?
   b. If so, are funds held at the federal level or the provincial level?
   c. Please indicate the current balance at each level.
   d. What amounts have been allocated to this fund over the last 5 years, and from what source(s) (e.g., government budget, private donations, and development partners)?
   e. For what purposes can the fund be used (e.g., disaster risk reduction, preparedness, relief, early recovery, reconstruction)?
   f. Historically, (say over the past 10 or 15 years) how often has this fund been exhausted at or before the end of the year?
   g. Please provide data on actual use of the fund over the past 5 years (or another relevant period).

4. Concerning line agency funding,
   a. Do line ministries (especially agriculture) have a dedicated budget line for disasters?
   b. Are related budget allocations prescribed by statute?
   c. For what purposes can the funds be used (e.g., risk reduction, preparedness, relief, early recovery, reconstruction [not only earthquake or flood related disasters])?

5. Concerning contingent credit,
   a. Does the government use any contingent credit instruments for disaster response purposes?
   b. If so, what are typical terms, conditions, and loan periods (including trigger type/level) of these instruments?
   c. What are the return periods of the events that these funds are designed to cover?
   d. Have the contingent credit instruments ever been triggered? If so, please indicate the year or years and the amount of funding accessed on each occasion.
6. Concerning insurance for public assets, does the government purchase any disaster insurance for public assets? If so,
   a. Are line ministries and local governments legally required to purchase insurance for their public assets? If so, are they required to purchase cover based on replacement value?
   b. Also identify which public assets are insured?
   c. Is there any insurance of assets of state-owned entities?
   d. If so, who is responsible for purchasing insurance (i.e., are risks pooled and insured aggregately or insured by individual managers)?
   e. Who is responsible for underwriting these types of insurance covers?
   f. If insurance is purchased for public assets, how is the transaction carried out? Is it through bidding? Or some other mechanism?
   g. Is there any central entity that coordinates purchase of cover and provides line ministries and local governments with technical assistance in this regard?
   h. What are the current amounts of insurance cover, premium rates, and associated premium payments? Are data available on specific assets insured?

7. Concerning other insurance, does the government purchase any other forms of insurance (e.g., sovereign parametric cover)? If so,
   a. Who is responsible for purchasing cover?
   b. How is the transaction carried out? Is it through bidding? Or some other mechanism?
   c. Please provide some examples of terms (including triggers) and amount of the cover?

8. Concerning risk transfer through capital markets, does the government utilize any capital market instruments to transfer risk directly to the capital markets (e.g., catastrophe bonds)? If so,
   a. Who is responsible for purchasing cover?
   b. What are the terms (including triggers) and amount of the cover?

C. Ex Post Disaster Risk Financing

1. Concerning post-disaster budget reallocation,
   a. Are there any regulations or other formal constraints regarding reallocations within existing budget lines at the discretion of the budget line holder (e.g., a line agency), including any limits on amounts?
   b. Are there any regulations or other formal constraints (including approval processes) regarding reallocation between budget lines and government agencies, including any limits on amounts?
   c. Typically, how long does it take to pass a supplementary budget and, if such budgets can be passed only according to fixed schedules, how often and when can they be passed?
   d. Are historical data on the scale of post-disaster reallocations readily available and, if so, from where?
   e. Has the government faced any major hurdles or delays in determining and approving post-disaster budget reallocations?
2. Concerning external assistance,
   a. How much external assistance has been provided in response to recent disaster events (over the past 10 years or another relevant period)? Please provide data for each relevant disaster event and donors involved, if available.
   b. What proportion of this assistance has been in the form of (i) grants; (ii) loans; and (iii) technical assistance?
   c. Approximately what portion of the disaster response financing has been provided by international assistance?
   d. What portion of external assistance is typically targeted directly at beneficiaries in the form of cash transfers or in-kind assistance?
   e. What are the targeting mechanisms through which cash or in-kind assistance is delivered to beneficiaries?
   f. What are the delivery mechanisms for cash transfers (e.g., the payment mechanisms of existing social protection programs) or in-kind assistance?

3. Concerning other ex post mechanisms (over the past 10 years or another relevant period),
   a. Are there cases of ex gratia relief from national relief funds to provincial governments?
   b. What other ex post financing sources has the government used to finance disaster response (e.g., domestic and/or external borrowing, tax increases, etc.)?
   c. How much financing has each relevant mechanism generated each time it has been used?
   d. Approximately what portion of the disaster response financing has each relevant source provided?

D. Post-Disaster Expenditure

1. Are historical data available with regard to government expenditure on post-disaster relief, early recovery, and reconstruction (not only earthquake, flood but also drought, tsunami, and other type of natural hazards)?

2. If so, how complete is this information and how can it be accessed?
APPENDIX 2

The Enabling Environment Questionnaire for Insurance, Reinsurance, and Capital Market Solutions

1. Axes: Government Policy

Respondents are asked to assess the current and realistic enabling environment against the ideal enabling environment for each of the factors listed in the table below.

<table>
<thead>
<tr>
<th>Current Environment</th>
<th>Realistic Enabling Environment</th>
<th>Ideal Enabling Environment</th>
</tr>
</thead>
<tbody>
<tr>
<td>Declared government policy on insurance, reinsurance, and capital market (IRCM) solutions (Please describe the state of government policy supporting the development of IRCM solutions.) When responding to this question, please consider the various sectors affected by disasters as different sectors may have different protection policies. Please cover at least: sovereign protection, agriculture (crop and livestock) protection, private sector protection in general, and low-income population protection.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Well-coordinated institutional arrangements for the application of IRCM solutions across relevant government ministries and agencies, including local government entities</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Well-complemented and coordinated roles of relevant government ministries and agencies on IRCM policy declaration and execution</td>
<td></td>
<td></td>
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<tr>
<td>Customized regulation or other formal guidance of IRCM solutions</td>
<td></td>
<td></td>
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<tr>
<td>Effective liability laws in place</td>
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<tr>
<td>Effective financial literacy programs resulting in a high level of financial literacy in the population</td>
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<td></td>
</tr>
<tr>
<td>Tax incentives for the use of IRCM solutions</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Tax incentives for providers of IRCM solutions</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Tax-free premiums</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Premium subsidies</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Financial aid for commercially uninsurable risks</td>
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</tbody>
</table>
In completing the above table, please address the following items:

1. What is the government’s policy and involvement regarding agricultural insurance? For example, does it offer
   a. insurance education?
   b. subsidies for crop and livestock insurance?
   c. negotiated lower rates for agricultural insurance?

