

Methodological guidance

to assess the value for money of premium and capital support towards climate and disaster risk finance and insurance

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Background

In 2021, the InsuResilience Global Partnership (IGP) developed the 'SMART Principles' to guide the design and implementation of Premium and Capital Support (PCS) to support the scale-up of Climate and Disaster Risk Finance Insurance (CRDFI) solutions (Töpfer and Stadtmüller, 2022). One of the 5 principles, 'Value for Money' requires that each dollar of PCS should 'support needs-based CRDFI products that add value [... and requires the development of ...] a clear assessment framework that makes improvements in resilience verifiable and comparable' (ibid., p.8).

Value for Money, according to the principles, is defined as the 'expected impact on poor and vulnerable countries' and people's resilience for each dollar of premium or capital support'. The principles also highlight that the value proposition of PCS should include crowding-in, rather than undermining, private capital, 'recognizing the key role that effective private insurance markets can play in resilience-building of developing economies' (ibid.).

This guidance note contributes to the practical implementation of the SMART Principles Value for Money approach. It does so by proposing a framework for the ex-ante assessment and comparison of different PCS options, aiming to inform and support decision-makers. The guidance note is based on, and aligned with, the SMART Principles, the IGP's monitoring and evaluation framework (IGP, 2021), and IGP pro poor principles (IGP, 2019).

When to use this guidance document

The purpose of this guidance document is to help make 'funding decisions comparable and transparent' (Töpfer and Stadtmüller, 2022: p. 13). As such, it offers a decision support tool to inform the prioritisation of PCS allocations. For this purpose, the proposed framework and methodology help compare value for Money (VfM) of premium subsidies versus capital support towards CDRFI between different PCS options within one country, or between the same PCS option across different countries.

This applies in the following situations:

- when considering PCS for macro level risk-finance schemes;
- after a decision has been taken to support the delivery of CRDFI risk transfer solutions, but it is not yet clear what type of PCS provides the best VfM i.e., to support intra-CDRFI decision making;
- at the time of project proposal development and appraisal; and
- where information is limited, and decisions need to be taken relatively quickly.

Furthermore, the information/evidence that is used to inform decisions between different PCS options can also provide a framework or checklist for subsequently assessing whether the schemes that have benefitted from subsidies have matched the expectations held of those schemes at the outset.²

However, there are a number of limitations to the proposed approach, as well as decisions and contexts that the guidance note is not supporting. The approach in this guidance note is **not**:

² While the information and evidence used in the appraisal process should be a key part of any subsequent evaluation of scheme performance, a differ (wider) range of tools may be available when undertaking the evaluation to assess this information and evidence. This paper does not consider the appropriate tools for evaluation of schemes benefiting from PCS.

- well suited for extra-CDRFI comparison, i.e., for comparing allocations towards PCS for CDRFI with other types of possible interventions that could help strengthen resilience to climate and disaster risk, e.g., social assistance or climate-smart agriculture programmes³;
- intended to be a robust academic exercise but instead support relatively rapid decision-making in contexts with limited information; and
- directly applicable to decisions about PCS towards micro and meso level insurance or other DRF schemes. While the overall framework may be customised for this purpose, the discussion and indicators proposed in this document are tailored to macro level schemes.

Who should use this guidance document

The approach to assessing VfM proposed here requires a relatively large amount of judgement (e.g. in determining criteria and weights to be included in the calculations). Therefore, it is important that any VfM analysis is conducted by an impartial party so that it can be truly transparent and comparable. To abide by principles of impartiality⁴, the entity conducting the analysis will need access to all relevant information and will be required to disclose any real or perceived conflicts of interest before conducting the VfM analysis.

Those conducting the VfM analysis should be aware of risks related to conflicts of interest of different stakeholders consulted during the analysis, siloed domain expertise within the VfM analysis team and behavioural biases in conducting the VfM analysis. They should make these transparent and address them where possible. As flagged at various points in the guidance document, the VfM analysis team may make use of participatory approaches, that draw upon inputs from a range of stakeholders, in order to inform the analysis and reduce these risks.

Outputs from the analysis should be peer reviewed by suitably qualified people, including people with local knowledge, experience and expertise.

How to use this guidance document

The following section outlines conventional approaches for assessing VfM and discusses their relevance and applicability to decisions about PCS allocations. The remaining sections of this document introduce the proposed SMART PCS approach for assessing and comparing VfM of PCS towards CDRFI in more detail, to guide practical implementation of VfM analysis for this purpose.

As indicated in the SMART PCS policy note, the approach should be regularly reviewed and refined further on the basis of initial testing, and then later on based on lessons learned from applying the approach to ex ante project appraisals and decision-making (Töpper and Stadtmüller, 2022).

Conventional approaches for assessing VfM

Traditionally, there are two ways in which Value for Money analysis is undertaken: cost-benefit analysis and cost-effectiveness analysis. However, there are challenges with applying these approaches to PCS for CDRFI. Table 1 describes both approaches and summarises the limitations.

³ Other existing and emerging tools and approaches are better suited for these types of decisions, for instance the Economics of Climate Adaptation (ECA) framework (<https://eca-network.org/>) or the Smart Policy Support for Integrated Climate Risk Management (SMARTSUPPORT) (<https://iiasa.ac.at/projects/smart-policy-support-for-integrated-climate-risk-management-smartsupport>) and should precede the decision to provide PCS (Töpper and Stadtmüller, 2022).

⁴ Defined by the [Institute and Faculty of Actuaries](#) as ‘the principle that decisions ought to be based on objective criteria, rather than on the basis of bias, prejudice, or preferring to benefit one person over another for improper reasons’.

