FROM THEORY TO ACTION

FUNDAMENTAL REVIEW OF THE TRADING BOOK (FRTB)
In January 2016, the Basel Committee on Banking Supervision (BCBS) published final rules for the market risk framework for capital requirements. The BCBS proposed the end of 2019 as a compliance deadline for banks with a significant presence in capital markets.¹

The new rules – known as Fundamental Review of the Trading Book or FRTB – are designed to address Basel 2.5 issues such as the under-capitalization of the trading book, capital arbitrage between banking and trading books, and internal risk transfers. Through the FRTB rules, BCBS is seeking, for example, to establish a more objective boundary between the trading book and the banking book, and to eliminate capital arbitrage between the regulatory banking and trading books.²

FTRB encompasses a revised internal model approach characterized by a shift from Value-at-Risk (VAR) to the Expected Shortfall (ES) measure of risk, for a better reflection of “tail risk” and capital adequacy during periods of significant financial market stress.³
Accenture believes that adoption of the FRTB rules presents banks with major challenges in areas related to business operations and infrastructure provisioning. According to our analysis and estimates we expect:

- Significant increases (as much as 40 percent) in market risk capital requirements;
- Higher costs for rules implementation programs – ranging from $100 million to $250 million for large banks;
- Large increases in Business as Usual (BAU) costs due to desk level requirements; and
- Additional investment in technology infrastructure for risk calculation.

FRTB rules require banks to strengthen their existing market risk infrastructure and overall technology capabilities, with additional computational capacity to support calculations as required under new capital requirements. Banks should also plan for additional complexity in operations and processes due to changed desk structures and should undertake the standardization of data sources to support these changes.

Figure 1. Expected FRTB Timeline

Note: Industry participants are in discussion with national supervisors and the BCBS around the compliance timeline for FRTB. This may lead to the compliance deadline moving beyond December 2019.
Source: Minimum capital requirements for market risk, BCBS, January 2016 and Accenture estimates.
The BCBS recommended deadline of December 31, 2019 may not seem imminent, but the journey to compliance is not easy. Banks should begin to address their FRTB implementation strategy immediately and plan for implementation issues going forward.

New rules affect these key areas:

**P&L (profit and loss) attribution test**

P&L attribution test helps evaluate the efficiency of the internal models and their ability to capture all the relevant risks impacting the portfolio. This is a new requirement and each trading desk must independently pass this test. If a desk experiences breaches four or more times, then it will be put on standardized approach methodology.4

**Risk factor eligibility (modelable vs non-modelable)**

Each of the risk factors which banks model will need to undergo an eligibility check, meaning that the banks will need to obtain real prices for them.5 With this measure, we believe that BCBS aims to strengthen the internal models to include only those risk factors which would have consistent interpretation by the banks. This will also eliminate any ad-hoc risk factor inclusion to help reduce the capital impact.

**Data requirements and risk measures at desk level**

FRTB rules are explicit in proposing the reporting structure of market risk to management and regulators would be checking this at the trading desk level.6 As we see it, banks would also need to obtain the data and run their risk calculations at a trading desk level and to adjust their data sourcing and calculation strategies accordingly.

For banks, major areas of focus include strengthening existing market risk infrastructure and technology capabilities; positioning additional computational capacity to support FRTB calculations; and planning for additional complexity in operations and processes due to changes in their desk structures (although we believe that some banks may seek to incorporate this into ongoing Volcker Rule implementation activities) and the standardization of data sources.

As shown in Figure 2, a majority of FRTB rules have a direct or indirect impact on banks’ data management strategies. Solving for data challenges would be a top priority as banks mobilize their resources in their efforts to comply.
### 1. TRADING BOOK BOUNDARY AND RISK POLICY

<table>
<thead>
<tr>
<th>1.1 Trade and Bank Book Boundaries</th>
<th>1.4 Covered Instruments</th>
<th>2.1 Sensitivity Based Method (SBM)</th>
<th>2.4 Delta, Vega and Curvature Calculation</th>
<th>3.1 Risk Factor Analysis</th>
<th>3.4 Default Risk Charge (DRC) – IMA</th>
</tr>
</thead>
<tbody>
<tr>
<td>1.2 Trading Desk Identification</td>
<td>1.5 Risk Management Policies</td>
<td>2.2 Establish Risk Classes</td>
<td>2.5 Default Risk Charge (DRC) – SA</td>
<td>3.2 Expected Shortfall Calculation</td>
<td>3.5 Non-Modelable Capital Add-Ons (SES)</td>
</tr>
<tr>
<td>1.3 Internal Risk Transfers</td>
<td>1.6 Reporting Requirements</td>
<td>2.3 Securitization</td>
<td>2.6 Residual Risk Add-On</td>
<td>3.3 Trading Desk Eligibility</td>
<td>3.6 Multi Liquidity Horizons</td>
</tr>
</tbody>
</table>