2. Does the government view agricultural insurance as an expected means by which financing institutions will
   a. defray agricultural loans?
   b. reduce default risk on agricultural loans?
   c. reduce the cost of credit?

3. What are the respective roles of central and provincial governments in the IRCM market with regard to
   a. claims settlement?
   b. grievance redress?
   c. premium subsidy:
      • nature (paid to commercial or government owned insurer/s)?
      • scale (as % of premium)?
      • relative outlay (as % of annual government expense)?
   d. rate making and negotiation?
   e. making risk transfer products available?
   f. advertising and provision of additional information to support agricultural insurance?

4. What is the government’s policy and degree of support with regard to ex post loss and coping mechanisms? For example, the latest evidence (e.g., for the past 5 years) on compensation and relief to farmers.
2. **Axes: Economic Conditions and Other Support Functions**

Respondents are requested to assess the current and realistic enabling environment against the ideal enabling environment for each of the factors listed in the table below.

<table>
<thead>
<tr>
<th>Current Environment</th>
<th>Realistic Enabling Environment</th>
<th>Ideal Enabling Environment</th>
</tr>
</thead>
<tbody>
<tr>
<td>Growing economy</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Manageable inflation</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Access to financial services</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Availability of affordable credit</td>
<td></td>
<td></td>
</tr>
<tr>
<td>No foreign exchange and withholding tax (including permanent establishment) restrictions that could stymie (re)insurance transactions</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Well-developed extension services for agriculture and livestock insurance, health insurance, etc.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Business continuity requirements for the insurance and capital market sectors</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Liquid and developed capital market, including a liquid secondary market</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Promotion of disaster risk reduction</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Comprehensive disaster risk data</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Readily accessible meteorological and geophysical data and weather forecasts</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Professional financial services, including auditing</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Strong government technical disaster risk management capacity</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>
3. Axes: Product Availability and Affordability

Respondents are asked to assess the current and realistic enabling environment against the ideal enabling environment for each of the factors listed in the table below.

<table>
<thead>
<tr>
<th>Current Environment</th>
<th>Realistic Enabling Environment</th>
<th>Ideal Enabling Environment</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td>Wide range of disaster insurance products available</td>
</tr>
<tr>
<td></td>
<td></td>
<td>(Please provide an overview of the existing disaster insurance and capital market solutions available. If possible, the overview should include an indication of the level of usage of each product in the form of premium volume and number of policies compared with the potential buyers.)</td>
</tr>
<tr>
<td></td>
<td>Consumer-centered development of products</td>
<td>No unnecessary, compulsory add-ons to the disaster insurance products</td>
</tr>
<tr>
<td></td>
<td>Affordability for the targeted consumers</td>
<td>Convenience distribution channels</td>
</tr>
<tr>
<td></td>
<td>Ease of premium payments including premium financing</td>
<td>Appropriate speed of claims payments</td>
</tr>
<tr>
<td></td>
<td>No unreasonable exclusions</td>
<td>Religious and cultural aspects reflected in product design</td>
</tr>
<tr>
<td></td>
<td>Incentives for purchase of disaster risk financing products</td>
<td>Mandatory insurance for extreme disaster risks</td>
</tr>
<tr>
<td></td>
<td>Mandatory international reinsurance or retrocession for extreme disaster risks</td>
<td>Capital market solutions such as catastrophic bonds available to transfer disaster risk</td>
</tr>
<tr>
<td></td>
<td>(Please describe any existing capital market products that are used by insurers or the government to transfer disaster risks. If those instruments are not yet available, please provide information on any initiative in this area.)</td>
<td></td>
</tr>
</tbody>
</table>
4. Axes: Credibility of Insurance and Capital Market Stakeholders

Respondents are asked to assess the current and realistic enabling environment against the ideal enabling environment for each of the factors listed in the table below.

<table>
<thead>
<tr>
<th>Current Environment</th>
<th>Realistic Enabling Environment</th>
<th>Ideal Enabling Environment</th>
</tr>
</thead>
<tbody>
<tr>
<td>Reputable regulator overseeing modern insurance and capital market supervisory legislation</td>
<td>Well established and credible insurance and capital markets</td>
<td>A solvent insurance market</td>
</tr>
<tr>
<td><em>(Please provide an estimate of the level of compliance with International Association of Insurance Supervisors and International Organization of Securities Commissions principles and standards.)</em></td>
<td><em>(Please provide an overview of the insurance and capital markets with respect to the regulation and key market statistics.)</em></td>
<td><em>(Please provide an overview of the solvency, risk management, and risk transfer requirements for insurers.)</em></td>
</tr>
<tr>
<td>Reliable rating agencies</td>
<td>Active press reporting on insurance and capital markets</td>
<td>Confidence in and an impeccable image of the insurance sector</td>
</tr>
<tr>
<td><em>(Please provide an overview of the rating agencies operating in the country, including whether they include internationally accepted agencies or local ones only).</em></td>
<td>Use of high-quality reinsurers and reinsurance brokers</td>
<td>Confidence in and an impeccable image of the capital markets</td>
</tr>
<tr>
<td></td>
<td><em>(Please provide an overview of the legal requirements applicable to reinsurers and reinsurance brokers.)</em></td>
<td>A fair pricing culture</td>
</tr>
<tr>
<td></td>
<td></td>
<td>A fair claims payment culture</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Contracts capable of being enforced within a reliable judicial system</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Trained and ethical agents/brokers and reinsurance brokers</td>
</tr>
</tbody>
</table>

*continued on next page*
<table>
<thead>
<tr>
<th>Current Environment</th>
<th>Realistic Enabling Environment</th>
<th>Ideal Enabling Environment</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Adequate availability of all insurance experts (actuaries, brokers, risk assessors, financial advisors, loss adjusters)</td>
<td>Adequate availability of all insurance experts (actuaries, brokers, risk assessors, financial advisors, loss adjusters)</td>
</tr>
<tr>
<td></td>
<td>Accessible and effective complaints and redress mechanisms in place for insurance and capital market transactions</td>
<td>Accessible and effective complaints and redress mechanisms in place for insurance and capital market transactions</td>
</tr>
<tr>
<td></td>
<td>Transparent costs of available insurance, reinsurance, and capital market solutions</td>
<td>Transparent costs of available insurance, reinsurance, and capital market solutions</td>
</tr>
<tr>
<td></td>
<td>Available products easily understood by targeted consumers</td>
<td>Available products easily understood by targeted consumers</td>
</tr>
<tr>
<td></td>
<td>No misleading advertisement</td>
<td>No misleading advertisement</td>
</tr>
<tr>
<td></td>
<td>Guarantee fund for insolvencies of insurers and broker-dealers</td>
<td>Guarantee fund for insolvencies of insurers and broker-dealers</td>
</tr>
</tbody>
</table>
5. **Axes: Social Protection Policy**

Respondents are requested to assess the current and realistic enabling environment against the ideal enabling environment for each of the factors listed in the table below.

