The Bank of England and the Prudential Regulation Authority (PRA) reserve the right to publish any information which it may receive as part of this consultation.

Information provided in response to this consultation, including personal information, may be subject to publication or release to other parties or to disclosure, in accordance with access to information regimes under the Freedom of Information Act 2000 or the Data Protection Act 1998 or otherwise as required by law or in discharge of our statutory functions.

Please indicate if you regard all, or some of, the information you provide as confidential. If the Bank of England or the PRA receives a request for disclosure of this information, the Bank of England or the PRA will take your indication(s) into account, but cannot give an assurance that confidentiality can be maintained in all circumstances. An automatic confidentiality disclaimer generated by your IT system on emails will not, of itself, be regarded as binding on the Bank of England and the PRA.

Responses are requested by Tuesday 30 June 2015.

Please address any comments or enquiries to:
Tunde Koleoso and Daniela Digilio
Prudential Policy Directorate
Bank of England
Threadneedle Street
London
EC2R 8AH

Email: CP17_15@bankofengland.co.uk
## Contents

<table>
<thead>
<tr>
<th></th>
<th>Section</th>
<th>Page</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Overview</td>
<td>5</td>
</tr>
<tr>
<td>2</td>
<td>Passporting</td>
<td>6</td>
</tr>
<tr>
<td>3</td>
<td>Regulatory reporting</td>
<td>7</td>
</tr>
<tr>
<td>4</td>
<td>Internal governance of third country branches</td>
<td>7</td>
</tr>
<tr>
<td>5</td>
<td>Reverse stress testing</td>
<td>8</td>
</tr>
<tr>
<td>6</td>
<td>Prudential sourcebook for mortgage and home finance firms and insurance intermediaries</td>
<td>8</td>
</tr>
<tr>
<td>7</td>
<td>Conflicts of interest</td>
<td>8</td>
</tr>
<tr>
<td>8</td>
<td>Conduct of business sourcebook (Permitted links)</td>
<td>8</td>
</tr>
<tr>
<td>9</td>
<td>Risk control</td>
<td>8</td>
</tr>
<tr>
<td></td>
<td>Appendices</td>
<td>9</td>
</tr>
</tbody>
</table>
1 Overview

1.1 This consultation paper (CP) sets out proposals to redraft certain modules of the Prudential Regulation Authority (PRA) Handbook. This is the third in a planned series of consultations(1) aimed at reshaping Handbook material inherited from the Financial Services Authority (FSA) to create a Rulebook, containing only PRA rules.

1.2 The PRA Rulebook will appear in a new online website in 2015 and, until then, will appear on the existing Handbook site in PDF form.(2) Detailed proposals for the presentation of the online Rulebook were outlined in CP8/13.(3)

1.3 These changes follow the commitment made in the PRA’s approach documents(4) to revise the Handbook inherited from the FSA.

1.4 The transition to the Rulebook will benefit PRA authorised firms, who will be able to access clearer and more concise rules. In addition, clearly drafted supervisory statements(5) and statements of policy, alongside the Rulebook will facilitate a more comprehensive understanding of the PRA’s requirements. This will assist firms to comply with existing PRA rules.

1.5 The proposals in this CP are relevant to all PRA firms. Respondents are invited to comment on the CP. The consultation will close on Tuesday 30 June 2015. The PRA will publish a policy statement, addressing any feedback received to the consultation, along with the final rules and supervisory statements in due course.

Drafting approach

1.6 The PRA has carried out a detailed assessment of the material contained in this consultation and has drafted the proposals in accordance with the following approach:

(i) Handbook rules(6) and directions;(7) consolidated into a new or existing Rulebook Part, or deleted if appropriate; and

(ii) Handbook guidance;(8) consolidated into: a new or existing supervisory statement; rules if a direct requirement is more appropriate; a statement of policy if the material relates to how the PRA will act; moved to the PRA’s website if process related; or deleted if appropriate.

1.7 The rules proposed in this CP do not represent a policy change: they are, in substance, replacing the equivalent rules currently in the Handbook.

1.8 The proposals retain some existing Handbook guidance in the form of a supervisory statement or if it is process guidance, moved to the PRA’s website. The proposals also delete guidance which either does not set out a PRA expectation (usually because it restates legislation, or sets out an obvious procedural step), or is sufficiently covered in a new or existing supervisory statement. The deletion of existing Handbook guidance is not intended to signal a change in policy.

1.9 Firms are expected to continue to make judgements about compliance with a rule in accordance with the PRA’s published policies.

Content mapping

1.10 This table maps modules from the PRA Handbook to the corresponding Rulebook or supervisory statement.

1.11 It is proposed that the Prudential sourcebook for mortgage and home finance firms and insurance intermediaries (MIPRU), Chapter 21 (Permitted links) of the Conduct of business sourcebook (COBS) and SYSC 10 (Conflicts of interest) be deleted from the PRA Handbook with no corresponding Rulebook Part or supervisory statement being made.

Statutory obligations

1.12 In discharging its general functions of making rules, and determining the general policy and principles by reference to which it performs particular functions, the PRA must, so far as reasonably practicable, act in a way that advances its general objective to promote the safety and soundness of PRA authorised firms.(9) Overall, the proposals advance the PRA’s general objective by assisting firms to meet the PRA’s requirements.

1.13 In making its rules and establishing its practices and procedures, the PRA must have regard to the Regulatory Principles(10) as set out in the Financial Services and Markets Act 2000 (FSMA). The PRA considers the proposals in this CP to be compatible with the PRA’s duties under the Regulatory Principles.

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(2) http://fshandbook.info/f5/html/PRA.


(5) Supervisory statements are a homogenous, easily accessible set of statements that, broadly, set frameworks for firms, incorporating new and existing information. They focus on the PRA’s expectations and are aimed at facilitating firm judgement in determining whether they meet those expectations.

(6) Binding obligations made under section 137G of the Financial Services and Markets Act 2000 (FSMA). Specialised rules are made under other powers.

(7) A direction is a power conferred on the PRA by FSMA and relevant statutory instruments. It is binding on the category of person to which the direction refers.

(8) Non-binding provisions which relate to the operation of FSMA, the PRA’s rules and other regulatory matters.

(9) FSMA, section 28(1)-(2).

(10) FSMA, sections 2H and 3B.
1.14 The PRA has a statutory obligation to state whether the impact of the proposed rules on mutuals\(^1\) will be significantly different from the impact of the proposed rules on other firms.\(^2\) These proposals apply to all PRA-regulated firms, and the effect on mutuals is unlikely to be any different to other firms.

### Impact on competition

1.15 When discharging its general rule-making function, the PRA is legally required, so far as is reasonably possible, to facilitate effective competition in the markets for services provided by PRA-authorised persons in carrying on regulated activities.\(^3\)

1.16 The PRA has assessed whether the proposals in this CP facilitate effective competition. These proposals relate to existing rules and guidance provisions which are being carried over to the Rulebook. The PRA considers that these proposals do not give rise to any adverse effects on competition, and the content of this consultation to be compatible with its secondary objective.

### Cost benefit analysis

1.17 The PRA is required to perform a cost benefit analysis of the impact of its policy proposals.\(^4\) The PRA considers that the proposals in this CP do not amount to a material change to its rules or policy.

### Equality and diversity

1.18 Therefore the PRA does not expect the incremental costs to firms arising from the move to the Rulebook to be significant. Given the benefits, the PRA has considered that any costs are minimal and justified.

### Passporting

2.1 This chapter sets out the PRA’s proposals to replace the rules in Chapter 13 (Exercise of passport rights by UK firms) of the Supervision manual (SUP) of the Handbook with a new Rulebook Part ‘Passporting’ (see Appendix 1.1).

2.2 The draft rules set out the requirements for UK firms with regard to the contents of branch and cross-border services notifications and change of details. The method of submission and record keeping, are, in substance, the same as the rules in SUP 13. However, a procedural change has been introduced to require firms to submit passporting forms either by email or by post, as the Financial Conduct Authority’s (FCA) and PRA’s Online Notifications and Applications system will no longer be used for passporting by the PRA. The passporting forms will be available on the PRA website. These forms have been updated to include guidance notes, additional questions and the declarations currently built into that system.

2.3 The draft rules also reflect directly binding Commission Delegated Regulation (EU) 1151/2014 and Commission Implementing Regulation (EU) No 926/2014. These require UK firms to notify their intention to exercise their right of establishment or freedom to provide services under the Capital Requirements Directive to use the standard forms, templates and procedures as set out in the regulations.

2.4 The PRA will update its passporting webpages to reflect the guidance contained in SUP 13, as well as in Chapters 13A (Qualifying for authorisation under the Act), 14 (incoming EEA firms changing details, and cancelling qualification for authorisation) and Appendix 3 (Guidance on passporting issues).

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\(^1\) Mutualls are defined as building societies, friendly societies, industrial and provident societies and mutual societies.

\(^2\) FSMA, section 138K.

\(^3\) FSMA, section 2H (1).

\(^4\) FSMA, section 138(1)(2)(a).

\(^5\) Equalities Act 2010, section 149(1).
3 Regulatory reporting

3.1 This chapter sets out the PRA’s proposal to replace the rules set out in SUP 16.12 (Integrated Regulatory Reporting) and SUP 16.16 (Prudent Valuation Reporting) with a new Rulebook Part ‘Regulatory reporting’ (see Appendix 1.2 and Appendix 1.3). It also sets out proposals to replace the guidance in the Annexes to SUP 16 with a new supervisory statement ‘Guidelines for completing regulatory reports’ (see Appendix 2.1).

3.2 The proposed supervisory statement has been drafted based on current reporting rules and does not reflect proposed changes to reporting requirements that have been subject to consultation. The PRA has consulted on changes to reporting requirements as part of CP27/14 CRD IV: Liquidity and CP1/15 Assessing capital adequacy under Pillar 2. The PRA will consult on any consequential changes that may be needed to the proposed Regulatory reporting Part and supervisory statement ‘Guidelines for completing regulatory reports’ as a result of these consultations later in the year.

3.3 The draft rules set out the PRA’s reporting requirements for PRA authorised firms and are in substance the same as those currently detailed in SUP 16.12 and SUP 16.16 of the PRA Handbook. It is not anticipated that firms will need to amend their reporting practices as a result of the proposals in this consultation.

3.4 The accompanying draft supervisory statement ‘Guidelines for completing regulatory reports’ sets out the basis on which firms should complete data items required under the Regulatory reporting Part of the Rulebook and replaces the guidance in:

(i) SUP 16.12.3AG (illustration of how to determine reporting requirements where a firm is required to submit reports under more than one the Regulated Activity Groups);
(ii) SUP 16 Annex 15G (notes on completing the quarterly and annual returns for credit unions);
(iii) SUP 16 Annex 19BG (notes for completion of the Mortgage Lenders & Administrators Return (‘MLAR’);
(iv) SUP 16 Annex 25AG (guidance notes for data items in SUP 16 Annex 24); and
(v) Sup 16 Annex 31G (guidance notes for data items in SUP 16 Annex 31A).

3.5 The main changes are:

(i) References to PRA Handbook rules have either been replaced with equivalent references to the PRA Rulebook or deleted where they are no longer relevant. Deletions were necessary as SUP 16 had not always been updated to reflect changes resulting from earlier consultations on the PRA Handbook.

(ii) References to ‘appropriate regulator’ have been amended as required to either the PRA or FCA.

(iii) Text has been deleted where it is considered unnecessary, with no change to meaning or content.

(iv) The table below maps the SUP 16 Annexes to the relevant chapter/appendix in the supervisory statement:

<table>
<thead>
<tr>
<th>SUP Annex</th>
<th>Chapter/Appendix</th>
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<tr>
<td>16.12.3G</td>
<td>Chapter 2</td>
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<tr>
<td>16.25AG</td>
<td>Appendix 1</td>
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<tr>
<td>16.19BG</td>
<td>Appendix 2</td>
</tr>
<tr>
<td>16.15G</td>
<td>Appendix 3a and 3b</td>
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<tr>
<td>16.31G</td>
<td>Appendix 4</td>
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3.6 The Guidance notes currently contained in SUP 16 Annex 26 (Guidance on designated liquidity groups in SUP 16) have not been included, as the provisions are subject to a separate consultation.

4 Internal governance of third country branches

4.1 This chapter sets out the PRA’s proposals to replace the rules in Chapters 4 to 9 of SYSC (as they apply to UK branches of banks, building societies and investment firms incorporated outside the EU) with one new Rulebook Part ‘Internal governance of third country branches’ (see Appendix 1.4), and one supervisory statement ‘Internal governance of third country branches’ (see Appendix 2.2).

4.2 At present, in the PRA Handbook, there are some inconsistencies in the provisions on the application of the common platform organisational requirements for third country branches of credit institutions which these proposals clarify. The draft rules and supervisory statement do not represent a policy change and will replace the existing provisions in SYSC 4–9.

4.3 The PRA’s rules and guidance in SYSC 4 to 9 will continue to apply to credit unions and incoming firms. There will be a separate consultation later this year on how the PRA proposes to replace these Handbook provisions.

[1] Appendix 1.3 is a consequential instrument which amends the Reporting Part as a result of the new liquidity regime which will apply from 1 October 2015. To the extent that these proposed rules have already been consulted upon in CP27/14 CRD IV: Liquidity they are not being consulted upon again.

5 Reverse stress testing

5.1 This chapter sets out the PRA’s proposal to replace the rules and guidance in Chapter 20 (Reverse stress testing) of SYSC with a new Chapter 15 in the Internal capital adequacy assessment Part (see Appendix 1.5).

5.2 It also sets out proposals to update the draft supervisory statement ‘The Internal capital adequacy assessment process (ICAAP) and the supervisory review and evaluation process (SREP)’ that was consulted on in CP1/15 (see Appendix 2.3). The proposals to update that statement will come into effect after the statement in CP1/15 has come into effect.

5.3 The draft rules will apply to banks, building societies and PRA-designated investment firms. The specific definition of ‘designated investment firm’, subject to reverse stress testing has been deleted because it is redundant. The PRA’s rules in SYSC 20 will continue to apply to insurers.

5.4 The draft rules are, replacing, the same as the rules in SYSC 20, but they are being moved into the Internal capital adequacy assessment Part of the Rulebook. The FCA will retain these rules in its Handbook.

5.5 It is proposed that the expectations, currently set out in SYSC 20, be moved to the draft supervisory statement ‘The Internal capital adequacy assessment process (ICAAP) and the supervisory review and evaluation process’, because these processes already include reverse stress testing. By doing so, the PRA confirms that reverse stress testing should be part of a firm’s stress-testing programme and that supervisors will look at it under firms’ SREP.

6 Prudential sourcebook for mortgage and home finance firms and insurance intermediaries

6.1 The PRA proposes not to retain MIPRU which contains provisions relating to mortgage and home finance firms and insurance mediation activities, including the firm’s senior management responsibility, these provisions are currently shared with the FCA. Such activities are primarily of a conduct, rather than a prudential nature, and therefore the PRA considers that the governance of such activities within the firm is a matter for FCA regulation. The PRA considers that it would be for the FCA to apply MIPRU to relevant firms that they regulate and that the equivalent provisions to any minimum harmonised requirements of the Insurance Mediation Directive are sufficiently transposed by the FCA retaining the equivalent rules in its Handbook.