2.7 SA Capital Calculation Methodology

### 2. STANDARDIZED APPROACH

<table>
<thead>
<tr>
<th>4.1 Trading Book Boundary</th>
<th>4.3 Instrument Redesignation</th>
<th>4.4 Residual Risk Add-On Approval</th>
<th>4.6 SBM Calculator</th>
<th>4.8 IMA Risk Factors</th>
<th>4.10 P&amp;L Attribution</th>
</tr>
</thead>
<tbody>
<tr>
<td>4.2 Exception for Covered Instruments</td>
<td>4.5 Internal Risk Transfers Controls</td>
<td>4.7 Model Validation</td>
<td>4.9 Backtesting</td>
<td>4.11 Changes to IMA Model</td>
<td></td>
</tr>
</tbody>
</table>

### 3. INTERNAL MODEL APPROACH

<table>
<thead>
<tr>
<th>5.1 Asset Classification</th>
<th>5.3 Instrument Master</th>
<th>5.3 Risk Sensitivities Data Sourcing</th>
<th>5.5 Capital Aggregation</th>
<th>5.6 Risk Factor Pricing Data</th>
<th>5.8 Full Revaluation</th>
</tr>
</thead>
<tbody>
<tr>
<td>5.2 Security Reference Data</td>
<td>5.4 Data Taxonomy</td>
<td>5.7 Stress Calculations</td>
<td>5.9 P&amp;L Attribution and Backtesting</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

High Impact Activities

Source: Accenture Analysis
DATA ISSUES FOR BANKS

We see three data issues as fundamental to an effective implementation of the FRTB framework.
RISK SENSITIVITIES SOURCING

The rules for standardized approach (SA) and internal models approach (IMA) advocate both: the use of risk sensitivities and consistency in their calculation which, for the first time, should be the same as those used for the pricing models or instrument prices in the P&L statement that management receives. Unlike previous standardized models, the SA under FRTB rules makes use of risk sensitivities to capture both linear and nonlinear risk in the trading desk.

Banks are also required to calculate risk charges using SA, identifying Delta, Vega and Curvature sensitivities across all risk classes. The rules specify the maturity buckets for each risk class and sensitivity combination to arrive at a final sensitivity value per bucket, using netting rules. This should lead to a comprehensive calculation of risk using SA, adding to the complexity of computation. Figure 3 below shows the number of buckets for each sensitivity and risk class combination under a sensitivities-based method for SA.

Under the revised rules, a bank would need to compute at least 79 different calculation inputs for each sensitivity class for risk computation under SA. The new prescribed risk factors and liquidity computation may lead to as many as 12,000 calculations per trade, compared to the current 250 to 500 calculations per trade under earlier Basel 2.5 regulations.

The SA has introduced the concept of curvature risk to capture nonlinear risk which is not captured by the delta of the instruments with optionality. Curvature risk is not a second order approximation, but rather a full revaluation needed for every instrument affected. This means, we believe, that banks would need to update infrastructure, data availability, and IT capacity to run the revaluation for all products with optionality.

The new rules also specify that the sensitivities should be calculated on the prices of instruments or on pricing models which are used for P&L reporting or market risk management within the bank. This calls for consistency between the calculations used for computing sensitivities and the valuation models used by the front office for trading purposes.

Figure 3. Number of Buckets for Sensitivities Calculation

<table>
<thead>
<tr>
<th>SENSITIVITY</th>
<th>GIRR</th>
<th>CSR – Non-Securitization</th>
<th>CSR – Securitization (CTP)</th>
<th>CSR – Securitization (Non-CTP)</th>
<th>Equity</th>
<th>Commodity</th>
<th>FX</th>
</tr>
</thead>
<tbody>
<tr>
<td>Delta</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>Individual currency</td>
<td>16</td>
<td>16</td>
<td>25</td>
<td>11</td>
<td>11</td>
<td>Individual currency</td>
</tr>
<tr>
<td>Vega</td>
<td></td>
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<tr>
<td></td>
<td>Individual currency</td>
<td>16</td>
<td>16</td>
<td>25</td>
<td>11</td>
<td>11</td>
<td>Individual currency</td>
</tr>
<tr>
<td>Curvature</td>
<td></td>
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<td></td>
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<tr>
<td></td>
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<td>11</td>
<td>11</td>
<td>Individual currency</td>
</tr>
</tbody>
</table>

LEGEND:
CSR: Credit Spread Risk  CTP: Correlation Trading Portfolio  GIRR: General Interest Rate Risk
MARKET DATA SOURCING

Banks need to source pricing information for risk factors to be eligible for inclusion in IMA calculation. These market prices need to be “real” and “observable” based upon market transactions. If pricing is not available for a risk factor then the bank would need to add a Non-Modelable Risk Factor charge to the capital calculation thereby increasing the capital requirement.