<table>
<thead>
<tr>
<th>Current Environment</th>
<th>Realistic Enabling Environment</th>
<th>Ideal Enabling Environment</th>
</tr>
</thead>
<tbody>
<tr>
<td>An effective social protection strategy that includes insurance, reinsurance, and capital market (IRCM) solutions</td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>(Please describe the current social protection strategy of the government. This should include all social insurance programs in place, the mode of execution, and some performance indicators.)</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Provision of social protection only for risks that cannot be transferred to the private sector either as insurance, reinsurance, or capital market solutions</td>
<td></td>
<td></td>
</tr>
<tr>
<td>An existing analysis of risks that can be transferred to the private sector to increase effectiveness and manage budgetary costs and implementation of its findings</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Cost equivalence for any similar protection products provided both by the government and the private sector</td>
<td></td>
<td></td>
</tr>
<tr>
<td>No carving out of risks that are necessary for IRCM solutions to be sustainable</td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>(In commercial insurance, there is often cross-subsidy between different risks covered. Carving out of the risks that support the cost of covering less commercially attractive risks would reduce the viability of insurance.)</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Targeted post-disaster public support for poor households only</td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>(Full public support for all affected households would bring into question the necessity of private insurance.)</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Available social assistance products do not crowd out IRCM solutions</td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>(Please describe the social assistance that is provided to agricultural and low-income populations, including conditional cash transfer programs for low-income populations, minimum crop support prices seeds and fertilizer subsidies, etc.)</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Initiatives under implementation to promote microinsurance and Takaful insurance</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>
6. Axes: Competition to the Formal Sector from Informal and Unlicensed Providers

Respondents are asked to assess the current and realistic enabling environment against the ideal enabling environment for each of the factors listed in the table below.

<table>
<thead>
<tr>
<th>Current Environment</th>
<th>Realistic Enabling Environment</th>
<th>Ideal Enabling Environment</th>
</tr>
</thead>
<tbody>
<tr>
<td>Enforced regulation of unlicensed insurance and capital market activity</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Public awareness programs on the potential dangers of using unlicensed insurance providers</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Solvency requirements with regard to unlicensed activity and the existence of a modern law to cover insolvencies of financial institutions, including insurers</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Regulation of cross-border insurance, reinsurance, and capital markets (IRCM) to avoid regulatory arbitrage</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Brokers, national and foreign, operate under a level regulatory environment</td>
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<td></td>
</tr>
<tr>
<td>National and foreign reinsurers and insurers operate under a level regulatory environment</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Premium discounting and rebating regulation</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Technical pricing requirements</td>
<td></td>
<td></td>
</tr>
<tr>
<td>No monopoly for the provision of IRCM solutions</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Law mandating that property or agriculture risks should be insured with licensed insurers</td>
<td></td>
<td></td>
</tr>
<tr>
<td>No crowding out of the private sector IRCM solutions by the public sector</td>
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<td></td>
</tr>
<tr>
<td>Equal taxation for equivalent products, independent of provider</td>
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</tbody>
</table>
APPENDIX 3
Tools for Insurance, Reinsurance, and Capital Market Solutions in Disaster Risk Financing

1. Disaster Insurance

Definition

Insurance is a financial transaction by which the insured, a physical or legal person, transfers to an insurer its natural hazard risk in exchange of a payment (insurance premium). Providers of insurance are licensed and supervised insurance companies, captive insurers, and insurance pools, which are entities exclusively dedicated to the insurance activity. In some jurisdictions, nonlicensed insurance activity exists. Depending on how this activity is controlled, it could result in an inability to fulfill the claim payment after a disaster due to insufficient funds by the entity acting as an unlicensed insurer.

Main usage

Major disaster risk entails a low frequency, high severity event (earthquake, flood, cyclone, tsunami, drought, etc.). Although exposure and vulnerability to these events can be reduced, significant residual risk may remain, so the transfer of the risk through insurance is appealing as a valid risk management strategy.

Advantages

• Agreed well-defined benefit in case of a disaster event.
• Coverage can be purchased based on individual needs and risk appetite.
• Cost of coverage can be based on individual levels of risk.
• Insurers help with risk reduction and risk assessment.
• Disaster risk managed by professionals.
• Predictable costs for the protection in the form of a fixed premium.

Disadvantages

• Laypersons may find policies hard to understand because the policy wording contains legal language.
• Key risks or those risks that are seen as more important by consumers may be excluded.
• Policies often include a large combined monetary and percentage deductible on each and every loss, negating or diminishing the benefits of insurance.
• The claim ceiling may be insufficient to replace the insured property to the same pecuniary state enjoyed before the disaster event.
• Benefits are not clearly perceived as disaster events occur infrequently, so for many years the premium is paid but no tangible benefit is obtained.
• Claim settlement can be burdensome.
Preconditions

- Disaster risk awareness.
- Enabling government policy with respect to the development of disaster insurance instruments, potentially including mandatory insurance cover and tax benefits on the premium payments.
- Disaster risk product availability and affordability, including products for corporates, individual households, and low-income populations.
- Credibility of the insurance sector, including with regard to the regulatory environment, the solvency and reputation of the insurance markets, and the availability of support of professionals such as actuaries, risk assessors, auditors, brokers, and loss adjusters.
- Complementary social protection solutions, allowing low-income populations to enjoy social protection or support in the acquisition of insurance, while avoiding the crowding out of insurance solutions for people that can afford premiums.
- No unlicensed competition. Insurance credibility and resilient insurance providers are important and can only be achieved if all insurance providers are licensed and supervised by the insurance regulator.