Table 1: Overview of the two approaches and their challenges in application to PCS for CDRFI

	Cost benefit analysis	Cost-effectiveness analysis
Description of the approach	<ul style="list-style-type: none"> Expresses both costs and benefits in monetary terms, each adjusted for inflation and discounted if arising in the future Results either expressed as net present value (NPV) (benefits exceed costs by €xm) or benefit cost ratio (BCR) (each €1 of cost, on average, generates €ym of benefits) Because costs and benefits expressed in same unit of account (€), it is possible to compare interventions with very different outcomes (e.g. sea walls and schools) and this approach also provides ‘absolute’ statements on whether interventions are valuable (i.e., have benefits that are more valuable than costs) 	<ul style="list-style-type: none"> Only expresses costs in monetary terms with benefits expressed in non-monetary terms For example, costs per extra year of school attended or costs per km of land protected Often much simpler to compute than a cost benefit analysis
General limitations	<ul style="list-style-type: none"> Valuing benefits is complicated 	<ul style="list-style-type: none"> Can be difficult to use when one intervention leads to a range of different outcomes (e.g., an intervention may increase children attending school but have no impact on exam scores) and can’t be used to compare interventions with very different outcomes
Challenges in applying the approach to PCS for CDRFI	<ul style="list-style-type: none"> Analysis requires large number of datapoints/assumptions e.g.: <ul style="list-style-type: none"> The nature of the insurance payout and the extent of basis risk The government welfare function (how much governments value the extra resources paid by insurance and how this varies with the size of the response costs)⁵ How much quicker insurance payouts are than the alternatives (e.g. ex-post / ad 	<ul style="list-style-type: none"> Requires all of the potential outputs and outcomes of CDRFI schemes, except one, to be ignored Risk of leading to ‘poor’ decisions as an otherwise attractive scheme may do badly on the single metric considered chosen Difficult to read across and generate learnings between macro and meso-/micro-schemes

⁵ Often analysts assume that governments are risk neutral (the Arrow-Lind theorem), such that welfare is not affected by the degree of uncertainty in a set of outcomes. However, analysis can be conducted where governments are risk averse, making the reduction in uncertainty provided by some CDRFI options more valuable. See, for example, Clarke, D. and Hill, R.V. (2013). In this paper, the authors note that when a government behaves as a representative agent, maximizing expected welfare of citizens, and all citizens have the same degree of risk aversion and are exposed to the same shock, the government would act with the same level of risk aversion as its citizens.

	<p>hoc humanitarian assistance), and the impacts this has on human welfare (converted into monetary terms)</p> <ul style="list-style-type: none"> ○ The size of the premium ● While such analyses are important in demonstrating the benefits of CRDFI schemes, it is likely infeasible to roll out similar analyses for all (potential) schemes, and to update over time ● Using this approach to compare CRDFI options could lead to different results due to assumption differences rather than intrinsic differences in schemes ● And may not capture impacts from CRDFI schemes that are difficult to quantify 	
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[What we know from previous studies about analysing the VfM of PCS towards CRDFI](#)

A number of existing studies, some of which include PCS considerations, have assessed the VfM of insurance instruments – compared to other ways of financing disaster response – in the past.

A framework for conducting ex ante analysis of the cost of CRDFI (in terms of opportunity costs and opportunity cost multiples), aimed at supporting countries making decisions about their disaster risk finance portfolio and strategy, was proposed by Clarke et al. (2016). This employs a cost-effectiveness framework to consider the costs associated with using reserve funds, contingent credit lines, emergency ex-post budget reallocation, ex-post sovereign borrowing and insurance to deliver funding in the aftermath of a disaster event. The approach can be helpful to governments to understand the opportunity costs of different financing options, and as such can also be useful to inform ways of assessing the cost aspect in VfM of PCS. The framework has been applied to a number of country case studies, which considered the opportunity costs of different CRDFI instruments related to specific contingent liabilities (e.g., country-wide flood and drought response costs or emergency and reconstruction losses from a tropical cyclone) in five anonymised countries. It is also used as a model for the World Bank’s own cost-effectiveness analyses (see, for instance, the economic, technical and financial analysis conducted as part of project appraisal by the World Bank for a catastrophe bond in Jamaica in 2021).

Based on the methodology proposed by Clarke et al. (2016), a later World Bank report (World Bank, 2018) analysed and compared the marginal cost of six different options for meeting post-disaster losses in a hypothetical IDA country⁶: using “(1) a reserve fund, (2) an IDA loan, (3) insurance, paid by the government at market rates; (4) insurance, paid by the government with an IDA loan; (5) insurance, paid by the government with a 70 percent premium subsidy; and (6) insurance, paid by IDA loan with a 30 percent premium subsidy (ibid.: p. 32; see Box 1 and Annex 3 of the report for more detail). The analysis finds that using IDA for financing premium payments is a lower costs strategy for meeting post disaster losses for events with a return period greater than around 4 years.

⁶ Assumptions include that the country has a medium-sized diversified economy, employment depends heavily on agriculture, disaster risk is high (mid-sized shocks every 3-5 years), tail risk is short, the country is IDA-eligible, and has limited access to capital markets at high interest rates (12%).

(The analysis also finds that for events with a return period greater than 13 years, fully commercial insurance becomes more cost effective than using IDA loans for contingent credit.)

However, both the initial framework and the application of it in World Bank (2018) focus primarily on the economic cost of financing, while it mostly ignores the economic impact of expenditure (Clarke et al., 2016). In other words, it is a form of cost effectiveness analysis. Consistent with Table 1 above, as the authors note, this means, that the framework is not able ‘shed light on what a government ‘should’ do in the aftermath of a disaster, or what contingent liability a government ‘should’ take on. It cannot suggest whether governments should prioritise post-disaster reconstruction of bridges or compensation payments to affected households, nor by itself can it suggest whether governments should mount small or large responses’ (ibid.: p.12).