The rules specify conditions which need to be fulfilled for risk factors to be considered modelable. Due to these restrictions, and the limited availability of pricing information, we anticipate that market data would be a high hurdle for banks.

Market data is also needed for computation of risk sensitivities for a SA-based capital calculation, meaning that the data used for computation of sensitivities is consistent with front office use of pricing information, as required by the regulations.

Costs for a pooled market data utility can run up to $15 million for initial setup, with additional costs for routine maintenance and global sourcing of data.

We see implementation challenges for banks in these main areas to source market data for risk factors:

Risk factor pricing
Banks should look at issues such as risk factor analysis, which entails obtaining risk factors for inclusion in the internal models to identify if each risk factor is modelable or non-modelable. Banks should also manage the liquidity horizon, which is differentiated by which risk factor is necessary for the computation of the expected shortfall. Other areas of concern in risk factor pricing include the new level of segmentation of the different instruments and the assignment of different weights (for example, for creditworthiness of the issuer, or for currency) as prescribed in the rules.

P&L attribution
Issues in P&L attribution include integration of data and time series to secure the adequacy of the input data for the computation of the measures of risk and P&L, and changes in the workflow and the definitions of new processes of analysis for each trading desk.

Market data quality issues
A key concern here is the non-availability of market data for risk factors. Grouping these within the non-modelable risk factor category may increase the capital requirements for these risk factors in case of error.

Banks are considering a number of solutions to deal with these challenges, including the pooling of data to overcome the lack of market data. This approach, however, presents risks of its own, such as the potential for abuse of the framework if uncommitted quotes are provided; this could lead to regulatory sanctions on the entire initiative. There are also concerns about collusion between financial institutions, which could lead to manipulation of market data. Strong governance and controls would be needed to prevent any misuse or manipulation of the market data utility.
RISK CALCULATOR
DATA GAPS

Understanding the incremental data requirements versus the existing data calculation models and calculators is crucial, as FRTB has introduced changes to the way risk charge is calculated under both SA and IMA.

Some broad data gaps affect risk calculators across risk factors and asset classes. These relate to the mismatch of maturities of existing risk factors and the maturity classifications prescribed by FRTB regulations. Another gap is related to the mapping of internal ratings to FRTB rules, especially for US institutions, as regulations prohibit the use of external ratings.

The data gaps for calculating capital charge using SA touch on the following broad themes:

Maturity mismatch
The FRTB rules framework defines the risk factors and vertices in a way designed to calculate sensitivities. These risk factors and vertices have maturities which may differ from the existing risk computation systems within banks.

Data sourcing gaps
The existing risk infrastructure at banks does not source and/or obtain all the data required for calculation of capital charge under SA, as specified in the FRTB rules. Data sourcing challenges exist in the decomposition of equity baskets and/or indices, in underlying products decomposition, in sourcing equity rating data for default risk charge computation, and in managing internal ratings for both credit and equity issuers.

Assumptions
Due to existing data challenges in banks’ risk process models, many assumptions have to be made by the risk management teams, which may lead to inaccurate calculations for capital charge under SA. Specifically, banks may need to make assumptions in doing linear extrapolation of their calculation of risk sensitivities, where underlying data is not available to them.

Data taxonomy
Because of differences in front office and risk management systems, there is a challenge in classifying the different products, as per the FRTB rules, to maintain consistency in calculation and a uniform interpretation of the asset classes across the bank. Mapping instruments to the relevant asset classes can therefore become a major challenge for the banks.
Banks opting for IMA face challenges of their own, including:

**Data sourcing**
The revised IMA approval process proposed under FRTB rules puts the burden on banks to obtain the data for market risk calculations, as well as for developing a robust testing mechanism to obtain approval for use of internal models. Data sourcing for IMA models present challenges such as managing complex risk factor mappings containing different asset classes; having a clear process of non-modelable risk factors for identification and implementation, and mapping liquidity horizons for different asset classes. The IMA framework also specifies that the risk factors should be supported by an external, verifiable price, rather than the internal prices many banks use for risk calculation.