2. Disaster Reinsurance

Definition

Reinsurance is a financial transaction by which disaster risk and other insured risks assumed by an insurer in the original insurance policy are transferred (ceded) from the insurance company (cedent) to a reinsurance company (reinsurer) in exchange of a payment (reinsurance premium). Providers of reinsurance are professional reinsurers, which are entities exclusively dedicated to the activity of reinsurance. In most jurisdictions, however, insurance companies also are allowed to participate in reinsurance (Wehrhahn 2009). Reinsurers are able to effectively assume huge amounts of disaster risk because they diversify by accepting risks from around the world and maintain substantial amounts of capital to support the assumed risks.

Main usage

Major disaster risk entails a low frequency, high severity event (earthquake, floods, cyclone, tsunami, drought, etc.). This risk is difficult to diversify at the primary insurer level. Hence, without additional risk transfer possibilities, insurers would not be in an economic position to accept this type of risk on their own. Insurers assuming disaster risk protect their balance sheet by entering into reinsurance agreements.

Advantages

- Geographic diversification of disaster risks when using global reinsurance.
- Increased underwriting capacity of the insurance sector. By ceding part of the risk, insurers can technically accept higher volumes of disaster risk. This is particularly important for disaster insurance as the scale of exposure of an insurance company can be very large.
- Risk-based pricing of premiums as reinsurers have access to disaster risk.
• Reduction in the volatility of insurance company financials and protection of ceding companies’ balance sheets.
• More predictability in profit and shareholder returns.

Disadvantages

• Insurers transfer the underwriting risk but assume credit risk. Proper credit risk analysis of the reinsurer is critical.
• Premium pricing depends to some extent on global capacity available and could become prohibitive in the event of a quick succession of extreme events.
• Terms on the risks reinsured are dictated by the reinsurer and could be different from the original insurance policy. Thus, the original risk is only partially transferred, and insurers could be left with substantial risk in their books, even after reinsurance.
• Payment of claims could be a lengthy process, affecting the cash flows of the ceding company.
• Reinsurers may include “event limits” on their treaties, thus exposing ceding companies to the possibility of having to take back the un-reinsured portion of the claims.
• Possibility of exhausting the nonproportional excess of loss reinsurance protection after a natural hazard without reinstatement of the cover, thus leaving insurers unprotected against subsequent natural hazard events in the same country or region.

Preconditions

• Sound supervision of the insurance and reinsurance markets to guarantee effective products and timely payments of claims.
• Availability of international reinsurers interested in acting in the given country.
• Availability of data and risk maps.
• Minimum credit rating of the reinsurers by reputed rating agencies such as AM Best, Fitch, and Standard & Poor’s Global Ratings.
• Appropriate supervision of reinsurance brokers acting in the region/country.

3. Insurance-Linked Securities

Definition

Insurance-linked securities (ILS) are investment instruments that transform insurance risk into transparent and tradable capital market products. Investors take on insurance risk in exchange for a higher rate of return as compared with other securities free of that risk. The insurance risk materializes in the event that a predefined disaster event occurs, such as an earthquake or tropical cyclone of a certain intensity. ILS include categories of vehicles such as catastrophe bonds, longevity or mortality bonds, fully collateralized reinsurance agreements, and industry loss warranties.

Main usage

Catastrophe or cat bonds and other types of ILS are usually issued in order to provide (re)insurance protection to insurers, reinsurers, governments, and corporations. ILS offer protection from a new pools of capital separate from traditional reinsurers, such as hedge
funds and pension funds. Investor capital provides collateralized cover. The capital sits in a segregated collateral account with dedicated funds available to make a payment should a qualifying event occur. This virtually eliminates the credit risk inherent in traditional (re)insurance (Swiss Re 2012).

Advantages

- Immediate access to funds once the trigger event has been confirmed.
- Limited concern about counterparty credit in the event of an extremely large event as the claim amount is fully collateralized.
- Predictable budgetary costs for the issuer of the bonds.
- Tailor-made triggers to cover individual disaster risk contexts.
- A diversified source of disaster risk financing, which is especially beneficial when there is shortage of retrocession capacity or hard pricing cycles in traditional reinsurance markets.
- Multiyear pricing stability (terms of 3–5 years are typical for cat bonds).
- For investors, a source of investment that is uncorrelated to broader cycles in financial market performance, resulting in a higher degree of portfolio diversification.

Disadvantages

- Complexity of the product. Securities are already complex, and including the triggers related to the underwriting risks adds complexity to the structure of the instrument.
- Costs may be relatively high if the volume of issuance is small. Transaction size varies from a minimum of around $100 million to $750 million or $1 billion (Swiss Re 2012).
- Basis risk exists as the triggers might not be totally correlated with the actual loss suffered.
- Investor appetite may differ from the desired triggers.
- Triggers may be difficult to assess.

Preconditions

- Sophisticated securities markets that are able to issue ILS.
- Sophisticated investors looking to diversify their investments away from traditional forms of market risk.
- Transparent product structures.
- Transparent and robust disaster risk models.
- Clearly defined triggers.
- An enabling government policy including tax benefits for ILS investors, regulations that allows insurers and reinsurers to use ILS for capital relief, etc.
- Attractive returns for investors in the ILS markets.
- Credibility of the securities sector, including with regard to the associated regulatory environment, credibility and reputation of sponsors, and the availability of professionals such as broker-dealers, rating agencies, actuaries, and auditors.
4. Agricultural Indemnity Insurance

Definition

Agricultural indemnity insurance is a type of insurance that indemnifies the insured person against pure agricultural loss (i.e., crop or livestock). The loss is verified by a loss assessment process. The insured person could be the farmer or farmer group or an agricultural lender whose delinquency risks depend on the outcome of agricultural output.

The following forms of agricultural indemnity insurance products are presently popular:

- **Single-risk insurance**: Covers against one peril or risk (e.g., drought).
- **Combined (peril) insurance**: Covers a combination of several risks (two or more risks, mostly with hail as basic cover). In some countries, this type of insurance is also referred to as multi-risk insurance.
- **Yield insurance**: Provides a yield guarantee, based on regional average yield or on individual historic yield, covering the main risks affecting yield (e.g., drought). In some countries (e.g., United States), this type is also called combined or multiperil insurance.
- **Revenue insurance**: Combines yield and price risks coverage in a single insurance product. It can be product specific or whole farm.
- **Farm-income protection insurance**: Covers losses to future income (e.g., future droughts) based on investments in long-term production thereby reducing reliance on government assistance in times of need and building farmers’ business resilience. It includes yields and price risks and also considers the costs of production. Usually, this type of insurance is not product specific, instead covering whole-farm income.
- **Whole-farm insurance**: Consists of a combination of guarantees for different agricultural types of production on a farm. Depending on the coverage of the guarantees, it can be whole-farm yield, revenue, or income insurance (EU 2008).