6.2 Therefore MIPRU will be removed from the PRA Handbook and there will be no equivalent provisions introduced to the PRA Rulebook. It will be retained in the FCA Handbook.

7 Conflicts of interest

7.1 The PRA proposes to delete SYSC 10 from the PRA’s Handbook for all firms as it is primarily conduct-based; the PRA will not add these provisions to the PRA Rulebook. The FCA will retain SYSC 10 in its Handbook.

8 Conduct of business sourcebook (Permitted links)

8.1 In CP16/14,(2) the PRA consulted on its proposal not to incorporate COBS 21 of the PRA Rulebook or supervisory statements. It did not receive any consultation responses in respect of this proposal.

8.2 The PRA considers that COBS 21 on permitted links relates to requirements which fall within the FCA’s mandate. The PRA proposes to delete COBS 21 from its Handbook (see Appendix 1.6) and not to incorporate it in the Rulebook.

8.3 Also, in the Handbook (Rulebook Consequentials No. 3) Instrument [Year] (see Appendix 1.6) the PRA proposes to delete certain terms from the PRA Handbook Glossary. During the consultation period the PRA will consider whether it needs to retain any of these terms in the PRA Handbook or move them to the PRA Rulebook for the purposes of the permissions regime.

9 Risk control

9.1 This chapter sets out the PRA’s proposals to replace the guidance in SYSC 21 (Risk control: additional guidance) for UK branches and CRR firms. The statement for CRR firms is limited to material that does not duplicate the risk control requirements introduced by CRD IV which is now contained in the Risk Control Part of the PRA Rulebook. The statement for UK branches transposes all the material in SYSC 21 guidance as CRR does not apply to them.

(1) The PRA and FCA consulted on proposed changes to the way individuals working for UK banks, building societies, credit unions and PRA-designated investment firms are assessed and held accountable for the roles they perform in PRA Consultation Paper CP14/14, Strengthening accountability in banking: a new regulatory framework for individuals, July 2014; www.bankofengland.co.uk/pra/Documents/publications/cp/2014/cp1414.pdf.

Appendices

Appendix 1: Draft instruments
1.1 PRA Rulebook: Passporting Instrument [Year]
1.2 PRA Rulebook: Regulatory Reporting Instrument [Year]
1.3 PRA Rulebook: Regulatory Reporting Amendment Instrument [Year]
1.4 PRA Rulebook: CRR Firms: Internal Governance Of Third Country Branches Instrument [Year]
1.5 PRA Rulebook: CRR Firms: Reverse Stress Testing (Amendment To ICA) Instrument [Year]
1.6 Handbook (Rulebook Consequentials No. 3) Instrument [Year]
1.7 PRA Rulebook: Glossary Instrument (No. 2) [Year]

Appendix 2: Draft supervisory statements
2.1 Guidelines for completing regulatory reports
2.2 Internal governance of third country branches
2.3 The internal capital adequacy assessment process (ICAAP) and the supervisory review and evaluation process (SREP)
2.4 Internal governance
Powers exercised
A. The Prudential Regulation Authority ("PRA") makes this instrument in the exercise of the following powers and related provisions in the Financial Services and Markets Act 2000 ("the Act"): 
   (1) section 137G (The PRA’s general rules);
   (2) section 137T (General supplementary powers);
   (3) paragraphs 19(10) and 20(4C) of Schedule 3 (EEA Passport Rights) Part III (Exercise of passport rights by UK firms); and
   (4) paragraph 5 (4) of Schedule 4 (Treaty Rights: Notice to UK regulator)

B. The rule-making powers referred to above are specified for the purpose of section 138G(2) (Rule-making instrument) of the Act.

Pre-conditions to making
C. In accordance with section 138J of the Act (Consultation by the PRA), the PRA consulted the Financial Conduct Authority. After consulting, the PRA published a draft of proposed rules and had regard to representations made.

PRA Rulebook: Passporting Instrument [YEAR]
D. The PRA makes the rules in Annex to this instrument.

Commencement
E. This instrument comes into force on [DATE].

Citation
F. This instrument may be cited as the PRA Rulebook: Passporting Instrument [Year].

By order of the Board of the Prudential Regulation Authority
[DATE]
Annex A

In this Annex, the text is all new and is not underlined.

Part

PASSPORTING

Chapter content

1. APPLICATION AND DEFINITIONS
2. NOTICE OF INTENTION TO ESTABLISH A BRANCH
3. UK PURE REINSURERS ESTABLISHING A BRANCH
4. NOTICE OF INTENTION TO PROVIDE CROSS BORDER SERVICES
5. NOTICE OF CHANGE OF DETAILS TO A BRANCH
6. NOTICE OF CHANGE OF DETAILS TO CROSS BORDER SERVICES
7. FORM AND METHOD OF NOTIFICATION
8. RECORD KEEPING
9. TREATY FIRMS
10. FORMS

Links
1 APPLICATION AND DEFINITIONS

1.1 Unless otherwise stated, this Part applies to a UK firm that is a PRA-authorised person.

1.2 In this Part, the following definitions shall apply:

Cross border services

Services provided within the territory of an EEA State other than the United Kingdom under the freedom to provide services.

EEA Passport Rights Regulations


EEA right


financial institution

has the meaning in Article 4 (26) of the CRR.

pure reinsurer

means an insurer whose insurance business is restricted to reinsurance.

UK firm

includes a financial institution that fulfils the conditions in Article 34 CRD.

2 NOTICE OF INTENTION TO ESTABLISH A BRANCH

2.1 This chapter applies to a UK firm other than a pure reinsurer.

2.2 A UK firm wishing to establish a branch within the territory of another EEA State for the first time under an EEA right derived from a single market directive other than the CRD must notify the PRA of its intention by submitting the form referred to in 10.1 (Branch Notification Form).

2.3 A UK firm wishing to establish a branch within the territory of another EEA State for the first time under an EEA right derived from the CRD must comply with the information requirements set out in Commission Delegated Regulation (EU) 1151/2014 and notify the PRA of its intention by submitting the form in Annex I of Commission Implementing Regulation (EU) 926/2014 and the form referred to in 10.3 (CRD Declaration).

3 UK PURE REINSURERS ESTABLISHING A BRANCH

3.1 This chapter applies to a pure reinsurer.

3.2 A pure reinsurer establishing a branch within the territory of another EEA state for the first time under an EEA right derived from a single market directive must notify the PRA by
submitting the form referred to in 10.1 (Branch notification form). Whenever possible, this notification must be made as soon as the information specified in that form is known by the firm.

4 NOTICE OF INTENTION TO PROVIDE CROSS BORDER SERVICES

4.1 A UK firm intending to provide cross border services within the territory of another EEA State for the first time under an EEA right derived from a single market directive other than the CRD must notify the PRA of its intention by submitting the form referred to in 10.2 (Cross Border Services Notification Form).

4.2 A UK firm intending to provide cross border services within the territory of another EEA State for the first time under an EEA right derived from the CRD must comply with the information requirements set out in Commission Delegated Regulation (EU) 1151/2014 and notify the PRA of its intention by submitting the form in Annex V of Commission Implementing Regulation 926/2014 and the form referred to in 10.3 (CRD Declaration).

5 NOTICE OF CHANGE OF DETAILS TO A BRANCH

5.1 A UK firm other than a pure reinsurer exercising an EEA right derived from a single market directive other than the CRD that is required by the EEA Passport Rights Regulations to submit a notice of a change to a branch to the PRA must notify the PRA by submitting the form referred to in 10.1 (Branch Notification Form).

5.2 A pure reinsurer exercising an EEA right to establish a branch in another EEA State must notify the PRA of any change in the information specified in the Branch Notification Form at 10.1. Whenever possible, this notification must be made as soon as the change in information is known by the firm.

5.3 (1) A UK firm that has exercised an EEA right under the CRD and established a branch in another EEA State must comply with the information requirements set out in Commission Delegated Regulation (EU) 1151/2014 and notify the PRA of a change to the branch by submitting the form in Annex I of Commission Regulation 926/2014 and the form referred to in 10.3 (CRD Declaration) except where the change relates to a planned termination of the operation of the branch.

(2) A UK firm that has exercised an EEA right under the CRD and established a branch in another EEA State and that plans to terminate the operation of the branch must comply with the information requirements set out in Commission Delegated Regulation (EU) 1151/2014 and notify the PRA by submitting the form in Annex IV of Commission Implementing Regulation 926/2014 and the form referred to in 10.3 (CRD Declaration).

6 NOTICE OF CHANGE OF DETAILS TO CROSS BORDER SERVICES

6.1 A UK firm that is required by the EEA Passport Rights Regulations to submit a notice of a change to cross border services must notify the PRA by submitting the form referred to in 10.2 (Cross Border Services Notification Form).
7 FORM AND METHOD OF NOTIFICATION

7.1 This Chapter applies to a UK firm other than a credit union.

7.2 A UK firm must submit any notice including a notice of changes under this Part or under the EEA Passport Rights Regulations by:

(1) electronic mail to pra-passporting@bankofengland.co.uk; or

(2) post to the PRA: The Prudential Regulation Authority, 20 Moorgate, London, EC2R 6DA.

8 RECORD KEEPING

8.1 A UK firm which is exercising an EEA right must make a record of:

(1) the services or activities it carries on from a branch in, or provides cross-border into, the territory of another EEA State under that EEA right; and

(2) the details relating to those services or activities as set out in the EEA Passport Rights Regulations or the Commission Delegated Regulation (EU) 1151/2014 and Commission Implementing Regulation (EU) 926/2014 as applicable.

8.2 A UK firm passporting under MiFID must retain the record under 8.1 for five years from the earlier of the date on which:

(1) it was superseded by a more up-to-date record; or

(2) the UK firm ceased to have a branch in, or carry on cross border services into, the territory of any EEA State under an EEA right.

8.3 A UK firm passporting under any EEA right other than MiFID must retain the record under 8.1 for three years from the earlier of the date on which:

(1) it was superseded by a more up-to-date record; or

(2) the UK firm ceased to have a branch in, or carry on cross border services into, any EEA State under an EEA right.

9 TREATY FIRMS

9.1 The PRA directs that a written notice from a Treaty firm under paragraph 5 (2) of Schedule 4 to FSMA must be:

(1) addressed to the attention of the authorisations team in the PRA; and

(2) delivered by one of methods set out in 9.2.

9.2 The PRA directs that the written notice referred to in 9.1 may be delivered by:

(1) post to the PRA: The Prudential Regulation Authority, 20 Moorgate, London, EC2R 6DA; or

(2) leaving the application at the reception of the PRA at the address set out in (1).
9.3 Each direction in SUP 13A.3.7 of the PRA Handbook continues to have effect from the date the relevant direction was given to the date on which the direction in 9.1 and 9.2 has effect.

10 FORMS

10.1 The Branch Notification Form can be found here (see Appendix 1a).

10.2 The Cross Border Services Notification Form can be found here (see Appendix 1b).

10.3 The CRD Declaration can be found here (see Appendix 1c).
Branch Notification Form

Firm Name: 
FRN: 

Purpose of this form

- You should complete this form if you are a UK firm that wishes to exercise a passport right to establish your first establishment in a particular EEA State.
- You should also use this form if you are a UK firm that wishes to notify us – the PRA – of changes to the details of your current branch.

Important information you should read before completing this form

A UK firm can only use this form if it is entitled to establish a branch in another EEA State subject to the conditions of a relevant single market directive (see Schedule 3 of the Financial Services and Markets Act 2000 (FSMA)). By completing this form, you are confirming this is the case. UK firms should consult the legislation or take their own legal advice both in the UK and in the relevant EEA State(s) if they are in any doubt.

The PRA gives further information on the passporting process on its website at www.bankofengland.co.uk. The FCA give guidance on passporting in Chapter 13 of its Supervision manual which can be found on the FCA website. In particular, a UK firm that wants to exercise an EEA right must have the specific activity included in its Scope of Permission (unless the UK firm is a subsidiary of a firm which is a credit institution that meets the criteria set out in the Capital Requirements Directive).

Filling in the Form

1. Please complete this form either electronically or print off and complete by hand. If you are filling in the form by hand, use black ink, write clearly and, once you have completed the relevant sections, sign the declaration in section 8.
2. All firms should answer sections 1, 2 and 8. Sections 3-7 refer to specific directives and only relevant sections should be completed. However, please answer all questions in the sections relevant to you.
3. The completed form should be sent to the PRA either by post or via email. If you have any difficulties please contact the PRA’s Firm Enquiries Team on 0203 461 7000

The Prudential Regulation Authority
20 Moorgate London EC2R 6DA
Telephone: +44(0)20 3461 7000
Website: www.bankofengland.co.uk
E-mail: pra-passporting@bankofengland.co.uk
## 1 Contact details

### 1.1 Details of the person we will contact about this application

<table>
<thead>
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<td>Email address</td>
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</tr>
</tbody>
</table>
2 Details about the branch

2.1 Do you wish to notify us that you are establishing a Branch for the first time?

Yes ☐ No ☐

2.2 Do you wish to make changes to the details of an existing Branch?

Yes ☐ No ☐

2.3 Please indicate the EEA State in which you wish to establish a branch or the EEA State in which the Branch you wish to make change to is situated.

EEA State

2.4 Please provide the address in the EEA State in which the branch will be established or is currently established and from which we can get information about the business.

Address:

Telephone number:  ☐ ☐ Fax number:  ☐ ☐

2.5 Please list the names of all managers of the branch (including main agents in respect of insurance applications). For change of Branch manager details please list the names of all new managers.

<table>
<thead>
<tr>
<th>Title</th>
<th>Forenames</th>
<th>Surname</th>
</tr>
</thead>
<tbody>
<tr>
<td>☐</td>
<td>☐</td>
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<tr>
<td>☐</td>
<td>☐</td>
<td>☐</td>
</tr>
</tbody>
</table>

Note to Question 2.5

For a new Branch manager or changes to a Branch manager a CV should be included with the notification.

2.4 Tell us the proposed date for the business to start at the branch.

Date  ☐ dd/mm/yy

2.5 Is there any other information that you wish to provide in relation to the Branch?
3 Insurance Mediation Directive (IMD)

3.1 Please confirm that the UK firm wishes to passport under the IMD by ticking the box below.

<table>
<thead>
<tr>
<th>The firm intends to carry on insurance mediation in the EEA State identified in section 2 by establishing a branch.</th>
</tr>
</thead>
</table>
Please tick the appropriate boxes to show the *investment services* your firm will provide, together with the associated instruments.

**EEA State**

<table>
<thead>
<tr>
<th>Investment services and activities</th>
<th>Ancillary services</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>1</td>
</tr>
<tr>
<td>2</td>
<td>2</td>
</tr>
<tr>
<td>3</td>
<td>3</td>
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<tr>
<td>4</td>
<td>4</td>
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<tr>
<td>5</td>
<td>5</td>
</tr>
<tr>
<td>6</td>
<td>6</td>
</tr>
<tr>
<td>7</td>
<td>7</td>
</tr>
</tbody>
</table>

Please refer to page 6 for a full description of MiFID Services and activities.