**Data taxonomy**
As is the case with SA, a consistent data taxonomy is essential for all risk computation within the bank. The IMA approach calls for addressing products booked outside the normal data ecosystem, which may present bespoke data challenges.

**Rules interpretation**
There are data issues related to the interpretation of the rules for Risk Theoretical P&L for satisfying the P&L attribution using the IMA approach. This means that additional guidance is needed from the supervisors to avoid delays related to incorrect implementation of the P&L implementation models in the banks.

**Assumptions**
FRTB rules detail the process for P&L attribution for the internal models, which requires full revaluation methods rather than the approximation methods banks currently use. To use full revaluation methods, banks would need to use data for full sets of positions; they would need to create systemic assumptions to fill in the missing data. This may not sit well with regulators, who may insist on the SA calculation in the absence of hard data to back the internal models.
REMEDIATION EFFORTS TO ADDRESS DATA CHALLENGES

In our view, for an effective implementation of an FRTB program, banks should have a sound data sourcing, calculation and management strategy. Addressing the data challenges can provide the foundation to be flexible and agile in their FRTB compliance efforts.

Banks should be well served if they form the data strategy of the organization around FRTB rules by considering the key recommendations, issues and analysis dimensions that follow.

ANALYSIS DIMENSION

1. IDENTIFY A CONSISTENT SET OF SENSITIVITIES

**Methodology**
Take a systematic approach to bucketing sensitivities or risk exposure for individual risk classes.

Make sure calculation methodologies are consistent across different areas of the bank. The ideal scenario would be that the sensitivities are calculated only once by a golden source calculator and then utilized by different teams of the bank as needed.

**Taxonomy**
Maintain the same sensitivities definition across the front office and risk management teams by having a common taxonomy for both.

Establish standard data taxonomies for attributes across risk classes and sensitivities and use throughout the organization.

2. DEFINE A CENTRALIZED ARCHITECTURE FOR SOURCING RISK DATA

**Data Sourcing**
Set up a central repository for all risk sensitivities within the bank. This repository would receive data from different golden sources for risk sensitivities and it should be stored and organized by risk class, bucket, tenor and risk factor respectively.

- Finalize the list of sensitivities to be sourced in the repository for each bucket across risk classes.
- Identify golden sources of sensitivities calculation across risk classes.
- Create data sourcing standards for sensitivity data sourcing.

**Data Quality**
Create data quality standards for managing high quality risk sensitivities data for internal and external audit approvals.

- Define feed formats for obtaining data for each sensitivity. A favored practice is to establish a unified feed format which can be used for sourcing data from multiple sources. This should lead to consistent data processing for storing in the repository.
- Establish data feed service level agreements (SLAs) and frequency with source systems for obtaining the data. Favored practice is to obtain the data feed daily with a pre-defined cutoff time for global operations.

BENEFITS

Consistent treatment of data across the bank.

Front office and risk management teams have the same calculations and sensitivity data.

Golden source of risk data across the bank.

Ease of data quality management.

Availability of data across the organization as per SLA needed.

Support approval process and supervisory auditing.
3. MANAGE IMA RISK FACTORS AND LIQUIDITY HORIZONS

**Taxonomy**
Individuate criteria and indicators for distinguishing between modelable and non-modelable risk factors.

Exploit monitoring of the time series and the quality of the contribution.

**Data Sourcing**
Participate in data pooling initiatives within the industry or subscribe to third-party vendors for obtaining real prices. However, note that this approach has its own risk as there is a possibility of price manipulation by an industry consortium to skirt the regulatory requirement and this may be rejected by the supervisors.

**Data Quality**
Identify data providers and establish vendor relationships to obtain real pricing information.

**Aggregation**
Structure computations to easily manage the inclusion/exclusion of the desk considered eligible/ ineligible for the internal model.

4. PLAN FOR P&L ATTRIBUTION

**Taxonomy**
Define the factors governing the portfolio which is to be considered for P&L attribution and communication protocols to different departments involved, such as Finance, for integrating the desks which are eligible for the internal model.

**Governance**
Revise the report system for Risk Management based on the outcome of the backtesting.

**Data Quality**
Periodically update the dataset to confirm the existing risk factors and identify any new risk factors impacting the models.

**Support to individual desk approval for IMA.**
**Flexibility in switching to SA approach in case of rejection by supervisors.**
**Reduced capital charges due to IMA.**

5. MANAGE SA RISK SENSITIVITIES

**Governance**
Document the existing data which is useful for sensitivity management from the front office systems.

**Data Quality**
Periodically update the dataset to confirm the existing risk factors and identify any new risk factors impacting the models.