The CDRFI intervention that has probably been the most thoroughly assessed for VfM over the past decade is the African Risk Capacity (ARC). ARC VfM analyses have mostly used a CBA approach, where both costs and benefits are quantified and expressed in monetary terms.

The first ex ante CBA conducted on ARC was published in 2013 (Clarke and Hill, 2013), which found that the estimated benefit to poor households from a USD 1 of payout made during a severe drought could range between 1.28 and 1.9, depending on the delivery mechanism⁷. These gains were found to be a result of improved cost, speed and targeting of response interventions supported through ARC. The CBA concludes that ARC benefits are likely largest if:

- “there is a large-scale, well-targeted safety net or state-contingent scheme that can be scaled up quickly in times of hardship;
- further progress is made in using additional indicators to complement or verify weather-based indexes so that the degree to which countries can rely on ARC in extreme years is increased;
- ARC acts as catastrophe insurance for the government’s contingent liability, and other instruments are used for regular, smaller losses; and
- the facility pays out less frequently and retains more risk”. (ibid.: 3).

This ex-ante analysis was followed by an updated CBA after several years of implementation in 2020 (Kramer et al., 2020), as well as an additional CBA and a further VfM analysis carried out as part of a larger ARC impact evaluation in 2022 (OPM, ongoing and unpublished).

Over time, these assessments continuously refined methodologies, criteria and assumptions on the basis of ex post observed benefits and costs of the scheme. The most recent published analysis (Kramer et al., 2020) puts the ex-ante CBA findings into perspective; still estimating a positive ratio, but one that is below the USD 1.9 potential outlined by Clarke and Hill (2013). This is mainly because the premium rates assumed in the ex-ante analysis were lower than they turned out to be in practice. Furthermore, countries mainly used ARC payouts for food aid, rather than channelling them through existing state-contingent welfare schemes. As a result, the speed, cost and targeting gains have not been as large as initially assumed (Kramer et al., 2020).

This experience highlights the challenges of establishing criteria and assumptions in an ex-ante scenario, where the details of the CDRFI instrument itself are still being worked out. This is especially the case in a CBA setting when a number of the inputs needed to undertake the calculations are very difficult to know or observe, for example, the extent of targeting of payouts to households of different incomes, marginal utility of income of households with different income. This raises the

⁷ With the exception of a scenario where food aid is provided through early ARC payouts that are kept in a holding account until post-harvest livelihood indicators are available, in which case the CBA ratio is negative at -0.01

possibility that if this technique is used to help make decisions regarding allocation of PCS between different schemes, as well as being labour intensive, the resulting prioritisation may be driven as much by analysts making different assumptions on key methodological inputs as it is on intrinsic differences between schemes. This suggests that this sort of analysis may be better suited to the assessment of an individual scheme where stakeholders want to understand whether it will or has offer value for money and to calibrate the design in order to maximise that value for money over time. In this case, close engagement with stakeholders, alongside the use of independent experts can help ensure the analysis delivers useful insights.

A further analysis, looking explicitly at the difference between premium subsidy and capital support was undertaken by the UK's Government Actuaries Department. It used a cost-effectiveness approach to compare the effects of a GBP 1 premium subsidy versus a GBP 1 capital injection on the expected cumulative discounted premium that members of a risk pool would have to pay. Under the specified assumptions (summarised in Box 1 in Vivid Economics et al., 2016), a premium subsidy would result in an expected cumulative discounted premium reduction that is 69% higher than what it would be for an additional capital injection of the same amount. However, the authors also caution that the assumptions made in the analysis – e.g. on the discount rate, multiple for re-insurance, or the risk pool capital base – are generally realistic but generic, and would need to be adapted to programme specifications to inform actual donor decisions between capital injections and premium subsidies in practice (Vivid Economics et al., 2016, referencing Government Actuary's Department, 2016).

While this approach sheds light on the relative cost of different PCS options, the focus is on comparing the effectiveness of capital support versus premium subsidy in the context of a specific scheme. However, it does not provide a means of assessing the overall value of that scheme, or how the value of support for one scheme might be higher or lower than the value of support for a different schemes.

SMART PCS approach to assessing VfM

On the basis of the review and discussion of advantages and limitations of different methodologies, the approach to assessing VfM of PCS towards CDRFI proposed in this guidance note presents a middle way from the two conventional cost-effectiveness and cost-benefit analysis approaches, as it **measures the cost of delivering a synthetic multi-dimensional set of outcomes:**

$$VfM_i = \frac{\text{value}_i (\text{measured as weighted combination of additional CDRFI outcomes resulting from subsidy})}{\text{money}_i (\text{measured as cost of funding provided})}$$

This metric is similar to a cost effectiveness metric, as the outcomes are expressed in non-monetary terms, for instance number of people covered. At the same time, it is also similar to a cost benefit analysis metric, as it recognises that (a PCS-supported expansion of) CDRFI delivers multiple different outputs and outcomes of value and that these need to be aggregated in some way.

This hybrid approach has some similarities to health literature, where interventions are measured in terms of disability-adjusted life years (DALYs), which requires users to aggregate and weight two different outcomes: the number of life years that the medical intervention provides AND the quality of those additional life years.

Numerator: Weighted combination of outcomes from PCS towards CDRFI (value)

The criteria to be included in the numerator of the above equation can be defined through multi-criteria analysis (see Box 1), following five steps:



While this guidance note provides a common framework and approach for assessing VfM of PCS towards CDRFI, this five-step process entails some flexibility to customise and weight criteria. This is important to ensure that the analysis is appropriately based on context, and that it can be fit for the specific purpose of the VfM analysis, e.g., whether the aim is to compare potential PCS allocations across countries, or select between different PCS options within a country.