UK Firms that intend to use a Tied Agent established in the territory of another EEA state are required to complete Annex 1 at the end of this form and tick the appropriate boxes below to show the investment services to be provided by the tied Agent.

§Please refer to MiFID Article 23(1) for details of the activities that may be provided by a tied agent.
Investment services and activities

(1) Reception and transmission of orders in relation to one or more financial instruments
(2) Execution of orders on behalf of clients
(3) Dealing on own account
(4) Portfolio management
(5) Investment advice
(6) Underwriting of financial instruments and/or placing of financial instruments on a firm commitment basis
(7) Placing of financial instruments without a firm commitment basis
(8) Operation of Multilateral Trading Facilities

Ancillary services

(1) Safekeeping and administration of financial instruments for the account of clients, including custodianship and related services such as cash/collateral management
(2) Granting credits or loans to an investor to allow him to carry out a transaction in one or more financial instruments, where the firm granting the credit or loan is involved in the transaction
(3) Advice to undertakings on capital structure, industrial strategy and related matters and advice and services relating to mergers and the purchase of undertakings
(4) Foreign exchange services where these are connected to the provision of investment services
(5) Investment research and financial analysis or other forms of general recommendation relating to transactions in financial instruments
(6) Services related to underwriting
(7) Investment services and activities as well as ancillary services of the type included under Section A or B of Annex 1 related to the underlying of the derivatives included under Section C – 5, 6, 7 and 10 - where these are connected to the provision of investment or ancillary services

Financial Instruments

(1) Transferable securities
(2) Money-market instruments
(3) Units in collective investment undertakings
(4) Options, futures, swaps, forward rate agreements and any other derivative contracts relating to securities, currencies, interest rates or yields, or other derivatives instruments, financial indices or financial measures which may be settled physically or in cash
(5) Options, futures, swaps, forward rate agreements and any other derivative contracts relating to commodities that must be settled in cash or may be settled in cash at the option of one of the parties (otherwise than by reason of a default or other termination event)
(6) Options, futures, swaps, and any other derivative contract relating to commodities that can be physically settled provided that they are traded on a regulated market and/or an MTF
(7) Options, futures, swaps, forwards and any other derivative contracts relating to commodities, that can be physically settled not otherwise mentioned in C.6 and not being for commercial purposes, which have the characteristics of other derivative financial instruments, having regard to whether, inter alia, they are cleared and settled through recognised clearing houses or are subject to regular margin calls
(8) Derivative instruments for the transfer of credit risk
(9) Financial contracts for differences
(10) Options, futures, swaps, forward rate agreements and any other derivative contracts relating to climatic variables, freight rates, emission allowances or inflation rates or other official economic statistics that must be settled in cash or may be settled in cash at the option of one of the parties (otherwise than by reason of a default or other termination event), as well as any other derivative contracts relating to assets, rights, obligations, indices and measures not otherwise mentioned in this Section, which have the characteristics of other derivative financial instruments, having regard to whether, inter alia, they are traded on a regulated market or an MTF, are cleared and settled through recognised clearing houses or are subject to regular margin calls
4.2 Please give details of the firm's programme of operations. Describe the particular EEA activities your firm will carry on and the structural organisation of the branch. 

(This summary should be completed in English. In some instances, where requested by the host Member State, we may ask you to provide an additional copy translated into the language of the host Member State, for onward transmission to the Competent Authority of that state).

<table>
<thead>
<tr>
<th>Requirement</th>
<th>Response</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>1. Corporate strategy</strong></td>
<td></td>
</tr>
<tr>
<td>a) How will the branch contribute to the strategy of the firm/group?</td>
<td></td>
</tr>
<tr>
<td>b) What will the main functions of the branch be?</td>
<td></td>
</tr>
<tr>
<td><strong>2. Commercial Strategy</strong></td>
<td></td>
</tr>
<tr>
<td>a) Describe the types of customers/counterparties the branch will be dealing with</td>
<td></td>
</tr>
<tr>
<td>b) Describe how the firm will obtain and deal with these clients</td>
<td></td>
</tr>
<tr>
<td><strong>3. Organisational structure</strong></td>
<td></td>
</tr>
<tr>
<td>a) Briefly describe how the branch fits into the corporate structure of the firm/group? (This may be facilitated by attaching an organisational chart)</td>
<td></td>
</tr>
<tr>
<td>b) Set out the organisational structure of the branch, showing both functional and legal reporting lines</td>
<td></td>
</tr>
<tr>
<td>c) Which individual will be responsible for the branch operations on a day to day basis?</td>
<td></td>
</tr>
<tr>
<td>d) Which individual will be responsible for compliance at the branch?</td>
<td></td>
</tr>
<tr>
<td>e) Which individual will be responsible for dealing with complaints in relation to the branch?</td>
<td></td>
</tr>
<tr>
<td>f) How will the branch report to the head office?</td>
<td></td>
</tr>
<tr>
<td>g) Detail any critical outsourcing arrangements</td>
<td></td>
</tr>
</tbody>
</table>
### 4. Tied Agents

- **a)** Will the branch use tied agents?

- **b)** If the information is available, what is the identity of the tied agents? (Annex 1)

- **c)** What investment services and activities will be provided by the tied agent?

### 5. Systems & Controls

Provide a brief summary of arrangements for:

- **a)** Safeguarding client money and assets

- **b)** Compliance with the conduct of business and other obligations that fall under the responsibility of the host state competent authority according to MiFID Article 32(7) and record keeping under Article 13(9)

- **c)** Code of Conduct, including personal account dealing

- **d)** Anti-money laundering

- **e)** Monitoring and control of critical outsourcing agreements (if applicable)

### 6. Auditor details

Details of the audit arrangements of the branch (including where applicable, details of the external auditor)

### 7. Profit & loss forecast

Attach a forecast statement for profit & loss and cashflow, both over a 12 month period.
5 Consolidated Life Assurance Directive

5.1 Please provide the name of the UK firm’s authorised agent. If the firm is a member of Lloyd's, please also confirm that the authorised agent has power to accept service of proceedings on behalf of Lloyd's.

<table>
<thead>
<tr>
<th>Name of agent</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
</tr>
</tbody>
</table>

If applicable, confirmation that agent has power to accept service of proceedings on behalf of Lloyd's  □

5.2 Please tick the appropriate boxes to show the classes of business to be provided.

<table>
<thead>
<tr>
<th>Classes of Business</th>
</tr>
</thead>
<tbody>
<tr>
<td>I  Life and Annuity</td>
</tr>
<tr>
<td>II  Marriage and Birth</td>
</tr>
<tr>
<td>III  Linked Long Term</td>
</tr>
<tr>
<td>IV  Permanent Health</td>
</tr>
<tr>
<td>V  Tontines</td>
</tr>
<tr>
<td>VI  Capital redemption</td>
</tr>
<tr>
<td>VII  Pension Fund Management</td>
</tr>
<tr>
<td>VIII Collective Insurance</td>
</tr>
<tr>
<td>IX  Social Insurance</td>
</tr>
</tbody>
</table>

5.3 Please give details of the nature of the commitments to be covered in the EEA State concerned.

[Blank space for text]
5.4 Please give details of the structural organisation of the *branch* (you may wish to attach an organisation chart).

5.5 Please give details of the guiding principles for reinsurance of business carried on, or to be carried on, in the *EEA State* concerned. This should include the *firm's* maximum retention per risk or event after all reinsurance is ceded.
5.6 Please confirm you have attached the following.

<p>| | |</p>
<table>
<thead>
<tr>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>i.</td>
<td>Estimates of the costs of installing administrative services and the organisation for securing business in the EEA State concerned.</td>
</tr>
<tr>
<td></td>
<td>Attached</td>
</tr>
<tr>
<td>ii.</td>
<td>Estimates of the resources available to cover the costs detailed in (i) above.</td>
</tr>
<tr>
<td></td>
<td>Attached</td>
</tr>
<tr>
<td>iii.</td>
<td>For each of the first three years following the establishment of the branch, estimates of the firm’s margin of solvency and the margin of solvency required and the method of calculation.</td>
</tr>
<tr>
<td></td>
<td>Attached</td>
</tr>
<tr>
<td>iv.</td>
<td>For each of the first three years following the establishment of the branch, the details described below with regards to the business carried on in the EEA State concerned (this information should be provided on both optimistic and pessimistic bases, for each type of contract or treaty):</td>
</tr>
<tr>
<td></td>
<td>Attached</td>
</tr>
<tr>
<td></td>
<td>a) the number of contracts or treaties expected to be issued;</td>
</tr>
<tr>
<td></td>
<td>Attached</td>
</tr>
<tr>
<td></td>
<td>b) the total premium income, both gross and net of reinsurance ceded; and</td>
</tr>
<tr>
<td></td>
<td>Attached</td>
</tr>
<tr>
<td></td>
<td>c) the total sums assured or the total amounts payable each year by way of annuity.</td>
</tr>
<tr>
<td></td>
<td>Attached</td>
</tr>
<tr>
<td>v.</td>
<td>For each of the first three years following the establishment of the branch, the details described below with regards to the business carried on in the EEA State concerned:</td>
</tr>
<tr>
<td></td>
<td>Attached</td>
</tr>
<tr>
<td></td>
<td>a) a statement setting out, on both optimistic and pessimistic bases, detailed estimates of income and expenditure for direct business, reinsurance acceptances and reinsurance cessions; and</td>
</tr>
<tr>
<td></td>
<td>Attached</td>
</tr>
<tr>
<td></td>
<td>b) a statement of estimates relating to the financial resources intended to cover underwriting liabilities.</td>
</tr>
<tr>
<td></td>
<td>Attached</td>
</tr>
<tr>
<td>vi.</td>
<td>Particulars of any associations that exist or are proposed to exist between:</td>
</tr>
<tr>
<td></td>
<td>Attached</td>
</tr>
<tr>
<td></td>
<td>a) the directors and controllers of the UK firm; and</td>
</tr>
<tr>
<td></td>
<td>Attached</td>
</tr>
<tr>
<td></td>
<td>b) any person who will act as an insurance broker, agent, loss adjuster or reinsurer for the UK firm in the EEA State concerned.</td>
</tr>
<tr>
<td></td>
<td>Attached</td>
</tr>
<tr>
<td>vii.</td>
<td>The names of the principal reinsurers of business to be carried on in the EEA State concerned.</td>
</tr>
<tr>
<td></td>
<td>Attached</td>
</tr>
<tr>
<td>viii</td>
<td>The sources of business in the EEA State concerned (for example, insurance brokers, agents, own employees or direct selling) with the approximate percentage expected from each of those sources.</td>
</tr>
<tr>
<td></td>
<td>Attached</td>
</tr>
<tr>
<td></td>
<td>Copies or drafts of:</td>
</tr>
<tr>
<td>---</td>
<td>-----------------------------------------------------------------------------------</td>
</tr>
<tr>
<td>ix.</td>
<td>a) any separate reinsurance treaties covering business to be written in the EEA State concerned;</td>
</tr>
<tr>
<td></td>
<td>b) any standard agreements which the UK firm will enter into with brokers or agents in the EEA State concerned; and</td>
</tr>
<tr>
<td></td>
<td>c) any agreements which the UK firm will enter into with persons (other than employees of the UK firm) who will manage the business to be carried on in the EEA State concerned.</td>
</tr>
</tbody>
</table>

|   | The technical bases that the actuary appointed in accordance with SUP 4.3.1R proposes to use for each class of business to be carried on in the EEA State concerned, including the bases needed for calculating premium rates and mathematical reserves. |

<table>
<thead>
<tr>
<th></th>
<th>A statement by the actuary so appointed as to whether:</th>
</tr>
</thead>
<tbody>
<tr>
<td>xi.</td>
<td>a) he considers that the premium rates that will be used in the EEA State concerned are suitable; and</td>
</tr>
<tr>
<td></td>
<td>b) he agrees with the information provided under sections 5.5 and 5.6 v (a) and (b).</td>
</tr>
</tbody>
</table>

|   | The technical bases used to calculate the statements and estimates referred to in sections 5.6 iv and v. |

| Attached |  |
6 First, Second and Third Non-Life Insurance Directives

6.1 Please provide the name of UK firm’s authorised agent. If the firm is a member of Lloyd’s, please confirm that the authorised agent has power to accept service of proceedings on behalf of Lloyd’s.

<table>
<thead>
<tr>
<th>Name of agent</th>
<th></th>
</tr>
</thead>
</table>

If applicable, confirmation that agent has power to accept service of proceedings on behalf of Lloyd’s

6.2 Please tick the appropriate boxes to show the classes of business to be carried out from the branch.

<table>
<thead>
<tr>
<th>Classes of Business</th>
</tr>
</thead>
<tbody>
<tr>
<td>1   Accident</td>
</tr>
<tr>
<td>2   Sickness</td>
</tr>
<tr>
<td>3   Land Vehicles</td>
</tr>
<tr>
<td>4   Railway Rolling Stock</td>
</tr>
<tr>
<td>5   Aircraft</td>
</tr>
<tr>
<td>6   Ships</td>
</tr>
<tr>
<td>7   Goods in Transit</td>
</tr>
<tr>
<td>8   Fire and Natural Forces</td>
</tr>
<tr>
<td>9   Damage to Property</td>
</tr>
<tr>
<td>10  Motor Vehicle Liability</td>
</tr>
<tr>
<td>11  Aircraft Liability</td>
</tr>
<tr>
<td>12  Liability for Ships</td>
</tr>
<tr>
<td>13  General Liability</td>
</tr>
<tr>
<td>14  Credit</td>
</tr>
<tr>
<td>15  Suretyship</td>
</tr>
<tr>
<td>16  Miscellaneous Financial Loss</td>
</tr>
<tr>
<td>17  Legal Expenses</td>
</tr>
<tr>
<td>18  Assistance</td>
</tr>
</tbody>
</table>
6.3 Please give details of the nature of the risks to be covered in the EEA State(s) concerned.

Note to question 6.3

i. If the firm covers, or intends to cover, relevant motor vehicle risks, please provide details of the firm’s membership of the national bureau and the national guarantee fund in the EEA State concerned at question 6.3.

'relevant motor risks' has the meaning given to motor vehicle liability in Schedule 1 to the Regulated Activities Order.

ii. If the firm covers (or intends to cover) health insurance, please provide the technical bases used, or to be used, for calculating premiums in respect of such risks in question 6.3.

iii. If the firm covers (or intends to cover) risks relating to legal expenses insurance, please state, in question 6.3, the option chosen from those described in Article 3(2) of Directive 87/344/EEC of 22 June 1987 on the coordination of laws, regulations and administrative provisions relating to legal expenses insurance.

6.4 Please give details of the structural organisation of the branch (UK firms may wish to attach an organisation chart).

6.5 Please give details of the guiding principles as to reinsurance of business carried on, or to be carried on, in the EEA State concerned, including the firm’s maximum retention per risk or event after all reinsurance ceded.
6.6 Please confirm you have attached the following.