Main Usage

Agricultural indemnity insurance provides coverage to farmers and agricultural lenders against the loss of crop or livestock. When purchased by agricultural lenders, it can also increase their risk appetite to lend to farmers who are not otherwise creditworthy and at better terms than uninsured risks.

Advantages

- **Low basis risk**: Indemnity insurance in comparison with index insurance has low basis risk (i.e., the claim amount nearly matches the actual loss suffered).
- **Less data requirement**: Indemnity insurance requires less data, as compared with index insurance, for the design and development products.
- **Reasonably transparent verification processes**: Losses are verified on the ground, usually in the presence of the insured farmers, although entailing some level of subjectivity.
- **Transparent settlements**: Payouts are based on the scale of damage and losses experienced, making settlements easy to understand and communicate.
Disadvantages

- **Onerous assessment processes**: As a claim is paid after assessing each loss, the loss assessment process can be onerous and costly. However, modern and affordable technology can reduce the time for loss assessment, keeping costs in check. Technology-based tools can also provide corroborative information to reinforce human loss assessment activities.

- **Costly assessments**: The onerous loss assessment process implies high assessment costs.

- **High risk of adverse selection and moral hazard**: Claim payments often rely on crop-cutting experiments, leaving room for manipulation. Adverse selection (i.e., the purchase of insurance by farmers that are more likely to experience claims) is more likely with indemnity than with index-based insurance. Moral hazard (i.e., farmers acting in a manner that leads to greater chances of the claim becoming payable) is also more likely with indemnity than with index-based insurance.

Preconditions

- **Historical loss, modeled loss, and exposure data**: This information is required for several aspects of the product design, product evaluation, and product pricing processes. Insurance can work for risks with low frequency and higher values, but the product needs to be designed such that the risks with higher frequency and lower values are not transferred to the insurer, but instead retained—and hopefully reduced—through risk reduction efforts of the farmer.

- **Subject specialists**: Worthy products are usually developed with assistance from subject specialists. It is therefore important to make sure that the product development team has access to the required types of expertise, either internally or externally (e.g., agronomists, modelers, underwriters, and actuaries).

- **Distribution channels**: Efficient distribution channels lead to low administrative costs for underwriting and claim settlement. It is possible that the insurer may have a captive distribution channel (e.g., its own sales force to distribute credit-linked insurance for agricultural risks). The insurance product’s sales process often needs to be embedded into the main business activities of the insured persons.

- **Availability of reinsurance**: Crop and livestock claims depend upon weather and other natural hazards, which can affect the entire region of coverage in a relatively short time span. This can lead to large and often covariate losses for the insurer and can lead to higher demands on capital to demonstrate solvency. Reinsurers can accept such risks by covering geographically diverse regions over long periods of time within their already diversified lines of businesses. Therefore, reinsurance capacity becomes necessary for agricultural insurance, which inherently faces large and covariate risks.

- **Regulatory support**: Regulation can support agricultural index-based insurance in many ways: (i) by setting lighter solvency requirements due to the extremely short-tailed losses, if that is not the case under the existing solvency requirements; (ii) by providing a prompt redress mechanism on claim settlement; or (iii) by setting up data infrastructure and coordinating investment in data as a public good.
5. Agricultural Index and Parametric Insurance

Definition

Agricultural parametric insurance is a form of insurance that ex ante agrees to make a payment upon the occurrence of a trigger observation or event linked to the loss, rather than indemnifying the pure agricultural loss (i.e., crop or livestock). The trigger observation could be a decrease in average yield or prices in a predefined area—area yield index insurance or a trigger event based on weather-based indexes, satellite images, and so on.

In developing such products, it is necessary to understand the thin dividing line between parametric insurance and index-based insurance. A parametric insurance product typically works on a binary parameter with only two possible outcomes (e.g., death or contracting a critical illness). In such cases, either a full payout or no payout is made as only two outcomes are possible. In contrast, index-based insurance is offered on parameters that most likely have multiple outcomes (wind velocity, precipitation levels, etc.) and can result in a graded scale of payouts. In such cases, claims are often linked to the trigger in a gradual manner (e.g., the farther above the observation from the trigger, the higher the claim payout) until a pre-agreed ceiling is reached.

The insured person could be the farmer or farmer group or lender whose delinquency risks depend on the outcome of agricultural output.

The following forms of agricultural indemnity insurance products are presently popular:

- **Area yield index insurance**: Indemnities are computed from the decrease in the average yield over an area without ascertaining crop output of individual farmers.
- **Area revenue index insurance**: Indemnities are computed from the decrease in the production of the average yields and prices in an area (EU 2008), without ascertaining crop output and prices of individual farmers.
- **Indirect index insurance**: Indemnities are based on indexes of yields or vegetation that are computed from weather-based indexes, satellite images, and others (EU 2008).

Main Usage

Agricultural parametric insurance provides security to farmers and agricultural lenders by eliminating the element of subjectivity in loss verification and reducing the time to settle claims. When purchased by agricultural lenders, it can also increase their appetite to lend to farmers who are not otherwise creditworthy and to lend on better terms for farmers.

Advantages

- **Low moral hazard**: Since the amount of payment is unaffected by the loss experienced, insured farmers (both crop and livestock) have an incentive to act in a manner that minimizes their losses, reducing issues of moral hazard.
- **Low adverse selection problem**: Similarly, parametric insurance reduces the risk of adverse selection as payouts are based on widely available information, rather than on individual loss experience and related risk about which insurance companies may not have full information.
• **Easier loss assessment:** Since the claim payment is dependent on a trigger, efforts in assessing losses (e.g., deploying loss assessors on-site and seeking inputs) are substantially minimized.

• **Prompt claim settlement:** As actual loss assessment is not needed, claim settlement can be prompt after reading off the index.