Box 1: Multi-criteria analysis

Multi-criteria analysis is frequently used in appraisals, when it is not considered possible or appropriate to place monetary values on the outcomes delivered. It involves scoring an intervention against a range of criteria that capture dimensions of value (expected outcomes) and then weighting those scores to allow comparison across interventions.

This means, multi-criteria analysis is very suitable to the objectives and limitations of VfM analysis under the SMART PCS principles, where the assessment is conducted ex ante with limited information and time, where the main outcomes of interest (‘improvements in resilience’ (Töpper and Stadtmüller, 2022) are difficult to express in monetary values, and which requires some flexibility to account for differences in context.

The multi-criteria analysis approach has a number of advantages and disadvantages, which are summarised in Table 2 below). Often cost/cost effectiveness is simply used as one of the criteria in the assessment, but it is also possible, as the SMART PCS principles propose, to assess interventions against ‘positive’ dimensions of value and then divide by costs.

Table 2: Advantages and disadvantages of using multi-criteria analysis for PCS of CDRFI

Advantages	Disadvantages
<ul style="list-style-type: none"> • Provides a way of prioritising interventions • Allows for trade-offs: weak performance on one criterion can be offset by strong performance on another • Flexibility in design means method can be tailored to context while remaining transparent • Opportunities for participation to support assessment • Provides a way of incorporating evidence that may be difficult to quantify 	<ul style="list-style-type: none"> • Interventions must be ‘sufficiently’ comparable so that they can be scored (implies that the approach is better for intra-CDRFI comparison than comparing CDRFI with other interventions) • Only provides a relative assessment, not an ‘absolute’ assessment of whether any of the projects should proceed • Subjectivity of scoring and weighting can be high, leading to difficulty in generating consistent scores

STEP 1: Pre-screen CRDFI scheme

The VfM assessment necessarily focuses on the incremental value resulting from the provision of subsidy and compares this against the incremental costs of providing subsidy. However, there are a number of design considerations related to CRDFI schemes that will affect the overall value that the scheme is able to provide, but which are unlikely to be influenced by the provision of PCS. To deal with this challenge it is recommended that a series of screening criteria are used to help exclude poorly designed schemes from benefiting from PCS. This can help to ensure that the incremental value created by the provision of PCS is realised in the context of CRDFI schemes that are robustly designed. The key criteria used for this pre-screening should include⁸:

- Evidence that the scheme is likely to result in benefits for the poorest and most climate-vulnerable
- Evidence that the scheme will finance timely response
- Evidence that the scheme has been designed in a way that takes account of the risk context and aligns with the bigger picture of how risks are managed and resilience is strengthened in the country, such that it focuses on the most important risks and complements other risk management and risk finance measures
- Evidence that those targeted by the scheme and other key stakeholders have been consulted in the design of the scheme, and that the scheme creates power for people facing risk
- Evidence that, where parametric or other triggers are used, the extent of possible basis risk has been assessed and efforts taken to minimise this risk, so that the scheme provides reliable protection
- Evidence that the system is set up to learn and improve
- Evidence that the scheme itself offers good value and, in particular, is not reducing emphasis on investments in risk reduction where these are cost effective.

STEP 2: Determine criteria

The following five factors are critical to consider when determining which criteria to include in the numerator for analysis of the VfM of PCS, i.e., the indicators that constitute ‘value’:

1. **Completeness:** Criteria should capture all outcomes that are considered to be of value when deciding upon supporting a CRDFI intervention through PCS.
2. **Avoid redundancy:** Exclude criteria that are not considered important or where it is likely that all possible PCS interventions will achieve the same score.
3. **Operational:** Criteria must be capable of being assessed; multi-criteria analysis can accommodate both quantitative and qualitative criteria, but the operational factor may make the assessment of indirect or secondary benefits challenging.
4. **Preference independence:** Only include outcomes that are valued intrinsically and not because they are means to supporting other outcomes (e.g., is leveraging private capital an outcome that is valued for itself or just important because it will allow greater penetration or help achieve other outcomes?)
5. **Number of criteria:** Must be manageable and easy to communicate

Further considerations in determining which criteria should make up the numerator of the VfM analysis include whether it is more important to use set and standardised criteria, versus having

⁸ These criteria are aligned with the IGP’s pro poor principles (IGP, 2019) and follow the 7 keys of highly effective disaster risk finance that have been proposed by the Centre for Disaster Protection (Scott and Hill, 2020).

more flexibility in adding or altering criteria to context in the assessment. The former approach may be preferred in a situation where the aim is to understand what the relative VfM of an insurance premium subsidy to country A would be, compared to allocating the same amount towards premium subsidies in country B and country C. More flexibility to adapt criteria to context, on the other hand, could be preferred when assessing whether a premium subsidy to country A provides more or less VfM than allocating the same amount towards other types of PCS. These trade-offs between comparability and context-specificity should be discussed between stakeholders, and the approach determined accordingly, in the early stages of the VfM analysis.

As far as possible, the criteria should capture the intended development outcomes from expanding CRDFI products, as it is these outcomes that are ultimately of value. This consideration suggests that criteria linked to interim outcomes that are only important because they enable intended development outcomes, but do not have intrinsic value, such as for example affordability, may not be appropriate. Assuming increased penetration is included, affordability would also not likely satisfy the requirement for preference-independence.