<table>
<thead>
<tr>
<th></th>
<th>Estimates of the costs of installing administrative services and the organisation for securing business in the EEA State concerned.</th>
<th>Attached</th>
</tr>
</thead>
<tbody>
<tr>
<td>i</td>
<td>Estimates of the resources available to cover the costs detailed in (i) above.</td>
<td>Attached</td>
</tr>
<tr>
<td>ii</td>
<td>If contracts of a kind falling within paragraph 18 of Schedule 1 to the Regulated Activities Order (Assistance) are, or are to be, effected or carried out, the resources available for providing assistance.</td>
<td>Attached</td>
</tr>
<tr>
<td>iii</td>
<td>For each of the first three years following the establishment of the branch, estimates of the firm's margin of solvency and the margin of solvency required and the method of calculation.</td>
<td>Attached</td>
</tr>
<tr>
<td>iv</td>
<td>For each of the first three years following the establishment of the branch, give the details described below about the business carried on in the EEA State concerned:</td>
<td>Attached</td>
</tr>
<tr>
<td></td>
<td>a) estimates relating to expenses of management (other than cost of installation) and, in particular, those relating to current general expenses and commissions;</td>
<td>Attached</td>
</tr>
<tr>
<td></td>
<td>b) estimates relating to premiums or contributions (both gross and net of all reinsurance ceded) and to claims (after all reinsurance recoveries); and</td>
<td>Attached</td>
</tr>
<tr>
<td></td>
<td>c) estimates relating to the financial resources intended to cover underwriting liabilities.</td>
<td>Attached</td>
</tr>
<tr>
<td>v</td>
<td>Particulars of any associations that exist or are proposed to exist between:</td>
<td>Attached</td>
</tr>
<tr>
<td></td>
<td>a) the directors and controllers of the UK firm; and</td>
<td>Attached</td>
</tr>
<tr>
<td></td>
<td>b) any person who will act as an insurance broker, agent, loss adjuster or reinsurer for the UK firm in the EEA State concerned.</td>
<td>Attached</td>
</tr>
<tr>
<td>vi</td>
<td>The names of the principal reinsurers of business to be carried on in the EEA State concerned.</td>
<td>Attached</td>
</tr>
</tbody>
</table>

Continued over
6.6 continued

<p>| | |</p>
<table>
<thead>
<tr>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>viii.</td>
<td>The sources of business in the EEA State concerned (for example, insurance brokers, agents, own employees or direct selling) with the approximate percentage expected from each of these sources.</td>
</tr>
<tr>
<td>ix.</td>
<td>Copies or drafts of:</td>
</tr>
<tr>
<td></td>
<td>a) any separate reinsurance treaties covering business to be written in the EEA State concerned;</td>
</tr>
<tr>
<td></td>
<td>b) any standard agreements which the UK firm will enter into with brokers or agents in the EEA State concerned; and</td>
</tr>
<tr>
<td></td>
<td>c) any agreements which the UK firm will enter into with persons (other than employees of the UK firm) who will manage the business to be carried on in the EEA State concerned.</td>
</tr>
<tr>
<td>x.</td>
<td>Copies or drafts of any agreements which the UK firm will have with main agents in the EEA State concerned.</td>
</tr>
</tbody>
</table>
7 Reinsurance Directive

7.1 Please confirm the type(s) of reinsurance activity to be carried out by the branch under the Reinsurance Directive by ticking one of the boxes below.

- Life reinsurance business [ ]
- Non-life reinsurance business [ ]

7.2 Please provide the name and powers of the authorised agent. Please note that the authorised agent should be located at the same address of branch.
8 Declaration

Knowingly or recklessly giving the FCA and or the PRA information which is false or misleading is a criminal offence (sections 398 and 400 of the Financial Services and Markets Act 2000). The Notifications Part of the PRA Rulebook and the FCA’s SUP 15.6.1R and SUP 15.6.4R requires an authorised person to take reasonable steps to ensure the accuracy and completeness of information given to the FCA/PRA and to notify the FCA/PRA immediately if materially inaccurate information has been provided.

If any information is inaccurate or incomplete this application may take longer to be processed.

Failure to notify the PRA immediately of any significant change to the information provided may result in a serious delay in the application process.

Data Protection

For the purpose of complying with the Data Protection Act, the personal information in this Form may be used by the FCA/PRA to discharge its statutory functions under the Financial Services and Markets Act 2000 and other relevant legislation and will not be disclosed for any other purpose without the permission of the applicant.

I confirm that a permanent copy of this application, signed by the firm will be retained for an appropriate period, for inspection at the FCA/PRA’s request.

I am authorised to make this application for authorisation on behalf of the applicant firm named on the front of this form.

I have attached the relevant documents where requested or where marked as ‘to follow’ I have them fully ready and I have taken all reasonable steps to ensure they are correct.

I confirm that the information in this application is accurate and complete to the best of my knowledge and belief.

I authorise the FCA and/or PRA to make such enquiries and to seek such further information as it thinks appropriate to verify the information given on this form.

I understand that the FCA and/or PRA may require the applicant firm to provide further information or documents at any time after I have sent this application.

<table>
<thead>
<tr>
<th>Name</th>
</tr>
</thead>
<tbody>
<tr>
<td>Position</td>
</tr>
<tr>
<td>IRN (if applicable)</td>
</tr>
<tr>
<td>Signature</td>
</tr>
<tr>
<td>Date</td>
</tr>
</tbody>
</table>

dd/mm/yy
Cross Border Services Notification Form

Firm name: 
FRN: 

Purpose of this form

- You should complete this form if you are a UK firm that wishes to exercise a passport right to provide cross border services in another EEA State.

- You may also use this form if you are a UK firm that wishes to notify the PRA of changes to the details of its current cross border services.

Important information you should read before completing this form

A UK firm can only use this form if it is entitled to provide cross border services into the territory of another EEA State subject to the conditions of one of the Single Market Directives (see Schedule 3 of the Financial Services and Markets Act 2000 (FSMA)). By completing this form, you are confirming this is the case. UK firms should consult the legislation or take legal advice both in the UK and in the relevant EEA State(s) if they are in any doubt.

The PRA gives more information on the passporting process on its website www.bankofengland.co.uk. The FCA gives guidance on this in Chapter 13 of the Supervision manual (SUP). In particular, a UK firm that wants to exercise an EEA right must have the specific activity included in its Scope of Permission.

Filling in the form

1. Please complete this form either electronically or print off and complete by hand.

2. The completed form and signed declaration should be sent to the PRA either by post or via email

   The Prudential Regulation Authority
   20 Moorgate London EC2R 6DA
   Telephone: +44(0)20 3461 7000
   Website: www.bankofengland.co.uk
   E-mail: pra-passporting@bankofengland.co.uk

3. If you have any problems you can contact the PRA Firm Enquiries Team on 020 34617000
## 1 Contact details

### 1.1 Details of the person we will contact about this application

<table>
<thead>
<tr>
<th>Firm reference number</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Title</td>
<td></td>
</tr>
<tr>
<td>Contact name</td>
<td></td>
</tr>
<tr>
<td>Address Line 1</td>
<td></td>
</tr>
<tr>
<td>Address Line 2</td>
<td></td>
</tr>
<tr>
<td>Postcode</td>
<td></td>
</tr>
<tr>
<td>Country</td>
<td></td>
</tr>
<tr>
<td>Telephone number</td>
<td></td>
</tr>
<tr>
<td>Fax number</td>
<td></td>
</tr>
<tr>
<td>Email address</td>
<td></td>
</tr>
</tbody>
</table>
2. Notification details

2.1 Are you looking to:

☐ Add a new passport
☐ Change/amend an existing passport
☐ Cancel an existing passport
3 Details of the services to be provided

3.1 Please indicate the EEA State(s) into which services are to be provided.

<table>
<thead>
<tr>
<th>States required</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Austria</td>
<td>[ ]</td>
</tr>
<tr>
<td>Belgium</td>
<td>[ ]</td>
</tr>
<tr>
<td>Bulgaria</td>
<td>[ ]</td>
</tr>
<tr>
<td>Cyprus</td>
<td>[ ]</td>
</tr>
<tr>
<td>Czech Republic</td>
<td>[ ]</td>
</tr>
<tr>
<td>Denmark</td>
<td>[ ]</td>
</tr>
<tr>
<td>Estonia</td>
<td>[ ]</td>
</tr>
<tr>
<td>Finland</td>
<td>[ ]</td>
</tr>
<tr>
<td>France</td>
<td>[ ]</td>
</tr>
<tr>
<td>Germany</td>
<td>[ ]</td>
</tr>
<tr>
<td>Gibraltar</td>
<td>[ ]</td>
</tr>
<tr>
<td>Greece</td>
<td>[ ]</td>
</tr>
<tr>
<td>Hungary</td>
<td>[ ]</td>
</tr>
<tr>
<td>Iceland</td>
<td>[ ]</td>
</tr>
<tr>
<td>Ireland</td>
<td>[ ]</td>
</tr>
<tr>
<td>Italy</td>
<td>[ ]</td>
</tr>
<tr>
<td>Latvia</td>
<td>[ ]</td>
</tr>
<tr>
<td>Liechtenstein</td>
<td>[ ]</td>
</tr>
<tr>
<td>Lithuania</td>
<td>[ ]</td>
</tr>
<tr>
<td>Luxembourg</td>
<td>[ ]</td>
</tr>
<tr>
<td>Malta</td>
<td>[ ]</td>
</tr>
<tr>
<td>Netherlands</td>
<td>[ ]</td>
</tr>
<tr>
<td>Norway</td>
<td>[ ]</td>
</tr>
<tr>
<td>Poland</td>
<td>[ ]</td>
</tr>
<tr>
<td>Portugal</td>
<td>[ ]</td>
</tr>
<tr>
<td>Romania</td>
<td>[ ]</td>
</tr>
<tr>
<td>Slovak Republic</td>
<td>[ ]</td>
</tr>
<tr>
<td>Slovenia</td>
<td>[ ]</td>
</tr>
<tr>
<td>Spain</td>
<td>[ ]</td>
</tr>
<tr>
<td>Sweden</td>
<td>[ ]</td>
</tr>
<tr>
<td>All States</td>
<td>[ ]</td>
</tr>
</tbody>
</table>

Note to Question 3.1

UK firms have the right to provide cross border services to Gibraltar. So, references in this form to an EEA State include references to Gibraltar (see the Financial Services and Markets Act (Gibraltar) Order 2001).

3.2 If the firm intends to provide services into more than one EEA State, will these services vary for each State?

<p>| | |</p>
<table>
<thead>
<tr>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Yes</td>
<td>[ ]</td>
</tr>
<tr>
<td>No</td>
<td>[ ]</td>
</tr>
</tbody>
</table>

3.3 Tell us the proposed date for the business to start.

Date: dd/mm/yy

3.4 Are there any timing factors that the PRA should consider when processing the notification?


## 4 Consolidated Life Directive

### 4.1 Please tick the appropriate boxes to show the classes of business to be provided
(if the answer to question 3.2 was ‘Yes’ please complete a separate matrix for each **EEA State**).

<table>
<thead>
<tr>
<th>EEA State</th>
<th>Classes of Business</th>
</tr>
</thead>
<tbody>
<tr>
<td>I</td>
<td>Life and Annuity</td>
</tr>
<tr>
<td>II</td>
<td>Marriage and Birth</td>
</tr>
<tr>
<td>III</td>
<td>Linked Long Term</td>
</tr>
<tr>
<td>IV</td>
<td>Permanent Health</td>
</tr>
<tr>
<td>V</td>
<td>Tontines</td>
</tr>
<tr>
<td>VI</td>
<td>Capital redemption</td>
</tr>
<tr>
<td>VII</td>
<td>Pension Fund Management</td>
</tr>
<tr>
<td>VIII</td>
<td>Collective Insurance</td>
</tr>
<tr>
<td>IX</td>
<td>Social Insurance</td>
</tr>
</tbody>
</table>

### Note to Question 4.1

- If you are adding additional activities to an existing passport tick the new activity/activities that are required.
- If you removing activities from an existing passport tick the activity/activities you wish to remove.

### 4.2 Please give details of the nature of the commitments to be covered in the **EEA State(s)** concerned.
5 First, Second and Third Non-Life Insurance Directives

5.1 Please tick the appropriate boxes to show the classes of business to be provided (if the answer to question 3.2 was 'Yes', please complete a separate matrix for each EEA State).

<table>
<thead>
<tr>
<th>EEA State:</th>
</tr>
</thead>
</table>

<table>
<thead>
<tr>
<th>Classes of Business</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>1 Accident</td>
<td></td>
</tr>
<tr>
<td>2 Sickness</td>
<td></td>
</tr>
<tr>
<td>3 Land Vehicles</td>
<td></td>
</tr>
<tr>
<td>4 Railway Rolling Stock</td>
<td></td>
</tr>
<tr>
<td>5 Aircraft</td>
<td></td>
</tr>
<tr>
<td>6 Ships</td>
<td></td>
</tr>
<tr>
<td>7 Goods in Transit</td>
<td></td>
</tr>
<tr>
<td>8 Fire and Natural Forces</td>
<td></td>
</tr>
<tr>
<td>9 Damage to Property</td>
<td></td>
</tr>
<tr>
<td>10 Motor Vehicle Liability (refer to note 4.2.1 on next page)</td>
<td>☒</td>
</tr>
<tr>
<td>11 Aircraft Liability</td>
<td></td>
</tr>
<tr>
<td>12 Liability for Ships</td>
<td></td>
</tr>
<tr>
<td>13 General Liability</td>
<td></td>
</tr>
<tr>
<td>14 Credit</td>
<td></td>
</tr>
<tr>
<td>15 Suretyship</td>
<td></td>
</tr>
<tr>
<td>16 Miscellaneous Financial Loss</td>
<td></td>
</tr>
<tr>
<td>17 Legal Expenses (refer to note 4.2.3 on next page)</td>
<td></td>
</tr>
<tr>
<td>18 Assistance</td>
<td></td>
</tr>
</tbody>
</table>

Notes to Question 5.1
If you are looking to add classes of business to an existing passport tick the class/classes of business you wish to add only.
If you are looking to remove classes of business tick the class/classes of business you wish to remove.
5.2 You must provide details of the nature of the risks to be covered in the EEA State(s) concerned.

Note to Question
5.2

1) If the firm covers, or intends to cover, relevant motor vehicle risks, please provide the following additional information in section 5.2 (if required by the EEA State concerned as part of the consent notice):
   - the name and address of the claims representative; and
   - details of the firm's membership of the national bureau and the national guarantee fund in the EEA State concerned.

'Relevant motor risks' has the meaning given to motor vehicle liability in Schedule 1 to the Regulated Activities Order. 'Claims representative' has the meaning given to it in the EEA Passport Rights Regulations.

2) If the firm covers (or intends to cover) health insurance, please provide the technical bases used, or to be used, for calculating premiums in respect of such risks in section 4.2.