### Disadvantages

• **Basis risk:** Index-based insurance, unlike indemnity insurance, carries “basis risk.” This is the risk that the index measurements that trigger the insurance payout will not match actual loss experienced. The payout could be less or more than the experienced loss. Basis risk can reduce customer satisfaction and affect continuity of an insurance program.

• **Model risk:** If robust modeling tools and techniques are not used, the loss frequency results may be incorrect, leading to inappropriate pricing and, in turn, directly affecting client satisfaction and the uptake of insurance.

• **Substantial data requirements:** Rate making and trigger definition require a large amount of weather and crop yield data. Insufficient data can lead to incorrect decisions on rate making and product design.

• **Complexity:** Farmers may face difficulties in comprehending the linkage between triggers and losses and the overall benefits of index-based insurance.

• **High product development costs:** Subject experts and data infrastructure are required for the design of parametric insurance, increasing product development cost.

### Preconditions

• **Historical and modeled weather data:** This information is required for several stages of product design, evaluation, and pricing. If such information is not available, designing a robust product will not be feasible.

• **Subject experts:** Valuable products are usually designed with assistance from subject specialists. It is important to make sure that the product development team is multiskilled (e.g., in crop agronomy and statistical modeling) and has the necessary experience and expertise to develop the required products.

• **Historical and modeled loss data:** Especially for area yield index insurance, historical and modeled loss data are essential in pricing the product and determining the trigger.

• **Real-time hazard data:** Real-time hazard data are required to provide prompt payouts and maintain customer satisfaction.

• **Product design capabilities:** High-quality product design capabilities must be available to the insurer, either internally (in the long run) or externally (in the short run).

• **Regulatory and supervisory support:** Regulation can support agricultural index-based insurance in many ways:
  - by setting lighter solvency requirements due to the extremely short-tailed losses, if it is not the case in the existing regulations;
  - by recognizing index insurance, which could otherwise be argued as a “derivative” product;
Appendix 3

by setting up data infrastructure and coordinating investment in data as a public
good; or
by setting up a supervisory mechanism that emphasizes education of farmers on
parametric products.

• **Distribution channels:** Proper distribution channels are required to help ensure low
administrative costs for underwriting and claim settlement.

• **Availability of reinsurance:** Index insurance is normally used to transfer covariant
risks that can affect a whole country or region at the same time, necessitating access
of insurers to sufficient reinsurance capacity.

• **Weather infrastructure:** A sufficient network of tamper-proof weather stations and
satellite imaging infrastructure are required to capture data regularly and accurately.

• **Animal mortality rates:** In case of mortality index-based livestock insurance,
historical animal mortality rates (including exposure and death events) by species,
time, and geography are necessary.

6. **Sovereign Parametric Insurance**

**Definition**

Like any parametric insurance, sovereign parametric insurance ex ante agrees to make a
payment upon the occurrence of a trigger observation or an event linked to the loss, rather
than indemnifying the pure loss. It may be purchased by the government of a sovereign state
and works on the usual insurance principles of premium payment to cover risks. The trigger
observations can be specified intensities of natural hazards in a specified location (e.g.,
rainfall level, wind speed, seismic shocks as measured on a Richter scale) as measured by an
independent agency. Claim payouts could be linear (i.e., gradually increasing claims paid as
the actual observation moves beyond the parametric trigger) or categorical (i.e., payment of a
fixed sum on the breaching of the defined parametric trigger).

**Main Usage**

Parametric insurance may be used to provide security to a country's fiscal position while
reducing the element of subjectivity in loss verification and time to settle claims. It also
reduces the post-disaster fiscal stress on the insured country, hence smoothing government
spending. Parametric cover is suitable for low frequency, high severity events.

**Advantages**

• **Fiscal support:** Sovereign insurance reduces potential post-disaster budget
reallocations, which in turn may derail achievement of a government’s development
goals.

• **Easier loss assessment:** Since the claim payment is dependent on a trigger, efforts in
assessing losses are substantially minimized and objectivity is increased.

• **Prompt claim settlement:** As actual loss assessment is not needed, claim settlement
can be very prompt, occurring within just 2–3 weeks following an event.

• **Low operating cost:** Operating costs are low relative to traditional insurance
products due to the simplicity of sales and loss adjustment, the lack of need to
classify policyholders according to their risk exposure, and the lack of asymmetric
information (Agroinsurance 2008).
• **Low moral hazard:** As the amount for payouts is unaffected by the loss experienced, governments have an incentive to act in a manner that minimizes losses, reducing issues of moral hazard.

**Disadvantages**

• **Basis risk:** Index-based insurance, unlike indemnity insurance, carries “basis risk.” This is the risk that the index measurements that trigger the insurance payout will not match actual loss experienced. The payout could be less or more than the experienced loss.

• **Model risk:** If robust modeling tools and techniques are not used, the frequency results can be incorrect, leading to inappropriate pricing and, in turn, directly affecting client satisfaction and the uptake of insurance.

• **High start-up costs:** Despite low operating cost, index insurance can have high start-up cost, especially in the absence of appropriate weather data and skilled meteorological expertise. The readiness of a country to buy the parametric insurance cover depends in part on its existing infrastructure, such as with regard to an asset inventory, meteorological data, hazard maps, exposure data, vulnerability analyses, historical disaster data, and disaster risk models.

• **Data requirements:** Rate making and trigger definition require a large amount of data, such as on exposed assets (including public assets), past and modeled hazard events, and weather. The absence of data can lead to incorrect decisions on rate making and product design.

**Preconditions**

• **Understanding of disaster risk:** Parametric cover is best applicable to very low frequency, high severity events.

• **Data infrastructure:** Weather and seismology-related information is required for several stages of product design, evaluation, pricing, and implementation. Information should be capable of independent verification using different tools. For example, satellite images can complement a primary weather station’s information regarding precipitation. If this type of information is not available, it may not be possible to design an appropriate product.

• **Subject experts:** Valuable products are usually designed with assistance from subject specialists. It is important to make sure that the product development team is multiskilled and has the required experience and expertise. Often, there is a need to involve reinsurers interested in underwriting the cover to provide domain expertise.

• **Historical and modeled loss data:** Historical and modeled loss data are essential in pricing the product as well as in defining the trigger. Insufficient or inappropriate data could give rise to gaps in coverage or other serious product-related issues.