Which criteria are considered to be important and of value can be highly subjective. The SMART PCS policy note, along with the IGP M&E framework and the IGP pro poor principles, can guide these considerations through:

- (i) consideration of the five factors identified above
- (ii) assessing consistency with the IGP M&E framework and pro-poor principles,
- (iii) identification of the outcomes from CRDFI solutions frequently cited in the literature and
- (iv) considering those outcomes that can be plausibly influenced by the provision of different types of PCS,

Some of the criteria that are most likely to be relevant are:

- projected increase in the number of beneficiaries
- projected contribution to reduction of protection gap
- extent to which subsidy design contributes to sustainability of the insurance product, incorporating considerations of payout frequency, which is a strong predictor of future purchase⁹, possibility of crowding out private capital, and other measures of sustainability which have a robust evidence base

These criteria reflect some of the primary motivations that different stakeholders have when providing PCS (criteria 1 above) and are likely to be relatively easy to assess in a wide range of different contexts (criteria 3 above). They are also largely preference independent (criteria 4). They are also criteria that can be applied both to cases where the support is being provided as a premium subsidy, as is relatively clear, but also when the support takes the form of a capital injection (Box 2).

However, ultimately, stakeholders should choose criteria that align well with the decision that they are seeking to make at a particular point in time. In this regard, they may wish to refer to the table in the Annex which provides a longer list of potential criteria (or sub-criteria) derived from: (1) criteria proposed in the initial SMART PCS policy note, (2) criteria typically included in other assessments of VfM of PCS / CDRFI in the literature, and (3) criteria identified through conversations with different stakeholders (including CDRFI implementing countries, CDRFI operators and donors) in the form of key informant interviews and advisory group meetings conducted as part of developing this guidance

⁹ Experience of payout has been found to increase likelihood of purchasing insurance in the future. For further discussion of this relationship and evidence from a macro CDRFI scheme (ARC), see: Scott et al. (forthcoming and OPM (forthcoming).

document. This Table also assesses the performance of these criteria against the five factors identified above although, as per point (iv) above further scrutiny of the criteria in the table in the Annex would be required on a case-by-case basis to ensure that they could inform intra-CRDFI decisions.

Box 2: Relevance of potential criteria to the provision of capital support

The provision of additional capital to a CDRFI scheme can have a number of different objectives, including: (i) allowing the scheme to cover more risks/write more policies; (ii) allowing a sustained reduction in premia; (iii) it can allow the scheme to make larger pay-outs without the risk of insolvency. Each € of capital support provided could only be used for one of these purposes but a large enough capital injection could be used to support a combination of these objectives. Depending on how the capital was used could mean that any one or all three of the criteria identified above might be affected.

Capital provided to support scheme expansion could allow an increase in the number of beneficiaries and/or a reduction in the protection gap i.e., if a greater number of perils were covered. However, the credibility of any projections would need to be assessed carefully. Moreover, using capital in this way may raise questions regarding sustainability, if there was a possibility that the donor provided capital could crowd out private capital.

Using a capital injection to sustain premium reductions for a macro CRDFI product would not lead to an increase in the number of beneficiaries or to the protection gap to be closed. However, it could promote sustainability if the premia reduction meant that the recipient was more likely to (continue to) purchase the CRDFI instrument into the medium term.

Capital to support scheme solvency could enhance the sustainability of the product, although there would need to be confidence that the capital would adequately address any underlying challenges that had led to the solvency concerns in the first instance.

In all of these cases, the mechanisms through which the capital injection would lead to these, and/or other impacts, would need to be assessed carefully, by a credible, independent party, taking into account the current strength of the evidence base, as discussed in 'Who should use this guidance document'.

STEP 3: Design scoring methodology

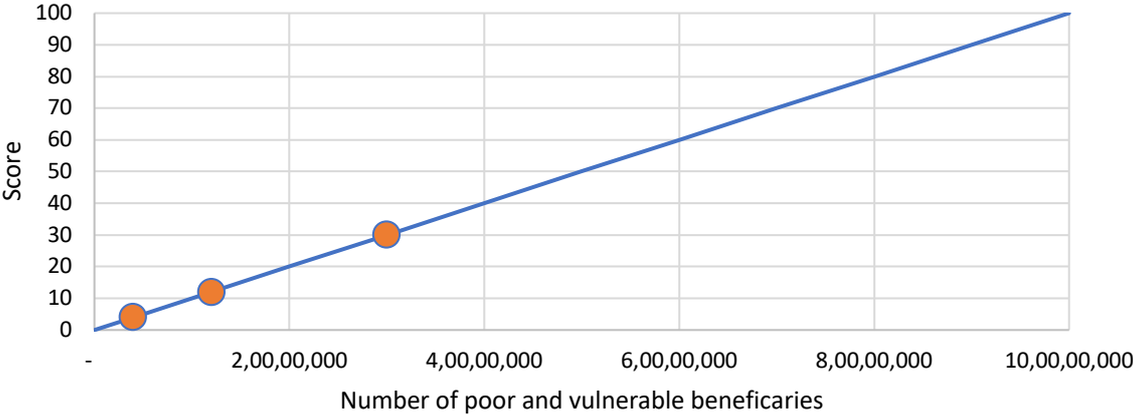
As part of this third step, a scoring methodology is designed that will facilitate the assignment of scores against different quantitative and/or qualitative criteria that have been selected in the previous step. To ensure good decision-making, it is **essential that the scoring focuses on the differences between a CDRFI scheme with and without the provision of PCS**. This ensures that the scoring only captures the additional value that the PCS provides.

In order for final assessment to be meaningful, **each criteria needs to be scored on a standard metric**. Often in multi-criteria analysis, scores are done on a [0-5] range but a wider range e.g. [0-10] or [0-100] can provide practitioners with more flexibility and add greater nuance to the scoring.

This is the case especially as the absolute difference between scores is meaningful, i.e., on a given criterium, moving from a score of 2 to a score of 4 should be only half as valuable as moving from a score of 2 to a score of 6. The illustrative example below (Figure 1) uses a range of [0-100] which has the optical appeal that the numerator will likely be larger than the denominator, meaning that the

resulting ratio will usually exceed 1 (although, as stressed below, the ratio has no intrinsic meaning). In this example, if the global maximum number of additional beneficiaries per intervention is 100m, then a project that supports an additional 4m would receive a score of 4; a project supporting an additional 12m people would receive a score of 12; and a project supporting an additional 30m people, would receive a score of 30.