3) If the firm covers (or intends to cover) risks relating to legal expenses insurance, please state in section 4.2 the option chosen from those described in Article 3(2) of Directive 87/344/EEC of 22 June 1987 on the coordination of laws, regulations and administrative provisions relating to legal expenses insurance.
6 Insurance Mediation Directive (IMD)

6.1 You must confirm that the UK firm wishes to passport under the IMD by ticking the box below.

<table>
<thead>
<tr>
<th>Firm Reference Number</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Name of Company</td>
<td></td>
</tr>
<tr>
<td>Address Line 1</td>
<td></td>
</tr>
<tr>
<td>Address Line 2</td>
<td></td>
</tr>
<tr>
<td>Address Line 3</td>
<td></td>
</tr>
<tr>
<td>Address Line 4</td>
<td></td>
</tr>
<tr>
<td>County</td>
<td></td>
</tr>
<tr>
<td>Town</td>
<td></td>
</tr>
<tr>
<td>Postcode/ZIP</td>
<td></td>
</tr>
<tr>
<td>EEA State</td>
<td></td>
</tr>
<tr>
<td>Phone Number (incl STD code)</td>
<td></td>
</tr>
<tr>
<td>Email Address</td>
<td></td>
</tr>
<tr>
<td>Mobile Number</td>
<td></td>
</tr>
<tr>
<td>Fax Number</td>
<td></td>
</tr>
</tbody>
</table>

The firm intends to carry on insurance mediation in the EEA State(s) identified in section 3 by providing cross border services.

6.2 If this form is in respect of one or more Appointed Representative(s) of the firm then please list below the name(s) and firm reference number(s) of those Appointed Representatives.
### Markets in Financial Instruments Directive (‘MiFiD’)

7.1 Please tick the appropriate boxes to show the *investment services* your firm will provide, together with the associated instruments (if the answer to question 2.2 is ‘Yes’ please complete a separate matrix for each EEA states). Recognised Investment Exchanges should complete only box 7.2.

<table>
<thead>
<tr>
<th>EEA State</th>
<th>Investment services and activities</th>
<th>Ancillary services</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>1</td>
<td>2</td>
</tr>
<tr>
<td>1</td>
<td></td>
<td></td>
</tr>
<tr>
<td>2</td>
<td></td>
<td></td>
</tr>
<tr>
<td>3</td>
<td></td>
<td></td>
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<tr>
<td>4</td>
<td></td>
<td></td>
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<tr>
<td>5</td>
<td></td>
<td></td>
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<tr>
<td>6</td>
<td></td>
<td></td>
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<tr>
<td>7</td>
<td></td>
<td></td>
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<tr>
<td>8</td>
<td></td>
<td></td>
</tr>
<tr>
<td>9</td>
<td></td>
<td></td>
</tr>
<tr>
<td>10</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Please refer to page 9 for a full description of MiFID Services and activities.

UK Firms that intend to use a Tied Agent established in the territory of another EEA state are required to complete Annex 1 at the end of this form and tick the appropriate boxes below to show the investment services to be provided by the tied Agent.

Please refer to MiFID Article 23(1) for details of the activities that may be provided by a tied agent.
**Investment services and activities**

1. Reception and transmission of orders in relation to one or more financial instruments
2. Execution of orders on behalf of clients
3. Dealing on own account
4. Portfolio management
5. Investment advice
6. Underwriting of financial instruments and/or placing of financial instruments on a firm commitment basis
7. Placing of financial instruments without a firm commitment basis
8. Operation of Multilateral Trading Facilities

**Ancillary services**

1. Safekeeping and administration of financial instruments for the account of clients, including custodianship and related services such as cash/collateral management
2. Granting credits or loans to an investor to allow him to carry out a transaction in one or more financial instruments, where the firm granting the credit or loan is involved in the transaction
3. Advice to undertakings on capital structure, industrial strategy and related matters and advice and services relating to mergers and the purchase of undertakings
4. Foreign exchange services where these are connected to the provision of investment services
5. Investment research and financial analysis or other forms of general recommendation relating to transactions in financial instruments
6. Services related to underwriting
7. Investment services and activities as well as ancillary services of the type included under Section A or B of Annex 1 related to the underlying of the derivatives included under Section C – 5, 6, 7 and 10 - where these are connected to the provision of investment or ancillary services

**Financial Instruments**

1. Transferable securities
2. Money-market instruments
3. Units in collective investment undertakings
4. Options, futures, swaps, forward rate agreements and any other derivative contracts relating to securities, currencies, interest rates or yields, or other derivatives instruments, financial indices or financial measures which may be settled physically or in cash
5. Options, futures, swaps, forward rate agreements and any other derivative contracts relating to commodities that must be settled in cash or may be settled in cash at the option of one of the parties (otherwise than by reason of a default or other termination event)
6. Options, futures, swaps, and any other derivative contract relating to commodities that can be physically settled provided that they are traded on a regulated market and/or an MTF
7. Options, futures, swaps, forwards and any other derivative contracts relating to commodities, that can be physically settled not otherwise mentioned in C.6 and not being for commercial purposes, which have the characteristics of other derivative financial instruments, having regard to whether, inter alia, they are cleared and settled through recognised clearing houses or are subject to regular margin calls
8. Derivative instruments for the transfer of credit risk
9. Financial contracts for differences
10. Options, futures, swaps, forward rate agreements and any other derivative contracts relating to climatic variables, freight rates, emission allowances or inflation rates or other official economic statistics that must be settled in cash or may be settled in cash at the option of one of the parties (otherwise than by reason of a default or other termination event), as well as any other derivative contracts relating to assets, rights, obligations, indices and measures not otherwise mentioned in this Section, which have the characteristics of other derivative financial instruments, having regard to whether, inter alia, they are traded on a regulated market or an MTF, are cleared and settled through recognised clearing houses or are subject to regular margin calls
7.2 Please give details of the firm’s programme of operations, including a description of the particular EEA activities the firm will carry on. †

This summary should be completed in English. In some instances, where requested by the host Member State, we may ask you to provide an additional copy translated into the language of the host Member State, for onward transmission to the Competent Authority of that state.

Note to Question 7.2

UK firms should consider the following points when preparing a programme of operations:

- details about the services to be provided into the other EEA State(s), including a description of the way in which the proposed services will be conducted;

- details of any other business (i.e. non-investment business) which is currently being (or will be) provided into the other EEA State(s);

- a description of the type of client or counterpart with whom the services will be conducted; and

- details of the systems of internal controls over the services to be provided into the other EEA State(s) that will be used by management in the UK to monitor such activities.

UK firms requiring specific information about the content and level of detail of information to be provided are encouraged to contact the Passport Notification Unit (contact details are given on page 16). Recognised Investment Exchanges should state whether they are providing access arrangements in respect of a
8 Declaration

Warning

Knowingly or recklessly giving the FCA and or the PRA information which is false or misleading in a material particular may be a criminal offence (sections 398 and 400 of the Financial Services and Markets Act 2000). The Notifications Part of the PRA Rulebook and FCA’s SUP 15.6.1R and SUP 15.6.4R and require an authorised person to take reasonable steps to ensure the accuracy and completeness of information given to the FCA/PRA and to notify the FCA/PRA immediately if materially inaccurate information has been provided.

If any information is inaccurate or incomplete this application may take longer to be processed.

You must notify us immediately of any significant change to the information provided. If you do not, it may take longer to be processed. It could also call into question the applicant firm's suitability to be authorised.

Data Protection

For the purpose of complying with the Data Protection Act, the personal information in this Form may be used by the FCA/PRA to discharge its statutory functions under the Financial Services and Markets Act 2000 and other relevant legislation and will not be disclosed for any other purpose without the permission of the applicant.

Declaration

I confirm that a permanent copy of this application, signed by the firm will be retained for an appropriate period, for inspection at the FCA/PRA's request.

I am authorised to make this application for authorisation on behalf of the applicant firm named on the front of this form.

I have attached the relevant documents where requested or where marked as 'to follow' I have them fully ready and I have taken all reasonable steps to ensure they are correct.

I confirm that the information in this application is accurate and complete to the best of my knowledge and belief.

I authorise the FCA and/or PRA to make such enquiries and to seek such further information as it thinks appropriate to verify the information given on this form.

I understand that the FCA and/or PRA may require the applicant firm to provide further information or documents at any time after I have sent this application.

<table>
<thead>
<tr>
<th>Name</th>
</tr>
</thead>
<tbody>
<tr>
<td>Position</td>
</tr>
<tr>
<td>IRN (if applicable)</td>
</tr>
<tr>
<td>Signature</td>
</tr>
</tbody>
</table>

Date dd/mm/yy
## ANNEX 1 – Tied Agent Notification Form

This form should be used to notify the PRA when a **UK firm** intends to use a **tied agent established** in the territory of another **EEA state**.

### Tied Agent Details

<p>| | |</p>
<table>
<thead>
<tr>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Name of Tied Agent</td>
</tr>
<tr>
<td>2</td>
<td>Address of Tied Agent</td>
</tr>
<tr>
<td>3</td>
<td>Trading name(s) of Tied Agent, if different to the name given in question 1 above</td>
</tr>
<tr>
<td>4</td>
<td>Telephone number of Tied Agent</td>
</tr>
<tr>
<td>5</td>
<td>Fax number of Tied agent</td>
</tr>
<tr>
<td>6</td>
<td>E-mail address of Tied Agent</td>
</tr>
<tr>
<td>7</td>
<td>Website of Tied Agent</td>
</tr>
<tr>
<td>8</td>
<td>Legal Status of Tied Agent</td>
</tr>
<tr>
<td></td>
<td>☐ Private Limited Company</td>
</tr>
<tr>
<td></td>
<td>☐ Public Limited Company</td>
</tr>
<tr>
<td></td>
<td>☐ Partnership</td>
</tr>
<tr>
<td></td>
<td>☐ Limited Partnership</td>
</tr>
<tr>
<td></td>
<td>☐ Limited Liability</td>
</tr>
<tr>
<td></td>
<td>☐ Unincorporated Association</td>
</tr>
<tr>
<td></td>
<td>☐ Sole Trader</td>
</tr>
<tr>
<td></td>
<td>☐ Other, please specify below</td>
</tr>
<tr>
<td>9</td>
<td>Date of commencement of agreement with your firm</td>
</tr>
</tbody>
</table>

---
Declaration

This declaration should be signed by a UK firm exercising an EEA right derived from the CRD.

Warning

Knowingly or recklessly giving the FCA or the PRA information which is false or misleading in a material particular may be a criminal offence (sections 398 and 400 of the Financial Services and Markets Act 2000). The Notifications Part of the PRA Rulebook and SUP 15.6.1R and SUP 15.6.4R require an authorised person to take reasonable steps to ensure the accuracy and completeness of information given to the FCA/PRA and to notify the FCA/PRA immediately if materially inaccurate information has been provided.

If any information is inaccurate or incomplete this application may take longer to be processed.

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Data Protection

For the purpose of complying with the Data Protection Act, the personal information in this Form may be used by the FCA/PRA to discharge its statutory functions under the Financial Services and Markets Act 2000 and other relevant legislation and will not be disclosed for any other purpose without the permission of the applicant

Declaration

I confirm that a permanent copy of this application, signed by the firm will be retained for an appropriate period, for inspection at the FCA’s/PRA’s request.

I am authorised to make this application for authorisation on behalf of the applicant firm named on the front of this form

I have attached the relevant documents where requested or where marked as ‘to follow’ I have them fully ready and I have taken all reasonable steps to ensure they are correct.

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I understand that the FCA/PRA may require the applicant firm to provide further information or documents at any time after I have sent this application.

<table>
<thead>
<tr>
<th>Name</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Position</td>
<td></td>
</tr>
<tr>
<td>IRN (if applicable)</td>
<td></td>
</tr>
<tr>
<td>Signature</td>
<td></td>
</tr>
<tr>
<td>Date</td>
<td>dd/mm/yy</td>
</tr>
</tbody>
</table>
PRA RULEBOOK: REGULATORY REPORTING INSTRUMENT [YEAR]

Powers exercised
A. The Prudential Regulation Authority ("PRA") makes this instrument in the exercise of the following powers and related provisions in the Financial Services and Markets Act 2000 ("the Act"): (1) section 137G (The PRA’s general rules); and (2) section 137T (General supplementary powers).
B. The rule-making powers referred to above are specified for the purpose of section 138G(2) (Rule-making instrument) of the Act.

Pre-conditions to making
C. In accordance with section 138J of the Act (Consultation by the PRA), the PRA consulted the Financial Conduct Authority. After consulting, the PRA published a draft of proposed rules and had regard to representations made.

PRA Rulebook: Regulatory Reporting Instrument [Year]
D. The PRA makes the rules in the Annex to this instrument.

Commencement
E. This instrument comes into force on [DATE].

Citation
F. This instrument may be cited as the PRA Rulebook: Regulatory Reporting Instrument [Year].

By order of the Board of the Prudential Regulation Authority
[DATE]
Annex

In this Annex, the text is all new and is not underlined.

Part

REGULATORY REPORTING

Chapter content

1. APPLICATION AND DEFINITIONS
2. REPORTING REQUIREMENTS – DATA ITEMS
3. REPORTING REQUIREMENTS – FREQUENCY AND PERIOD
4. REPORTING REQUIREMENTS – SUBMISSION DATES
5. REPORTING REQUIREMENTS – SUBMISSION METHOD
6. REGULATED ACTIVITY GROUPS
7. REGULATED ACTIVITY GROUP 1
8. REGULATED ACTIVITY GROUP 2.1
9. REGULATED ACTIVITY GROUP 3
10. REGULATED ACTIVITY GROUP 4
11. REGULATED ACTIVITY GROUP 5
12. REGULATED ACTIVITY GROUP 7
13. REGULATED ACTIVITY GROUP 8
14. FINANCIAL CONGLOMERATES
15. PRUDENT VALUATION REPORTING
16. TRANSITIONAL PROVISIONS – WAIVERS
17. TRANSITIONAL PROVISIONS – REQUIREMENTS FOR MEMBERS OF FINANCIAL CONGLOMERATES
18. DATA ITEMS

ANNEX 1 – HANDBOOK DEFINITIONS

ANNEX 2 – LIQUIDITY DEFINITIONS

Links
1 APPLICATION AND DEFINITIONS

1.1 Unless otherwise stated, this Part applies to every firm permitted to carry on the regulated activities listed in column (1) of the table in 6.1, except:

(1) an incoming EEA firm with permission for cross border services only; or
(2) an oil market participant that is not subject to the requirements of IPRU(INV) Chapter 3.

1.2 In this Part, the following definitions shall apply:

administering a home purchase plan

means the regulated activity specified in article 63F(2) of the Regulated Activities Order.

administering a home reversion plan

means the regulated activity specified in article 63B(2) of the Regulated Activities Order.

administering a regulated mortgage contract

means the regulated activity, specified in article 61(2) of the Regulated Activities Order.

administering a regulated sale and rent back agreement

means the regulated activity specified in article 63J(2) of the Regulated Activities Order.

approve

means, in relation to a financial promotion, approve the content of the financial promotion for the purposes of section 21 of FSMA (Restrictions on financial promotion).

banking and investment services conglomerate

means a financial conglomerate that is identified in paragraph 4.3 of GENPRU 3 Annex 1 R (Types of financial conglomerate) in the PRA Handbook as a ‘banking and investment services conglomerate’.