• **Real-time hazard data:** In the absence of real-time data, it is difficult to gauge the amount of claim payment in a timely manner.

• **Frequency and accuracy of recording data:** Weather stations and satellite imaging infrastructure need to capture data regularly and accurately and be highly resistant to any form of tampering. This type of infrastructure is critical to assessing whether a particular area has breached the trigger.
7. **Insurance Pool**

**Definition**

An insurance pool is a multiple-member risk-sharing arrangement where organizations (often primary underwriters) pool their funds together to finance an exposure, liability, risk, or some combination of the three. Pools can have layers of coverage, such as insurance, excess insurance, and different deductibles for different members.

**Main Usage**

An insurance pool can create capacity at multiple dimensions: supply of insurance for business lines that face high risks from unfavorable outcomes, underwriting of large risks by pool members, technical capacity for development of complex insurance products, advice and information gathering for loss assessment, stability of underwriting results, and reduction of the impact of single and large risks.

**Advantages**

Designing an insurance pool should consider the following factor (ADB 2019d):

- **Product design**: Undertaking product design and providing support on an ongoing basis is more efficient when a centralized pool gathers information.
- **Information gathering**: Being a repository of losses, the pool is able to undertake more in-depth analysis.
- **Leverage**: A pool can leverage its collective buying power as a block to negotiate premium and deductibles to the comparative advantage of its members.
- **Customization**: The scale of provision of member services, including risk control, claims management, and training, is sufficient to support customization.
- **Innovation**: A pool is better able to support the insurance industry’s development of innovative products and offer unique forms of coverage, particularly with regard to efficient and cheap technology for indemnity and area yield index products.
- **Flexibility**: A pool is better able to respond to the needs of individual insurers through variable deductibles, self-insured retention levels, and special coverage.
- **Subsidy policy**: A pool can provide data that could be useful to guide policy on premium subsidies, which, in principle, should be restricted to the cost of underwriting systemic risks.
- **Credibility**: By involving many key public sector stakeholders (e.g., the regulator and other government departments), pool members can demonstrate higher credibility to supply insurance.
- **Pricing stability**: Pools can involve a layer of capital to cover the first layer of losses, reducing use of reinsurance and resulting in greater price stability.
- **Reinsurance**: Economies of scale facilitate the purchase of reinsurance at a more competitive price.
Disadvantages

• **Lower diversification:** Disaster and/or agriculture insurance pools face high covariate risk from lower diversification, which can be detrimental to their solvency.

• **Cost:** The management of an insurance pool involves direct costs (e.g., secretariat overhead, salary, system cost) and indirect costs (e.g., time of regulators and other government officials).

• **Speed of decision-making:** As a pool involves policy decisions that can simultaneously affect all members, decisions are based on deliberations among pool members. Individual underwriters, on the other hand, can make prompt business decisions.

Preconditions

• **Reinsurance:** An agriculture or disaster insurance pool will have high covariate risks. It is imperative to have proper reinsurance arrangements to maintain the solvency of the pool.

• **Regulatory framework:** Insurance pools involve many stakeholders and underwrite large, collective risks. In order to prevent conflict, it is necessary to have rules or regulations in place to demarcate the rights and duties of all the stakeholders.

• **Subject experts:** Managing a pool's risks and information keeping requires subject specialists. Often, it requires involving subject specialists who have a strong understanding of the specific risks being pooled, as well as an in-depth understanding of the pool's reinsurance arrangements.

• **Medium- and long-term strategy:** As insurance pools are often created to address a market need in the medium (3–5 years) and long term (5–10 years), a well-planned strategy is necessary to envisage future functioning. For example, a strategy may consider winding up a pool after certain performance parameters have been achieved.

• **Information systems:** Adequate information technology systems are needed to record data, settle distribution costs and claims, and demonstrate solvency.
APPENDIX 4

Glossary

Agricultural indemnity insurance
A type of insurance that indemnifies the insured person against pure agricultural loss (i.e., crop or livestock). The loss is determined on the basis of a traditional loss adjustment process. The insured person could be the farmer or farmer group or lender whose delinquency risks depend on the outcome of agricultural output.

Agricultural parametric insurance
A type of insurance that agrees to make a payment upon the occurrence of a triggering event, rather than does indemnifying the pure agricultural loss (i.e., crop or livestock). The trigger observation could be the decrease in average yield or prices in an area (i.e., area yield index insurance) or a trigger event read off weather-based indexes, satellite images, and so on. The insured person could be the farmer or farmer group or lender whose delinquency risks depend on the outcome of agricultural output.

Average annual loss
The expected value of the modeled loss distribution, or the loss one would expect to see in a year on average. A key risk model output is a fully probabilistic loss distribution, which is typically expressed as an exceedance probability curve. The mean of this distribution is the average annual loss (AAL) or the expected loss per year, averaged over many years. AAL is a loss statistic that is widely used and has a diverse range of applications in disaster risk management (Air Worldwide 2013).

Basis risk
The risk, with index insurance, that the index measurements that trigger the insurance payout will not match actual loss experienced. The payout could be less or more than the experienced loss.

Captive insurance
The provision of insurance or reinsurance by a subsidiary company for its parent company.

Catastrophe bond
A high-yielding, insurance-linked security providing for payment of interest and/or principal to be suspended or cancelled in the event of a specified disaster, such as an earthquake of a certain magnitude or above within a predefined geographical area (World Bank 2012b).
Claim provisions

Represent the estimated liability of an insurance company arising from events that have occurred on or before the valuation date. The provisions should cover the future payment of incurred claims that have not been settled, whether such claims have been reported or not. Claim provisions are a liability on the balance sheet because they are the anticipated amounts that will have to be paid to policyholders as the incurred claims are gradually settled and paid out. The monetary amount of the claim provision can be calculated subjectively (using the judgment of claim assessors or of insurance company claim specialists) or statistically (by evaluating past experience and projecting loss development into the future).

Contingent disaster financing

A pre-agreed loan or grant that disburses after pre-agreed conditions have been met. In terms of disaster risk financing, the contingent trigger is often the declaration of a state of emergency.

Disaster

A sudden, calamitous event that seriously disrupts the functioning of a community or society, causing widespread human, material, economic, or environmental losses that exceed the community’s or society’s ability to cope using its own resources. Disasters result from a combination of hazards, vulnerability, and inability to reduce the potential negative consequences of risk (ADB 2004).