Figure 1: Illustrative example of scoring for a criterium on number of additional poor and vulnerable beneficiaries covered by allocating PCS towards CDRFI



Note: While this analysis assumes a linear relationship between number of beneficiaries and score, it would be possible to assume a non-linear relationship between performance and score, where this reflects underlying values/preferences.

In the case of this guidance note, a range of [0-10] or [0-100] is proposed to ensure sufficient flexibility for the potential range of scoring values of the different criteria considered above (see STEP 2). If most indicators included are of quantitative nature, a scale of 0-100 is preferable to allow for greater nuance, whereas a scale of 0-10 is more appropriate if most indicators are qualitative, as scorecards are easier to develop and apply for a 0-10, rather than 0-100 range.

Once the range has been determined, practitioners should determine what corresponds to best (10 or 100) and worst (0) score. There are two options that can be used at this stage:

- **Local perspective:** consider the best and worst performing on each criteria among the interventions currently under appraisal
- **Global perspective:** consider the best and worst performance on each criteria that is ever likely to be achieved. For instance, for the number of additional poor and vulnerable beneficiaries set a score of 10 or 100 for 100 million (assuming no intervention will achieve more than 20% of IGP’s target) and 0 for no additional beneficiaries (see figure 1)

It is recommended here, that the global perspective is used for assessing the VfM of PCS towards CDRFI under the SMART PCS framework, as this will allow comparison of projects over time and across countries and thus aligns best with SMART PCS implementation objectives.

Finally, once maximum and minimum values have been determined, then scores can be identified for each criterium. For **quantitative criteria**, the score can reflect how far the expected quantity is from pre-specified high and low points. For **qualitative criteria**, judgement will be required. Developing scorecards for what justifies a particular score for each criterion will help increase transparency in the scoring. Furthermore, participatory processes, e.g., consulting stakeholders through surveys, key informant interviews or focus group discussions, can support the scoring process.

The assessment and scoring should reflect the expected impact of the provision of PCS towards CDRFI over the lifetime of that support (and, potentially, beyond).

Suggested ranges and scorecards should be developed, ideally on the basis of a participatory approach.¹⁰ It is important to note that these ranges and scorecards are initially only indicative. In a next phase – not included in the current project – their application and the scoring would need to be tested, and the scoring methodology refined, before they are recommended for use in VfM of PCS assessments that inform intra-CDRFI comparisons and decision-making over PCS allocations.

As stressed in the section ‘Who should use this guidance document?’, it is essential that the scoring is undertaken by an impartial third party and subject to peer review.

STEP 4: Weight criteria

Weights are important in the SMART PCS VfM approach, because they can help factor priorities and principles into the VfM assessment. For instance, Small Island Developing States (SIDS) may be particularly vulnerable to disasters and eligible for PCS but using a criterium relating to the projected number of additional beneficiaries covered by PCS in the analysis may result in a relatively low estimated VfM for SIDS, due to their small population size. In such cases, weights could be used to ensure that SIDS are not disadvantaged in VfM comparisons (Töpper and Stadtmüller, 2022).

To determine weights, practitioners need to ask, ‘how much do we value a swing of 0-100 on criteria ‘x’ compared to criteria ‘y’?’ This ensures that, if two criteria are given the same weight, the same incremental change in the score on each criteria has the same impact on the overall outcome of the assessment. For this reason, it is important to only set the weights after:

- the minimum and maximum scores are determined (if using a global scoring approach) or
- after scoring has been undertaken (if using a local scoring approach)

Typically, weights will be set so that they sum to 100%, but other approaches are valid. As for the scoring approach, it is possible to use participatory approaches in the process of determining weights. IGP could consider identifying indicative weights but providing flexibility for local users to change weights according to local contexts. Potential trade-offs between comparability and flexibility desired in the approach will need to be considered in this decision.

STEP 5: Aggregate scores and weights

There are generally two main models available to aggregate scores and weights: the linear additive model and the weighted product model (summarised in table 5).

Although less common, we recommend that the weighted product model approach is taken. This is because the linear additive model is very sensitive to the approach taken to normalise scores which are measured on different scales. The linear additive model also raises the possibility that an ‘extreme’ score on one criteria could allow a particular PCS to be preferred over a PCS that scores well on three different criteria of interest¹¹. The use of the weighted product model overcomes some of these problems.

¹⁰ For examples and discussion of the use of scorecards in VfM assessments, see for instance Tables 1 and 2 in King (2018). These examples use traffic light systems, a 1-4, or a 1-5 point scale scoring against different criteria. More refinement and nuance is possible – and calculation of value against cost facilitated – if similar scorecards were developed on a 1-10 scale, as suggested in this guidance document.

¹¹ Examples of some of the challenges in using a linear additive model are provided in Tofallis (2014)

Table 5: Available models to aggregate scores and weights

Linear additive model	Weighted product model
<ul style="list-style-type: none"> Each score is multiplied by weight, weighted scores added together and then divided by cost: $\frac{(s_1 * w_1) + (s_2 * w_2) + (s_3 * w_3)}{\text{cost, €m}}$ This approach is the most typically used and probably easiest to understand However, these calculations can be very sensitive to the weights 	<ul style="list-style-type: none"> Weights are reflected as powers and the weighed criteria are then multiplied: $\frac{(s_1^{w_1}) * (s_2^{w_2}) * (s_3^{w_3})}{\text{cost, €m}}$ This approach is less sensitive to the weights selected

Denominator: Funding provided (costs)

The denominator, in the case of the SMART PCS VfM assessment, only represents donor funding:

“the expected impact on poor and vulnerable countries’ and people’s resilience for each dollar of PCS provided and received” (Töpfer and Stadtmüller, 2022: p. 13)

It is important to note that using this figure in the denominator means that the resulting assessment is not an assessment of overall benefits and costs to society, but rather the of the benefits derived from each dollar of donor spending. Therefore, other costs that might need to be incurred to deliver the benefits are ignored.