BIPRU

means the Prudential sourcebook for Banks, Building Societies and Investment Firms in the PRA Handbook or, where the context so requires, the FCA Handbook.

compamy

means any body corporate.
data element

means a discrete fact or individual piece of information relating to a particular field within a data item.

data items

means one or more related data elements that are grouped together into a prescribed format and required to be submitted by a firm.

document

means any piece of recorded information, including (in accordance with section 417(1) of FSMA (Interpretation)) information recorded in any form; in relation to information recorded otherwise than in legible form, references to its production include references to producing a copy of the information in legible form.

dormant account fund operator

means a firm with permission for operating a dormant account fund.

entering into a home purchase plan

means the regulated activity, specified in article 63F(1) of the Regulated Activities Order.

entering into a home reversion plan

means the regulated activity, specified in article 63B(1) of the Regulated Activities Order.

entering into a regulated mortgage contract

means the regulated activity, specified in article 61(1) of the Regulated Activities Order.

entering into a regulated sale and rent back agreement

means the regulated activity, specified in article 63J(1) of the Regulated Activities Order.

financial promotion

means an invitation or inducement to engage in investment activity that is communicated in the course of business.

[Note: section 21 of FSMA (Restrictions on financial promotion)]

FINREP firm

means:

1. a credit institution or investment firm subject to the CRR that is also subject to article 4 of Regulation (EC) No 1606/2002; or
2. a credit institution other than one referred to in Article 4 of Regulation (EC) No 1606/2002 that prepares its consolidated accounts in conformity with the international accounting standards adopted in accordance with the procedure laid down in article 6(2) of that Regulation.
[Note: article 99 of the CRR]

FOS Ltd.

means the body corporate established under paragraph 2(1) of Schedule 17 to FSMA (The Scheme Operator) (as originally enacted).

group personal pension schemes

means a personal pension scheme (including a group SIPP) which is available to employees of the same employer or of employers within a group.

group stakeholder pension schemes

means a stakeholder pension scheme which is available to employees of the same employer or of employers within a group.

home finance administration

means any of the regulated activities of:

(1) administering a regulated mortgage contract;
(2) administering a home purchase plan;
(3) administering a home reversion plan;
(4) administering a regulated sale and rent back agreement; or
(5) agreeing to carry on a regulated activity in (1) to (4).

home finance administrator

means a firm with permission (or which ought to have permission) for administering a home finance transaction.

home finance provider

means a firm with permission (or which ought to have permission) for entering into a home finance transaction.

home finance providing activity

means any of the regulated activities of:

(1) entering into a regulated mortgage contract;
(2) entering into a regulated sale and rent back agreement;
(3) entering into a home purchase plan;
(4) entering into a home reversion plan; or
(5) agreeing to carry on a regulated activity in (1) to (4).

ILAS BIPRU firm
Appendix 1.2

means:

1. a CRR firm; or
2. a third country firm that is a bank and has a branch in the UK; or
3. an EEA bank that has a branch in the UK.

insurance conglomerate

means a financial conglomerate that is identified in paragraph 4.3 of GENPRU 3 Annex 1 R (Types of financial conglomerate) in the PRA Handbook as an insurance conglomerate.

insurance group

means:

1. an insurance parent undertaking and its related undertakings; or
2. a participating insurance undertaking (not within (1)) and its related undertakings.

insurance intermediary

means a firm carrying on insurance mediation activity other than an insurer.

insurance parent undertaking

means a parent undertaking which is:

1. a participating insurance undertaking which has a subsidiary undertaking that is an insurance undertaking; or
2. an insurance holding company which has a subsidiary undertaking which is an insurer; or
3. an insurance undertaking (not within (1)) which has a subsidiary undertaking which is an insurer.

intra-group liquidity modification

means a modification to the overall liquidity adequacy rule of the kind described in BIPRU 12.8.7G in the PRA Handbook.

intra-group transactions

means (in accordance with Article 2(18) of the Financial Groups Directive (Definitions)) all transactions by which regulated entities within a financial conglomerate rely either directly or indirectly upon other undertakings within the same financial conglomerate or upon any person linked to the undertakings within that financial conglomerate by close links, for the fulfilment of an obligation whether or not contractual, and whether or not for payment.

IPRU(INS)

means the Interim Prudential Sourcebook for Insurers in the PRA Handbook.

IPRU(FSOC)

means the Interim Prudential sourcebook for Friendly Societies in the PRA Handbook.
IPRU(INV)

means the Interim Prudential sourcebook for Investment Businesses in the PRA Handbook.

lead regulated firm

means a firm which is the subject of the financial supervision requirements of an overseas regulator in accordance with an agreement between the PRA and that regulator relating to the financial supervision of firms whose head office is within the country of that regulator.

This definition is not related to the defined terms ‘UK lead regulated firm’ or ‘non UK lead regulated firm’.

limitation

means a limitation incorporated in a Part 4A permission under section 55F(4) of FSMA (Giving permission: the PRA) or section 55J(10) of FSMA (Variation or cancellation on initiative of regulator).

managing dormant account funds (including the investment of such funds)

means the regulated activity specified in article 63N(1)(b) of the Regulated Activities Order.

meeting of repayment claims

means the regulated activity, specified in article 63N(1)(a) of the Regulated Activities Order.

mortgage intermediary

means a firm with permission (or which ought to have permission ) to carry on mortgage mediation activity .

non-EEA bank

means a bank which is a body corporate or partnership formed under the law of any country or territory outside the EEA.

operating a dormant account fund

means any of the regulated activities of:

(1) meeting of repayment claims; or

(2) managing dormant account funds (including the investment of such funds).

OPS activity

means:

(1) managing investments in a case where the assets managed are:

(a) held for the purposes of an occupational pension scheme; or
(b) held for the purposes of a welfare trust established by a person who is, or has been at any time during the last 12 months, an associate of the OPS firm; or

(c) assets of an OPS collective investment scheme;

(2) any one or more of the following activities undertaken in the course of, or incidental to, the operation of an occupational pension scheme, welfare trust or OPS collective investment scheme:

(i) dealing in investments as principal;

(ii) dealing in investments as agent;

(iii) arranging (bringing about) deals in investments;

(iv) making arrangements with a view to transactions in investments;

(v) safeguarding and administering investments;

(vi) advising on investments;

(vii) receiving or holding client money.

OPS firm means:

(1) a firm which:

(a) carries on OPS activity, and

(b) is one or more of the following:

(i) a trustee of the occupational pension scheme in question;

(ii) a company owned by the trustees of the occupational pension scheme in question;

(iii) a company which is:

(A) an employer in relation to the occupational pension scheme in question in respect of its employees or former employees or their dependants; or

(B) a company within the group which includes an employer within (A); or

(C) an administering authority subject to the Local Government Pension Scheme (Administration) Regulations 2008; or

(2) a firm which:

(a) has satisfied the requirements set out in (1) at any time during the past 12 months; but
(b) is no longer able to comply with those requirements because of a change in the control or ownership of the employer referred to in (1)(b) during that period.

**overseas financial stability information power**

means the PRA’s power under section 169A of FSMA (Support of overseas regulator with respect to financial stability).

**overseas regulator**

means:

(1) (except in relation to the overseas financial stability information power) (as defined in section 195(3) of FSMA (Exercise of power in support of overseas regulator)) an authority in a country or territory outside the United Kingdom:

(a) which is a Home State regulator; or

(b) which exercises any of the following functions:

  (i) a function corresponding to any function of the FCA or PRA under FSMA;

  (ii) a function corresponding to any function exercised by the FCA in its capacity as competent authority in relation to the listing of securities;

  (iii) a function corresponding to any function exercised by the Secretary of State under the Companies Acts (as defined in section 2 of the Companies Act 2006);

  (iv) a function in connection with the investigation of conduct of the kind prohibited by Part V of the Criminal Justice Act 1993 (Insider Dealing), or with the enforcement of rules (whether or not having the force of law) relating to such conduct;

  (v) a function prescribed by regulations made for the purposes of section 195(4) of FSMA (Exercise of powers) which, in the opinion of the Treasury, relates to companies or financial services.

(2) (in relation to the overseas financial stability information power) (as defined in section 169A(2) of FSMA (Support of overseas regulator with respect to financial stability)) an authority in a country or territory outside the United Kingdom which exercises functions with respect to the stability of the relevant financial system operating in that country or territory.

**participating insurance undertaking**

means an insurer which:

(1) has a subsidiary undertaking that is an insurance undertaking; or

(2) holds a participation in an insurance undertaking; or
is linked to an insurance undertaking by an Article 12(1) relationship.

permitted activities

means a regulated activity which a firm has permission to carry on.

PRA-authorised person

has the meaning in section 2B(5) of FSMA.

RAG

means a regulated activity group.

regulated activity group

means a set of one or more regulated activities referred to in determining a firm’s data item submission requirements.

regulatory body

any authority, body or person having, or who has had, responsibility for the supervision or regulation of any regulated activities or other financial services, whether in the UK or overseas.

related undertakings

means in relation to an undertaking ("U"): (1) any subsidiary undertaking of U; or (2) any undertaking in which U or any of U’s subsidiary undertakings holds a participation; or (3) any undertaking linked to U by an Article 12(1) relationship; or (4) any undertaking linked by an Article 12(1) relationship to an undertaking in (1), (2) or (3).

relevant financial system

means (in accordance with section 169A(5) of FSMA (Support of overseas regulator with respect to financial stability)) a financial system including: (1) financial markets and exchanges; (2) activities that would be regulated activities if carried on in the United Kingdom; and (3) other activities connected with financial markets and exchanges.

reporting level

means (in relation to a data item) the basis on which that data item is prepared (being either: (1) an individual basis; or
(2) the basis of a group) and, if it is prepared on the basis of a group, the type of group (such as a UK DLG by modification or a non-UK DLG by modification (firm level)).

risk concentration

means (in accordance with Article 2(19) of the Financial Groups Directive (Definitions)) all risk exposures with a loss potential which is large enough to threaten the solvency or the financial position in general of the regulated entities in the financial conglomerate, whether such exposures are caused by counterparty risk, credit risk, investment risk, insurance risk, market risk, other risks, or a combination or interaction of these risks.

self-invested personal pension scheme

means an arrangement which forms all or part of a personal pension scheme, which gives the member the power to direct how some or all of the member's contributions are invested.

service company

means a firm whose only permitted activities are making arrangements with a view to transactions in investments, and agreeing to carry on that regulated activity, and whose Part 4A permission:

(1) incorporates a limitation substantially to the effect that the firm carry on regulated activities only with eligible counterparties or professional clients; and

(2) includes requirements substantially to the effect that the firm must not:

(i) guarantee, or otherwise accept responsibility for, the performance, by a participant in arrangements made by the firm in carrying on regulated activities, of obligations undertaken by that participant in connection with those arrangements; or

(ii) approve any financial promotion on behalf of any other person or any specified class of persons; or

(iii) in carrying on its regulated activities, provide services otherwise than in accordance with documents (of a kind specified in the requirement) provided by the firm to the FCA.

SIPP

means a self-invested personal pension scheme.

subsidiary undertaking

means:

(1) (except for the purposes of determining whether a person has close links with another person) an undertaking of which another undertaking is its parent undertaking.

(2) (for the purposes of determining whether a person has close links with another person) (in accordance with section 343(8) of FSMA (Information...
given by auditor or actuary to a regulator) and paragraph 3(3) of Schedule 6 to FSMA (Threshold conditions)):

(a) an undertaking in (1);

(b) an undertaking ("S") if:

(i) another undertaking (its parent) is a member of S;

(ii) a majority of S's board of directors who have held office during the financial year and during the preceding financial year have been appointed solely as a result of the exercise of the parent's voting rights; and

(iii) no one else is the parent undertaking of S under any of (a) (i) to (iii) or b(i) or (ii) in the definition of parent undertaking.

third-country financial conglomerate

means a financial conglomerate that is of a type that falls under Article 5(3) of the Financial Groups Directive.

UK consolidation group

means the group of undertakings which are included in the consolidated situation of a parent institution in a Member State, an EEA parent institution, an EEA parent financial holding company or an EEA parent mixed financial holding company (including any undertaking which is included in that consolidation because of an Article 12(1) relationship, Article 18(5) relationship or Article 18 relationship).

welfare trust

means any scheme or arrangement, not being an occupational pension scheme, that is comprised in one or more instruments or agreements and operates as a benevolent fund so as to provide benefits, at the discretion of the trustees and to which the beneficiaries have no contractual rights.

whole-firm liquidity modification

means a modification to the overall liquidity adequacy rule of the kind described in BIPRU 12.8.22G in the PRA Handbook.

1.3 Unless otherwise defined, any italicised expression used in this Part:

(1) listed in Annex 1 (Handbook definitions) to this Part has the meaning specified in the PRA Handbook;

(2) listed in Annex 2 (Liquidity definitions) to this Part has the meaning specified in the PRA Handbook and

(3) and in the CRR, has the same meaning as in the CRR.

2 REPORTING REQUIREMENTS – DATA ITEMS

2.1 Unless otherwise stated, a firm permitted to carry on any of the regulated activities within any RAG set out in column (1) of the table in 6.1 must submit to the PRA the data items,
applicable to the relevant RAG as specified in the corresponding rule referred to in column (2) of that table.

2.2 Where, in accordance with 2.1, a firm is required to submit data items for more than one RAG, that firm must only submit the data item of the same name and purpose in respect of the lowest numbered RAG applicable to it, RAG 1 being the lowest and RAG 8 the highest.

2.3 Where, but for 2.2, a firm is required to submit data items for more than one RAG and this includes the submission of data items in respect of fees, the FOS Ltd. or FSCS levy, or threshold conditions, that firm must only submit these data items if required to do so for the lowest numbered of the RAGs applicable to the firm.

2.4 Unless otherwise stated, any data items to be submitted in accordance with 2.1 to 2.3 by a non-EEA bank, or an EEA bank, should cover the activities of the branch operation in the UK only.

2.5 A firm that is a member of a financial conglomerate must also submit data items as required by Chapter 14.

2.6 A UK bank and a UK designated investment firm must also submit Prudent Valuation Returns as required by Chapter 15.

3 REPORTING REQUIREMENTS – FREQUENCY AND PERIOD

3.1 Where a firm is required to submit data items in accordance with Chapter 2, it must submit this information at the frequency and in respect of the periods specified in the rule referred to in column (3) of the table in 6.1.

4 REPORTING REQUIREMENTS – SUBMISSION DATES

4.1 Where a firm is required to submit data items in accordance with Chapter 2, it must submit this information by the due date specified in the rule referred to in column (4) of the table in 6.1.

5 REPORTING REQUIREMENTS – SUBMISSION METHOD

5.1 Unless otherwise stated, where a firm is required to submit data items in accordance with Chapter 2, it must submit this information by electronic means made available by the PRA.

5.2 5.1 does not apply to:

(1) credit unions solely in relation to the reporting requirement for RAG 1 regulated activities; in such cases, the following submission methods apply:

(a) Post to the Bank of England for postal submission:

Regulatory Data Group
Statistics and Regulatory Data Division (HO5 A-B)
Bank of England
Threadneedle Street
London
EC2R 8AH

(b) Leaving the report marked for the attention of "Regulatory Data Group, Statistics and Regulatory Data Division (TS 5 A-B) at the Bank of England, Threadneedle Street, London, EC2R 8AH, and obtaining a dated receipt
(c) Electronic mail:

(CreditUnionReporting@BankofEngland.co.uk) or fax (020 7601 3334) to the
Regulatory Data Group of the Bank of England

(d) Online submission via the appropriate systems accessible from the PRA's
website.