Disaster insurance

The insurance to protect businesses and residences against natural hazards such as earthquakes, floods, and hurricanes. It can also apply to human-made disasters such as terrorism events.

Disaster risk

The probability of a disaster of a specific magnitude occurring.

Disaster risk (or catastrophe) model

A model based on a large set of simulated scenarios for the peril under consideration which have been developed to capture the full range of potential impacts from that peril. Each simulated scenario is associated with an annual rate of occurrence, enabling the model to quantify the probability with which any given level of impact can be expected to occur (ADB 2018).

Exceedance probability (or annual rate of exceedance)

The probability that the maximum loss within an annual period from a single event will exceed a range of loss thresholds (ADB 2018).

Exposure

The presence of assets such as buildings and infrastructure that, when impacted by an event, can generate a financial loss for the parties responsible.
**Hazard**
A process, phenomenon, substance, human activity, or condition that may cause loss of life, injury or other health impacts, property damage, loss of livelihoods and services, social and economic disruption, or environmental damage (UNISDR 2017b).

**Indemnity**
An insurance structure whose payout is determined by the actual losses suffered by the insured.

**Insurance**
A risk transfer mechanism that ensures full or partial financial compensation for the loss or damage caused by event(s) beyond the control of the insured party.

**Insurance-linked securities**
Specialized financial instruments which are sold to investors, including catastrophe bonds and other forms of risk-linked securitization.

**Insurance pool**
A multiple-member risk-sharing arrangement where organizations (often primary underwriters) pool their funds together to finance an exposure, liability, risk, or some combination of the three. Pools can have layers of coverage, such as insurance, excess insurance, and different deductibles for different members.

**Long-tail and short-tail insurance liability**
A long-tail insurance liability represents a liability for a claim that will have a long settlement period. These types of claims, typically in liability and related lines, are likely to result in high incurred but not reported claim amounts because they frequently take a long period before such claims are reported. Even after being reported, settlement may take significant time, because litigation is often required in order to finally determine the amount that should be paid by the insurer. By comparison, a short-tail insurance liability will be settled quickly after its occurrence. Typical short-tail claims involve lines such as theft and fire. Estimating the required claim provisions for an insurance business with long-tailed liabilities is a difficult task, but the estimate can be very significant.

**Loss ratio**
The total claim costs against the total premiums earned for that coverage. It is used by insurers to determine the adequacy of the premium.

**Microinsurance**
Insurance that is designed to be accessed by low-income populations. It can be provided by a variety of different entities, but is run in accordance with generally accepted insurance practices (which should include the International Association of Insurance Supervisors Insurance Core Principles). Importantly, this means that the risk insured under a microinsurance policy is managed based on insurance principles and funded by premiums (IAIS 2007).
**Parametric insurance**
A type of insurance trigger mechanism for which insurance payouts are determined based on physical hazard measurements (e.g., wind speed or earthquake magnitude) rather than actual losses suffered by the insured (ADB 2018).

**Probable maximum loss**
The probability that the maximum loss from a single event within an annual period will exceed a range of loss thresholds (ADB 2018).

**Regulation**
Various legal instruments with binding power. These instruments include legislation, which is usually issued by the Parliament, and subordinate legislation issued by the regulator or supervisor.

**Reinsurance**
The insurance that insurance companies purchase to ensure that their retained risks do not exceed their available capital resources, to reduce volatility in underwriting results, and for other reasons.

**Return period**
The time frame over which a particular loss threshold can be expected to be exceeded at least once.

**Risk-based capital**
An amount of capital based on an assessment of risks that a company should hold to protect customers against adverse developments (Nicoletti 2016). As an insurer’s risk level increases, its required capital level should also increase by a sufficient amount to ensure that the overall net risk of the insurer remains the same.

**Risk layering**
The process of separating risk into tiers depending on the probability of occurrence. Risk layering allows for establishing a more efficient strategy to finance and manage risks.

**Risk transfer**
The transfer of risk from one party to another through, for example, an insurance policy (ADB 2018).

**Social insurance**
Government schemes in which social contributions are paid by employees or others, or by employers on behalf of their employees, in order to secure entitlement to social insurance
benefits, in the current or subsequent periods, for the employees or other contributors, their dependents or survivors (OECD).

**Social protection**

The set of public actions designed to address vulnerability or chronic poverty. These interventions are most often carried out by the state but can also involve other actors such as commercial companies, charitable organizations, and self-help groups.

**Supervision**

The effort to ensure compliance with regulation. A supervisory agency is a statutory body that enforces compliance of regulated entities with an existing regulation, such as with the help of sanctions provided for in the supervisory statute. Today, much financial supervision is of a type referred to as “risk based.” This means that, rather than attempting to enforce strict compliance with a defined set of rules that are incorporated into the law, the supervisor’s task is to monitor risk levels in supervised institutions and, making use of various types of preventive and corrective measures that are set out in the law (e.g., the power to require an institution to slow down its rate of growth or to increase the size of its capital base), to cause risk levels to be reduced when they become excessive.
References


Swiss Re. 2012. *What are Insurance Linked Securities (ILS) and Why Should they be Considered?* Presentation to the CANE Fall Meeting, September 2012.


——. 2012b. *FONDEN: Mexico’s Natural Disaster Fund—A Review*. Washington, DC.

Assessing the Enabling Environment for Disaster Risk Financing
A Country Diagnostics Tool Kit

Disasters damage and destroy infrastructure and disrupt economic activities and services, potentially delaying long-term development and hampering efforts to reduce poverty in the region. Countries require a strong enabling environment for disaster risk financing to ensure the timely availability of post-disaster funding. This report presents a comprehensive diagnostics tool kit that countries can apply to assess the financial management of disaster risk. The framework examines the state of the enabling environment and provides a basis to enhance financial resilience with insurance and other risk transfer instruments. It incorporates lessons from the country diagnostics assessments for Fiji, Nepal, Pakistan, and Sri Lanka that made use of the tool kit and methodology.

About the Asian Development Bank

ADB is committed to achieving a prosperous, inclusive, resilient, and sustainable Asia and the Pacific, while sustaining its efforts to eradicate extreme poverty. Established in 1966, it is owned by 68 members—49 from the region. Its main instruments for helping its developing member countries are policy dialogue, loans, equity investments, guarantees, grants, and technical assistance.