Other criteria that were initially proposed for inclusion in the denominator by the SMART PCS policy note (e.g. relative performance of premium vs. capital support in attracting private capital’) seem to represent potential value rather than cost of PCS, and are therefore considered in the numerator rather than as part of the denominator in this guidance note.

When conducting the VfM analysis, donor funding should be converted into grant equivalent terms to ensure (closer to) like-for-like comparison for grants and concessional loans. Here, it is recommended that practitioners use the OECD DAC methodology for this purpose (OECD, n.d.)¹². It can be more difficult to capture donor funding provided as equity which is more patient/willing to accept lower returns than private provision of equity. It is recommended to again follow the OECD DAC approach where equity injections should be reported at their face value at the point at which they are expected to be made, but with subsequent dividends (or other capital reflows) deducted from the assessment of costs at the point at which they are expected to be paid.

Furthermore, costs should be discounted to reflect the opportunity cost of providing donor support for CRDFI compared to other interventions that would support development in the country. Based on standard practice, a discount rate of 10% could be used here¹³.

¹² The grant equivalent of a loan is the difference between the face value of a loan and the present value of the loan repayments that the borrower will make over the lifetime of the loan. Following current OECD precedent, the discount rate to use for this present value calculation should be 6% for upper middle income countries, 7% for lower middle income countries and 9% for low-income countries. Note that this is different to the discount rate used to discount donor costs which, as noted in the text above, could be set at 10%.

¹³ See, for example, DFID (2005), which identifies a range of 8-12% for the real discount rate.

Interpreting results for informed funding decisions

There will need to be care in communicating the results of the VfM analysis, as the outcomes included in the numerator are 'synthetic' and do not have a 'real-world' interpretation. For example, a score of 65 on a qualitative indicator describing potential contribution to sustainability, or a 35 score against the expected number of beneficiaries, does not have any meaning outside of the scoring scales that were determined for this analysis.

The approach most likely useful for decision-making would involve setting thresholds, such as:

- Final score $> x$ – proceed
- $x > \text{Final Score} > y$ – further discussion required
- Final score $< y$ – do not proceed

Thresholds can be absolute (where x and y represent a set VfM metric value) or relative (where x and y are defined based on the assessment of other projects, e.g., is the project in the top / bottom third, quartile or quintile of VfM metric values compared to other projects). In the latter case, the thresholds may change over time as more projects are assessed against VfM using this approach.

What the specific cut off points for these three decisions are will need to be determined on the basis of testing and calibration, e.g., by applying the approach to a sample of past PCS appraisals (where information is available) or by piloting it on upcoming appraisals, alongside the existing criteria the funding entity has been using. Such testing should include projects which were approved, as well as some that were rejected, on the basis of the funding entity's criteria at the time.

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Annex: Potential criteria for use in MCA

Proposed value criteria	Source	Completeness	Avoid redundancy	Operational	Preference independence
Projected number of beneficiaries reached by the project in question	Töpper and Stadtmüller (2022); key informant interview (risk pool)	Aligned with IGP targets and critical for funding decisions	Potential redundancy with promoted higher insurance penetration coverage	Yes, IGP M&E framework methodology	Yes, IGP target
Projected contribution to the reduction of the protection gap	Töpper and Stadtmüller (2022); key informant interview (donor)	Aligned with IGP targets and pro-poor principles	Potential redundancy with promoted higher insurance penetration coverage	Yes, IGP M&E framework methodology	Yes, IGP target
Suitability of the PCS-supported CDRFI product	Töpper and Stadtmüller (2022)	Unclear, likely some indication of quality or appropriateness of the scheme?	Unclear	No, unclear what this entails; some indication in GRIF Operations Manual ¹⁴ , but not defined more clearly by IGP	Unclear
Performance in attracting private capital	Töpper and Stadtmüller (2022)	Not clearly aligned with IGP principles	Potential redundancy with developing new markets indicator	Maybe, no specific guidance on calculation offered	No, valued because it contributes to other objectives (e.g. penetration / sustainability)
Performance of premium vs. capital support in financial terms	Töpper and Stadtmüller (2022)	n/a – should be the result of the analysis, not a criteria	n/a	n/a	n/a
Reduced variance in food security (indirect through improved response speed)	Clarke and Hill (2013)	Aligned with IGP pro poor principle (impact)	No redundancy	Difficult to project due to dependence on other factors / assumptions (including on response speed, see below)	Yes
Prevented loss of life (indirect through improved response speed)	Clarke and Hill (2013)	Aligned with IGP pro poor principle (impact)	No redundancy	Difficult to project due to dependence on other factors / assumptions	Yes

¹⁴ “All parties paying for pre-arranged financing should have access to adequate information and appropriate financial advice to assess value for money, impact and any risks of the product relative to expectations and needs of the client and relative to other potential feasible options that could be taken to achieve the stated objectives. This will be assessed in the context of the broader disaster risk financing and insurance strategy. Products should be priced based on sound actuarial principles that adequately account for the underlying risks and operating expenses. Any financial advice is delivered with the highest standards of integrity, impartiality, competence, and care.”
<https://www.globalriskfinancing.org/resource/grif-operations-manual>, p. 33)