(2) firms in RAG 2.1 in relation to the reporting requirements for RAG 2.1 regulated
activities; and

(3) those data items specified as "No standard format".

5.3 SUP 16.3.6 R to SUP 16.3.10 G in the supervision manual in the PRA Handbook apply to
data items specified as "No standard format."

6 REGULATED ACTIVITY GROUPS

6.1 Unless otherwise indicated, firms must comply with the rules specified in the following
table (which set out the data items, frequency and submission periods as applicable to
each RAG) in accordance with Chapters 2, 3 and 4.

<table>
<thead>
<tr>
<th>(1)</th>
<th>(2)</th>
<th>(3)</th>
<th>(4)</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>RAG number</strong></td>
<td><strong>Regulated Activities</strong></td>
<td><strong>Rules containing:</strong></td>
<td><strong>applicable data items</strong></td>
</tr>
</tbody>
</table>
| RAG 1 | • accepting deposits  
• meeting of repayment claims  
• managing dormant account funds (including the investment of such funds) | 7.1, except that the requirement to submit data items FSA001 and FSA002 on a consolidated basis does not apply to FINREP firms | 7.2 | 7.3 |
| RAG 2.1 | • effecting contracts of insurance  
• carrying out contracts of insurance  
• entering as provider into a funeral plan contract | 8.1, 8.2, 8.3 | 8.1, 8.2, 8.3 | 8.1, 8.2, 8.3 |
| RAG 3 | • dealing in investment as principal  
• dealing in investments as agent  
• advising on investments (excluding retail investment activities)  
• arranging (bringing about) deals in | 9.1 | 9.2 for UK designated investment firms, except that the requirement to submit data items FSA001 and FSA002 on a consolidated basis does not apply to FINREP firms | 9.3 for UK designated investment firms | 9.4 |
### 7. REGULATED ACTIVITY GROUP 1

The applicable data items referred to in the table in 6.1 are set out according to firm type in the table below:

<table>
<thead>
<tr>
<th>RAG number</th>
<th>Regulated Activities</th>
<th>Rules containing:</th>
<th>reporting frequency / due date</th>
</tr>
</thead>
<tbody>
<tr>
<td>RAG 1</td>
<td>Prudential category of firm, applicable data items and reporting format (1)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>RAG 4</td>
<td>• managing investments&lt;br&gt;• establishing, operating or winding up a collective investment scheme&lt;br&gt;• establishing, operating or winding up a stakeholder pension scheme&lt;br&gt;• establishing, operating or winding up a personal pension scheme&lt;br&gt;• managing an AIF&lt;br&gt;• managing a UCITS</td>
<td>10.2 for UK designated investment firms, except that the requirement to submit data items FSA001 and FSA002 on a consolidated basis does not apply to FINREP firms</td>
<td>10.4</td>
</tr>
<tr>
<td>RAG 5</td>
<td>• home finance administration or home finance providing activity</td>
<td>11.2</td>
<td>11.2</td>
</tr>
<tr>
<td>RAG 7</td>
<td>• retail investment activities&lt;br&gt;• advising on pensions transfers &amp; opt-outs&lt;br&gt;• arranging (bringing about deals) in retail investments</td>
<td>12.2 for UK designated investment firms, except that the requirement to submit data items FSA001 and FSA002 on a consolidated basis does not apply to FINREP firms</td>
<td>12.4</td>
</tr>
<tr>
<td>RAG 8</td>
<td>• making arrangements with a view to transactions in investments&lt;br&gt;• operating a multilateral trading facility</td>
<td>13.2 for UK designated investment firms, except that the requirement to submit data items FSA001 and FSA002 on a consolidated basis does not apply to FINREP firms</td>
<td>13.4</td>
</tr>
<tr>
<td>Description of data item</td>
<td>UK bank</td>
<td>Building society</td>
<td>Non-EEA bank</td>
</tr>
<tr>
<td>---------------------------------------------------------------</td>
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<td>------------------</td>
<td>--------------</td>
</tr>
<tr>
<td>Annual report and accounts</td>
<td>No standard format</td>
<td>No standard format</td>
<td>No standard format, but in English</td>
</tr>
<tr>
<td>Annual report and accounts of the mixed-activity holding company (7)</td>
<td>No standard format</td>
<td>No standard format</td>
<td>No standard format</td>
</tr>
<tr>
<td>Solvency statement (8)</td>
<td>No standard format</td>
<td>No standard format</td>
<td>No standard format</td>
</tr>
<tr>
<td>Balance sheet</td>
<td>FSA001 (2)</td>
<td>FSA001 (2)</td>
<td>FSA001 (2)</td>
</tr>
<tr>
<td>Income statement</td>
<td>FSA002 (2)</td>
<td>FSA002 (2)</td>
<td>FSA002</td>
</tr>
<tr>
<td>Capital adequacy</td>
<td>FSA005 ((2), (3))</td>
<td>FSA005 ((2), (3))</td>
<td>FSA005 ((2), (3))</td>
</tr>
<tr>
<td>Market risk</td>
<td>FSA006 (4)</td>
<td>FSA006 (4)</td>
<td>FSA006 (4)</td>
</tr>
<tr>
<td>Market risk – supplementary</td>
<td>FSA018 (10)</td>
<td>FSA018 (10)</td>
<td>FSA018 (10)</td>
</tr>
<tr>
<td>Large exposures</td>
<td>FSA011</td>
<td>FSA011</td>
<td>FSA011</td>
</tr>
<tr>
<td><strong>RAG 1</strong></td>
<td>Prudential category of firm, applicable data items and reporting format (1)</td>
<td></td>
<td></td>
</tr>
<tr>
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<td>---------------------------------------------------------------------------------</td>
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</tr>
<tr>
<td><strong>UK bank</strong></td>
<td><strong>Building society</strong></td>
<td><strong>Non-EEA bank</strong></td>
<td><strong>EEA bank that has permission to accept deposits</strong></td>
</tr>
<tr>
<td>stock)</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Forecast data</td>
<td>FSA014 (9)</td>
<td>FSA014 (9)</td>
<td></td>
</tr>
<tr>
<td>Solo consolidation data</td>
<td>FSA016 (5)</td>
<td>FSA016 (5)</td>
<td></td>
</tr>
<tr>
<td>Interest rate gap report</td>
<td>FSA017</td>
<td>FSA017</td>
<td></td>
</tr>
<tr>
<td>Sectoral information, including arrears and impairment</td>
<td>FSA015 (2)</td>
<td>FSA015 (2)</td>
<td></td>
</tr>
<tr>
<td>IRB portfolio risk</td>
<td>FSA045 (11)</td>
<td>FSA045 (11)</td>
<td></td>
</tr>
<tr>
<td>Daily Flows</td>
<td>FSA047 ((13), (17) and (19))</td>
<td>FSA047 ((13), (17) and (19))</td>
<td>FSA047 ((13), (15), (17) and (19))</td>
</tr>
<tr>
<td>Enhanced Mismatch Report</td>
<td>FSA048 ((13), (17) and (19))</td>
<td>FSA048 ((13), (17) and (19))</td>
<td>FSA048 ((13), (15), (17) and (19))</td>
</tr>
<tr>
<td>Liquidity Buffer Qualifying Securities</td>
<td>FSA050 ((14), (18) and (19))</td>
<td>FSA050 ((14), (18) and (19))</td>
<td>FSA050 ((14), (16), (18) and (19))</td>
</tr>
<tr>
<td>Funding Concentration</td>
<td>FSA051 ((14), (18) and (19))</td>
<td>FSA051 ((14), (18) and (19))</td>
<td>FSA051 ((14), (16), (18) and (19))</td>
</tr>
<tr>
<td>Pricing data</td>
<td>FSA052 ((14), (19) and (20))</td>
<td>FSA052 ((14), (19) and (20))</td>
<td>FSA052 ((14), (16), (19) and (20))</td>
</tr>
</tbody>
</table>
Appendix 1.2

<table>
<thead>
<tr>
<th>RAG 1</th>
<th>Prudential category of firm, applicable data items and reporting format (1)</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>UK bank</td>
</tr>
<tr>
<td>Description of data item</td>
<td></td>
</tr>
<tr>
<td>Retail and corporate funding</td>
<td>FSA053 ((14), (18) and (19))</td>
</tr>
<tr>
<td>Currency Analysis</td>
<td>FSA054 ((14), (18) and (19))</td>
</tr>
</tbody>
</table>

(1) When submitting the completed data item required, a firm must use the format of the data item set out in Chapter 18.

(2) Firms that are members of a UK consolidation group must also submit this data item on a UK consolidation group basis.

(3) For PRA-authorised persons, lines 62 to 64 only are applicable. These lines apply to a firm that applies add-ons to their market risk capital calculation under the RNIV framework.

(4) Only applicable to firms with a CRR permission to use internal models in accordance with Title IV, Chapter 5 of the CRR.

(5) Only applicable to a firm that has an individual consolidation permission.

(6) This will be applicable to firms (other than building societies) that are members of a UK consolidation group on the reporting date.

(7) Only applicable to a firm whose ultimate parent is a mixed-activity holding company.

(8) Only applicable to a firm that is a partnership, when the report must be submitted by each partner.

(9) Members of a UK consolidation group should only submit this data item at the UK consolidation group level.

(10) Only applicable to a firm that has both a core UK group and a non-core large exposures group.

(11) Only applicable to firms that have an CRR permission to use the IRB Approach

(12) Only applies to a dormant account fund operator that does not fall into any of the other prudential categories in this table.
(13) A firm must complete this item separately on each of the following bases that are applicable.

(a) It must complete it on an individual basis (including on the basis of the firm’s UK branch). Therefore even if it has an individual consolidation permission it must complete the item on an unconsolidated basis by reference to the firm alone.

(b) If it is a group liquidity reporting firm in a DLG by default and is a UK lead regulated firm, it must complete the item on the basis of that group.

(c) If it is a group liquidity reporting firm in a UK DLG by modification, it must complete the item on the basis of that group.

(d) If it is a group liquidity reporting firm in a non-UK DLG by modification, it must complete the item on the basis of that group.

(14) A firm must complete this item separately on each of the following bases that are applicable.

(a) It must complete it on an individual basis (including on the basis of the firm’s UK branch) unless it is a group liquidity reporting firm in a UK DLG by modification. Therefore even if it has an individual consolidation permission it must complete the item on an unconsolidated basis by reference to the firm alone.

(b) If it is a group liquidity reporting firm in a UK DLG by modification, it must complete the item on the basis of that group.

(15) (a) If the firm has a whole-firm liquidity modification it must complete this item on the basis of the whole firm (or at any other reporting level the whole-firm liquidity modification may require) and not just its UK branch.

(b) Otherwise the firm must complete this item by reference to the activities of its branch operation in the UK in accordance with 2.4.

(16) (a) If the firm has a whole-firm liquidity modification there is no obligation to report this item.

(b) Otherwise the firm must complete this item by reference to the activities of its branch operation in the UK in accordance with 2.4.

(17) (a) This item must be reported in the reporting currency.

(b) If any data element is in a currency or currencies other than the reporting currency, all currencies (including the reporting currency) must be combined into a figure in the reporting currency.

(c) In addition, all material currencies (which may include the reporting currency) must each be recorded separately (translated into the reporting currency).

However if:

(i) the reporting frequency is (whether under a rule or under a waiver) quarterly or less than quarterly; or

(ii) the only material currency is the reporting currency,
then (c) does not apply.

(d) If there are more than three material currencies for this data item, (c) only applies to the three largest in amount. A firm must identify the largest in amount in accordance with the following procedure.

(i) For each currency, take the largest of the asset or liability figure as referred to in the definition of material currency.

(ii) Take the three largest figures from the resulting list of amounts.

(e) The date as at which the calculations for the purposes of the definition of material currency are carried out is the last day of the reporting period in question.

(f) The reporting currency for this data item is whichever of the following currencies the firm chooses, namely USD (the United States Dollar), EUR (the euro), GBP (sterling), JPY (the Japanese Yen), CHF (the Swiss Franc), CAD (the Canadian Dollar) or SEK (the Swedish Krona).

(18) (17) applies, except that sub paragraphs (c), (d) and (e) do not apply, meaning that material currencies must not be recorded separately.

(19) Unless otherwise stated in the relevant modification, any changes to reporting requirements caused by a firm receiving an intra-group liquidity modification or a whole-firm liquidity modification (or a variation to one) do not take effect until the first day of the next reporting period applicable under the changed reporting requirements for the data item in question if the firm receives that intra-group liquidity modification, whole-firm liquidity modification or variation part of the way through such a period. If the change is that the firm does not have to report a particular data item or does not have to report it at a particular reporting level, the firm must nevertheless report that item or at that reporting level for any reporting period that has already begun.

(20) This data item must be reported only in the currencies named in FSA052, so that liabilities in GBP are reported in GBP in rows 1 to 4, those in USD are reported in USD in rows 5 to 8, and those in Euro are reported in Euro in rows 9 to 12. Liabilities in other currencies are not to be reported.