**Consistent calculation of risk sensitivities across the front office applications.**
**Identification of sensitivity gaps which can be corrected.**
**Up to date SA calculators.**

6. IMPROVE MARKET DATA PROCESS FOR DATA QUALITY MANAGEMENT

**Infrastructure**
Integrate the IT processes which warn/alert users of data issues in the repository. This should help with the ability to proactively take action and resolve issues on a timely basis, with direct communication with the Risk Technology function.

**Data Quality**
Signal to both users and affected functions the data issues and eventual delays to improve management of the activities.

**Data quality management.**
**Efficient communication for reporting.**
Infrastructure
Identify synergies with other strategic regulatory initiatives such as BCBS 239 and the Uncleared Margin Regulation (UMR). Leverage the existing infrastructure for supporting FRTB, or, if they are in the middle of implementation, make sure that the technology solutions for different regulatory programs are supporting the FRTB requirements as well.

UMR regulations proposed by BCBS in their final rules published in December 2013 and adopted by regulators in the US propose the use of “Greeks” which are similar to the sensitivities proposed under the SA framework for FRTB. Additionally the calculation mechanism is similar to the one shared by FRTB. The comparison of frameworks is given below:

- As can be seen below UMR rules have a strong parallel with FRTB regulations with the only difference being that UMR applies to uncleared derivatives while FRTB regulations apply to the entire market portfolio of the bank.

<table>
<thead>
<tr>
<th>FRTB Rules</th>
</tr>
</thead>
<tbody>
<tr>
<td>Calculate Delta, Vega and Curvature for each risk class</td>
</tr>
<tr>
<td>The total market risk charge is an aggregate of the risk charge for Delta, Vega and Curvature across risk classes</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>UMR Rules (ISDA, 2016)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Calculate portfolio “Greeks” for each of the risk factors, which can be done using internal models, vendor supplied models or counterparty provided “Greeks.”</td>
</tr>
<tr>
<td>Aggregate the margins for each asset class calculated using the above formula.</td>
</tr>
</tbody>
</table>

\[ IM_x = \Delta Margin_x + \nabla Margin_x + \kappa Margin_x \]

\[ SIMM = SIMM_{RatesFX} + SIMM_{Credit} + SIMM_{Equity} + SIMM_{Commodity} \]

Source: Accenture analysis of the International Swaps and Derivatives Association (ISDA) Standard Initial Margin Model (SIMM) version 3.15

Identification of strategic tools within the bank.
Avoiding duplicative work.
Cost savings due to sharing of processes and infrastructure across multiple programs.
Permits compliance across all regulatory regimes.
**CONCLUSION**

**STEPS TO TRANSFORMATION OF MARKET RISK PROCESSES**

We believe that most banks have elements in place to begin an effective transformation of their market risk processes in response to FRTB. We strongly encourage them to link these elements together to create a comprehensive approach to market risk management.

These steps include:

1. **Defining internal understanding of FRTB rules and requirements**
   This includes performing a detailed impact analysis of the FRTB rules on capital requirements and the processes involved. The bank should form assessment workstreams, identify categories and dimensions of impact, and understand the current capabilities for people, process and technology within the bank.

2. **Developing a target state operating model**
   The bank should finalize the target state technology and business operation capabilities, and identify strategic platforms and solutions to be leveraged in a target state environment. In addition, the bank should also define the organizational structure for compliance and participate in industry forums to identify the current level of industry practice.

3. **Documenting gap analysis and create an implementation strategy**
   This entails identifying gaps (using the current state assessment and target state definition) as well as areas where remediation work is required for compliance. In this step, the bank also finalizes funding requirements and makes provisions, identifies gaps in resources and skills, and details the technology changes required to reach the target state.

4. **Creating an implementation roadmap**
   Once the first three steps have been taken, the bank can create a detailed roadmap and direct different workstreams aimed at reaching the desired target state.

As we have seen, challenges related to FRTB implementation are significant. While banks still have enough time to meet the 2019 deadline, they have no time to lose in organizing and planning what amounts to a comprehensive reordering of their market risk processes. The needed talent is in short supply and banks that move quickly to develop and execute a plan would have an advantage over competitors who are slower to respond to this major regulatory initiative.
REFERENCES


2. Ibid

3. Ibid


5. Ibid

6. Ibid


8. Real prices – Under risk factor analysis, each of the risk factors need to have 24 observable price points over a year. These observable price points have to be “Real” which is defined as:
   It is a price at which the institution has conducted a transaction;
   It is a verifiable price for an actual transaction between other arms-length parties; or
   The price is obtained from a committed quote;
   If the price is obtained from a third-party vendor (with some conditions to accepting the vendor data).


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