Prevented malnutrition of young children (indirect through improved response speed)	Clarke and Hill (2013)	Aligned with IGP pro poor principle (impact)	No redundancy	Difficult to project due to dependence on other factors / assumptions	Yes
Prevented asset loss (indirect through improved response speed)	Clarke and Hill (2013)	Aligned with IGP pro poor principle (impact)	No redundancy	Difficult to project due to dependence on other factors / assumptions	Yes
Improved response speed / timeliness of payment	Clarke and Hill (2013)	Aligned with IGP M&E framework (timeliness of payouts)	No redundancy	Maybe, will be based on many assumptions, as ARC ex ante CBA demonstrates	No, if outcome indicators of prevented asset loss, malnutrition, loss of life and food security are included
Improved risk financing (direct)	Clarke and Hill (2013)	Potential alignment with IGP M&E framework (adoption of a comprehensive DRF strategy)	Potential redundancy with Suitability of the PCS-supported CDRFI product	Yes, could entail qualitative assessment country's DRF portfolio	No, if outcome indicators of prevented asset loss, malnutrition, loss of life and food security are included
Reduced variation in response cost	Kramer et al. (2020)	Not explicitly aligned with IGP principles	No redundancy	Yes, based on product parameters (coverage, return period,...)	Potential intermediary outcome (?)
Increased affordability of CDRI products by reducing the cost of the insurance premium	Panda et al. (2021)	Aligned with IGP M&E framework (low cost of providing coverage indicator), SMART PCS principles and pro-poor framework	Potential redundancy with expected cumulative discounted premium reduction	Yes, e.g. as per methodology as proposed in GAD (2016), but sensitive to assumptions	No, if reduced premium cost or outcomes about increased coverage are included
Developed new markets to boost initial demand for insurance to reduce disaster vulnerability	Panda et al. (2021)	Not clearly aligned with IGP principles	Potential redundancy with Performance in attracting private capital indicator	Difficult to project due to dependence on other factors / assumptions	No, valued because it contributes to other objectives (e.g. reducing protection gap, sustainability)
Promoted higher insurance penetration coverage	Panda et al. (2021)	Aligned with IGP targets and critical for funding decisions	Potential redundancy with protection gap and coverage criteria	Yes, can draw on IGP M&E framework methodology	Yes, IGP target
Reduced (implicit) contingent liability of the government	Panda et al. (2021)	Not explicitly aligned with IGP principles	No redundancy	Yes, based on product parameters (coverage, return period,...) and risk profile, country CDRFI strategy and / or risk register if available	Yes, independent from other criteria considered
Expected cumulative discounted premium reduction	UK Government Actuary's Department (2016)	Aligned with IGP M&E framework (low cost of providing coverage indicator), SMART PCS principles and pro-poor framework	Potential redundancy with increased affordability criterium	Yes, methodology as proposed in GAD report, but sensitive to assumptions	No, if reduced premium cost or outcomes about increased coverage are included

Confidence that designed scheme will provide support when needed (basis risk)	Advisory group consultations	Aligned with IGP pro-poor quality principle	No redundancy	Perceived confidence could be based on stakeholder consultation; Objective accuracy would require basis risk / quality assessment, so likely only feasible where this is already available, or data is available to assess	Yes
Transparency	Advisory group consultations	Aligned with SMART PCS principles	No redundancy	Could involve qualitative judgement, based on stakeholder consultation	Yes, PCS principle
Long-term sustainability	Advisory group consultations	Aligned with SMART PCS principles	No redundancy	Maybe, possibly difficult to assess Government willingness to take on future premiums?	Yes, PCS principle
Consistency of provision of subsidy with risk-layering principles	Advisory group consultations	Aligned with IGP M&E indicator (adoption of a comprehensive DRF strategy)	Potential redundancy with improved risk financing criteria	Yes, could include rating based on assessment of DRF context	No, if outcome indicators of prevented asset loss, malnutrition, loss of life and food security are included
Impact of the subsidy on risk taking (moral hazard) and/or risk reduction	Advisory group consultations	Aligned with SMART PCS resilience and sustainability principles	No redundancy	Could be included as qualitative indicator if PCS provision contingent on risk taking or risk reduction, otherwise difficult to establish	Yes
Reduced opportunity cost to government	Key informant interviews (risk pool member country)	Aligned with IGP M&E indicator (efficacy in support of vulnerable countries)	Potential redundancy with expected cumulative discounted premium reduction and Increased affordability of CDRI products by reducing the cost of the insurance premium	Yes, based on value of premium subsidy	Yes, considering climate change attribution perspective
Reduced disaster response cost / reduced cost of humanitarian response to affected government and donors	Key informant interviews (risk pool and risk pool member countries)	Aligned with IGP M&E indicator (efficacy in support of vulnerable countries)	No redundancy	Yes, could build on economics of resilience and early action methodologies, but if cost reduction beyond the value of the payout are based on assumptions related to speed, similar caveats to that of the improved response speed criteria apply	No, if outcome indicators of prevented asset loss, malnutrition, loss of life and food security are included

Increased autonomy by governments to choose coverage and handle payouts ¹⁵	Key informant interview (technical partners)	Aligned with SMART PCS principles and supports wider DRR and development targets	No redundancy	Could involve qualitative judgement, based on stakeholder consultation	Yes
Enhanced risk ownership through greater risk awareness and assessment	Key informant interview (technical partners)	Aligned with SMART PCS principles and supports wider DRR and development targets	Potential redundancy with Impact of the subsidy on risk taking (moral hazard) and/or risk reduction criteria	Could be included as qualitative indicator if PCS provision contingent on risk taking or risk reduction, otherwise difficult to establish	Yes

¹⁵ Though it should be noted that one risk pool member country highlighted the empowerment they felt from paying the premium themselves, so while subsidies could have an advantage over capital support in the level of autonomy countries have, subsidies at the same time risk undermining ownership and empowerment for some countries.