7.2 The applicable reporting frequencies for submission of data items and periods referred to in 7.1 are set out in the table below according to firm type. Reporting frequencies are calculated from a firm's accounting reference date, unless indicated otherwise.
### Appendix 1.2

<table>
<thead>
<tr>
<th>Data item</th>
<th>Unconsolidated UK banks and building societies</th>
<th>Individual consolidated UK banks and building societies</th>
<th>Report on a UK consolidation group or, as applicable, defined liquidity group basis by UK banks and building societies</th>
<th>Other members of RAG 1</th>
</tr>
</thead>
<tbody>
<tr>
<td>Annual report and accounts of the mixed-activity holding company</td>
<td>Annual</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Solvency statement</td>
<td>Annual</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>CQ</td>
<td></td>
<td></td>
<td>Quarterly</td>
<td></td>
</tr>
<tr>
<td>CY</td>
<td></td>
<td></td>
<td>Annually (1)</td>
<td></td>
</tr>
<tr>
<td>FSA001</td>
<td>Quarterly</td>
<td>Half yearly</td>
<td></td>
<td></td>
</tr>
<tr>
<td>FSA002</td>
<td>Quarterly</td>
<td>Half yearly</td>
<td>Half yearly</td>
<td></td>
</tr>
<tr>
<td>FSA005</td>
<td>Quarterly</td>
<td>Half yearly</td>
<td></td>
<td></td>
</tr>
<tr>
<td>FSA006</td>
<td>Quarterly</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>FSA011</td>
<td>Quarterly</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>FSA014</td>
<td>Half yearly</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>FSA015</td>
<td>Quarterly</td>
<td>Half yearly</td>
<td></td>
<td></td>
</tr>
<tr>
<td>FSA016</td>
<td></td>
<td>Half yearly</td>
<td></td>
<td></td>
</tr>
<tr>
<td>FSA017</td>
<td>Quarterly</td>
<td>Half yearly</td>
<td></td>
<td></td>
</tr>
<tr>
<td>FSA018</td>
<td>Quarterly</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>FSA045</td>
<td>Quarterly</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>FSA047</td>
<td>Daily, weekly, monthly or quarterly ((2), (4) and (7))</td>
<td>Daily, weekly, monthly or quarterly ((2), (3), (4) and (7))</td>
<td>Daily, weekly, monthly or quarterly ((2), (6) and (7))</td>
<td>Daily, weekly, monthly or quarterly ((2), (5) and (7))</td>
</tr>
<tr>
<td>FSA048</td>
<td>Daily, weekly, monthly or quarterly ((2), (4) and (7))</td>
<td>Daily, weekly, monthly or quarterly ((2), (3), (4) and (7))</td>
<td>Daily, weekly, monthly or quarterly ((2), (6) and (7))</td>
<td>Daily, weekly, monthly or quarterly</td>
</tr>
</tbody>
</table>
RAG 1

<table>
<thead>
<tr>
<th>Data item</th>
<th>Unconsolidated UK banks and building societies</th>
<th>Individual consolidated UK banks and building societies</th>
<th>Report on a UK consolidation group or, as applicable, defined liquidity group basis by UK banks and building societies</th>
<th>Other members of RAG 1</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>(4) and (7))</td>
<td>(2)</td>
<td>((2), (5) and (7))</td>
<td></td>
</tr>
<tr>
<td>FSA050</td>
<td>Monthly ((2))</td>
<td>Monthly ((2) and (3))</td>
<td>Monthly ((2))</td>
<td>Monthly ((2))</td>
</tr>
<tr>
<td>FSA051</td>
<td>Monthly ((2))</td>
<td>Monthly ((2) and (3))</td>
<td>Monthly ((2))</td>
<td>Monthly (2)</td>
</tr>
<tr>
<td>FSA052</td>
<td>Weekly or monthly ((2) and (8))</td>
<td>Weekly or monthly ((2), (3) and (8))</td>
<td>Weekly or monthly ((2) and (9))</td>
<td>Weekly or monthly ((2) and (8))</td>
</tr>
<tr>
<td>FSA053</td>
<td>Quarterly (2)</td>
<td>Quarterly ((2) and (3))</td>
<td>Quarterly (2)</td>
<td>Quarterly (2)</td>
</tr>
<tr>
<td>FSA054</td>
<td>Quarterly (2)</td>
<td>Quarterly ((2) and (3))</td>
<td>Quarterly ((2))</td>
<td>Quarterly (2)</td>
</tr>
</tbody>
</table>

(1) The annual report required from a credit union by 7.1 must be made up for the same period as the audited accounts published by the credit union in accordance with section 3A of the Friendly and Industrial and Provident Societies Act 1968 or provided in accordance with article 49 of the Credit Unions (Northern Ireland) Order 1985 (as appropriate). CREDS 8.2.6A R (2)(a) states that the audited accounts referred to in 7.1 are to be made up for the period beginning with the date of the credit union’s registration or with the date to which the credit union’s last annual accounts were made up, and ending on the credit union’s most recent financial year end.

(2) Reporting frequencies and reporting periods for this data item are calculated on a calendar year basis and not from a firm’s accounting reference date. In particular:

(a) A week means the period beginning on Saturday and ending on Friday.

(b) A month begins on the first day of the calendar month and ends on the last day of that month.

(c) Quarters end on 31 March, 30 June, 30 September and 31 December.

(d) Daily means each business day.

All periods are calculated by reference to London time.

Any changes to reporting requirements caused by a firm receiving an intra-group liquidity modification or a whole-firm liquidity modification (or a variation to one) do not
take effect until the first day of the next reporting period applicable under the changed reporting requirements if the firm receives that intra-group liquidity modification, whole-firm liquidity modification or variation part of the way through such a period, unless the whole-firm liquidity modification or intra-group liquidity modification says otherwise.

(3) Individual consolidation has no application to liquidity reporting. Therefore it does not make any difference to the reporting of this item whether or not the firm is individually consolidated.

(4) If the report is on an individual basis (and the firm is a UK firm) the reporting frequency is as follows:

(a) if the firm does not have an intra-group liquidity modification the frequency is:
   (i) weekly if the firm is a standard frequency liquidity reporting firm; and
   (ii) monthly if the firm is a low frequency liquidity reporting firm;

(b) if the firm is a group liquidity reporting firm in a non-UK DLG by modification (firm level) the frequency is:
   (i) weekly if the firm is a standard frequency liquidity reporting firm; and
   (ii) monthly if the firm is a low frequency liquidity reporting firm;

(c) the frequency is quarterly if the firm is a group liquidity reporting firm in a UK DLG by modification.

(5) (a) If the report is on an individual basis (and the firm is not a UK firm) the reporting frequency is as follows:

   (i) weekly if the firm is a standard frequency liquidity reporting firm; and
   (ii) monthly if the firm is a low frequency liquidity reporting firm.

(b) If the firm has a whole-firm liquidity modification (a) does not apply and instead the frequency of individual reporting is quarterly (or whatever other frequency the whole-firm liquidity modification requires).

(6) (a) If the report is by reference to the firm’s DLG by default the reporting frequency is:

   (i) weekly if the group liquidity standard frequency reporting conditions are met;
   (ii) monthly if the group liquidity low frequency reporting conditions are met.

(b) If the report is by reference to the firm’s UK DLG by modification the reporting frequency is:

   (i) weekly if the group liquidity standard frequency reporting conditions are met;
(ii) monthly if the group liquidity low frequency reporting conditions are met.

(c) If the report is by reference to the firm’s non-UK DLG by modification the reporting frequency is quarterly.

(7) (a) If the reporting frequency is otherwise weekly, the item is to be reported on every business day if (and for as long as) there is a firm-specific liquidity stress or market liquidity stress in relation to the firm, branch or group in question.

(b) If the reporting frequency is otherwise monthly, the item is to be reported weekly if (and for as long as) there is a firm-specific liquidity stress or market liquidity stress in relation to the firm, branch or group in question.

(c) A firm must ensure that it would be able at all times to meet the requirements for daily or weekly reporting under paragraph (a) or (b) even if there is no firm-specific liquidity stress or market liquidity stress and none is expected.

(8) If the report is on an individual basis (including by reference to the firm’s UK branch) the reporting frequency is as follows:

(a) weekly if the firm is a standard frequency liquidity reporting firm; and

(b) monthly if the firm is a low frequency liquidity reporting firm.

(9) If the report is by reference to the firm’s UK DLG by modification the reporting frequency is:

(a) weekly if the group liquidity standard frequency reporting conditions are met;

(b) monthly if the group liquidity low frequency reporting conditions are met.

7.3 The applicable due dates for submission referred to in the table in 6.1 are set out in the table below. The due dates are the last day of the periods given in the table below following the relevant reporting frequency period set out in 7.2, unless indicated otherwise.

<table>
<thead>
<tr>
<th>RAG 1</th>
<th></th>
<th></th>
<th></th>
<th></th>
<th></th>
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</tr>
</thead>
<tbody>
<tr>
<td>Data item</td>
<td>Daily</td>
<td>Weekly</td>
<td>Monthly</td>
<td>Quarterly</td>
<td>Half yearly</td>
<td>Annual</td>
</tr>
<tr>
<td>Annual report and accounts</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>80 business days (1) 7 months (2)</td>
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</tr>
<tr>
<td>Annual report and accounts of the mixed-activity holding company</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>7 months</td>
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</tr>
<tr>
<td>Solvency statement</td>
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<td>3 months</td>
</tr>
<tr>
<td>Data item</td>
<td>Daily</td>
<td>Weekly</td>
<td>Monthly</td>
<td>Quarterly</td>
<td>Half yearly</td>
<td>Annual</td>
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<tr>
<td>CQ</td>
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<td>1 month</td>
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</tr>
<tr>
<td>CY</td>
<td></td>
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<td></td>
<td></td>
<td>6 months</td>
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</tr>
<tr>
<td>FSA001</td>
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<td></td>
<td>20 business days</td>
<td>45 business days</td>
</tr>
<tr>
<td>FSA002</td>
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<td></td>
<td></td>
<td></td>
<td>20 business days</td>
<td>45 business days</td>
</tr>
<tr>
<td>FSA005</td>
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<td></td>
<td></td>
<td></td>
<td>20 business days</td>
<td>45 business days</td>
</tr>
<tr>
<td>FSA006</td>
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<td></td>
<td></td>
<td>20 business days</td>
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<tr>
<td>FSA011</td>
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<td></td>
<td></td>
<td>15 business days</td>
</tr>
<tr>
<td>FSA014</td>
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<td></td>
<td></td>
<td></td>
<td></td>
<td>30 business days (3); 45 business days (4)</td>
</tr>
<tr>
<td>FSA015</td>
<td></td>
<td></td>
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<td>45 business days</td>
</tr>
<tr>
<td>FSA016</td>
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<td></td>
<td></td>
<td>30 business days</td>
</tr>
<tr>
<td>FSA017</td>
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<td></td>
<td>20 business days</td>
<td>45 business days</td>
</tr>
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<td>FSA018</td>
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<td></td>
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<td>45 business days</td>
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<tr>
<td>FSA045</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>20 business days</td>
<td>45 business days</td>
</tr>
<tr>
<td>FSA047</td>
<td>22.00 hours (London time) on the business day immediately following the last day of the reporting period for the item in</td>
<td>22.00 hours (London time) on the business day immediately following the last day of the reporting period for the item in</td>
<td>15 business days</td>
<td>15 business days or one Month (5)</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>
### Data item

<table>
<thead>
<tr>
<th>Data item</th>
<th>Daily</th>
<th>Weekly</th>
<th>Monthly</th>
<th>Quarterly</th>
<th>Half yearly</th>
<th>Annual</th>
</tr>
</thead>
<tbody>
<tr>
<td>FSA048</td>
<td>22.00 hours (London time) on the business day immediately following the last day of the reporting period for the item in question</td>
<td>22.00 hours (London time) on the business day immediately following the last day of the reporting period for the item in question</td>
<td>15 business days</td>
<td>15 business days or one Month (5)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>FSA050</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>15 business days</td>
<td></td>
</tr>
<tr>
<td>FSA051</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>15 business days</td>
<td></td>
</tr>
<tr>
<td>FSA052</td>
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<td></td>
<td></td>
<td>15 business days</td>
<td></td>
<td></td>
</tr>
<tr>
<td>FSA053</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>15 business days</td>
<td></td>
</tr>
<tr>
<td>FSA054</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>15 business days</td>
<td></td>
</tr>
</tbody>
</table>

(1) Applicable to **UK banks** and **dormant account fund operators**.

(2) Applicable to **non-EEA banks**.

(3) Applicable to unconsolidated and individual consolidated reports.

(4) Applicable to UK consolidation group reports.
It is one month if the report relates to a non-UK DLG by modification or the firm has a whole-firm liquidity modification.

8 REGULATED ACTIVITY GROUP 2.1

8.1 The financial reporting requirements for RAG 2.1 activities for insurers, excluding friendly societies, are set out in IPRU(INS).

8.2 The financial reporting requirements for RAG 2.1 activities for friendly societies are set out in IPRU(FSOC).

8.3 A UK ISPV must submit a copy of its annual audited financial statements within 3 months of its accounting reference date, but the report is only required if it was audited as a result of a statutory provision other than under FSMA.

9 REGULATED ACTIVITY GROUP 3

9.1 (1) A lead regulated firm and an OPS firm must submit a copy of its annual report and audited accounts within 80 business days from its accounting reference date.

(2) A service company must submit a copy of its annual audited financial statements within 6 months from its accounting reference date. However, the firm need only submit this if the report was audited as a result of a statutory provision other than FSMA.

9.2 The applicable data items referred to in the table in 6.1 for a UK designated investment firm are set out in the table below:

<table>
<thead>
<tr>
<th>Description of data item</th>
<th>Applicable data items (1)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Annual report and accounts</td>
<td>No standard format</td>
</tr>
<tr>
<td>Annual report and accounts of the mixed-activity holding company (5)</td>
<td>No standard format</td>
</tr>
<tr>
<td>Solvency statement</td>
<td>No standard format (6)</td>
</tr>
<tr>
<td>Balance sheet</td>
<td>FSA001 (2)</td>
</tr>
<tr>
<td>Income statement</td>
<td>FSA002 (2)</td>
</tr>
<tr>
<td>Market risk</td>
<td>FSA005 ((2), (18))</td>
</tr>
<tr>
<td>Market risk-supplementary</td>
<td>FSA006 ((3))</td>
</tr>
<tr>
<td>Exposures between core UK group and non-core large exposures group</td>
<td>FSA018 ((7))</td>
</tr>
<tr>
<td>Solo consolidation data</td>
<td>FSA016 ((8))</td>
</tr>
<tr>
<td>Pillar 2 questionnaire</td>
<td>FSA019 (4)</td>
</tr>
</tbody>
</table>
### RAG 3

<table>
<thead>
<tr>
<th>Description of data item</th>
<th>Applicable data items (1)</th>
</tr>
</thead>
<tbody>
<tr>
<td>IRB portfolio risk</td>
<td>FSA045 (17)</td>
</tr>
<tr>
<td>Daily flows</td>
<td>FSA047 ((9), (12), (14) and (15))</td>
</tr>
<tr>
<td>Enhanced Mismatch Report</td>
<td>FSA048 ((9), (12), (14) and (15))</td>
</tr>
<tr>
<td>Liquidity Buffer Qualifying Securities</td>
<td>FSA050 ((10), (13), (14) and (15))</td>
</tr>
<tr>
<td>Funding Concentration</td>
<td>FSA051 ((10), (13), (14) and (15))</td>
</tr>
<tr>
<td>Pricing data</td>
<td>FSA052 ((10), (14), (15) and (16))</td>
</tr>
<tr>
<td>Retail and corporate funding</td>
<td>FSA053 ((10), (13), (14) and (15))</td>
</tr>
<tr>
<td>Currency Analysis</td>
<td>FSA054 ((10), (13), (14) and (15))</td>
</tr>
<tr>
<td>Systems and Controls Questionnaire</td>
<td>FSA055 ((11) and (15))</td>
</tr>
</tbody>
</table>

(1) When submitting the completed data item required, a firm must use the format of the data item set out in Chapter 18.

(2) Firms that are members of a consolidation group must also submit this report on a consolidation group basis.

(3) Only applicable to firms with a VaR model permission.

(4) Only applicable to UK designated investment firms that:

(a) are subject to consolidated supervision under the CRR, except those that are either included within the consolidated supervision of a group that includes a UK credit institution, or

(b) are not subject to consolidated supervision under the CRR.

A UK designated investment firm under (a) must complete the report on the basis of its consolidation group. A UK designated investment firm under (b) must complete the report on the basis of its individual position.

(5) Only applicable to a firm whose ultimate parent is a mixed activity holding company.

(6) Only applicable to a firm that is a sole trader or a partnership, when the report must be submitted by each partner.

(7) Only applicable to a firm that has both a core UK group and a non-core large exposures group.

(8) Only applicable to a firm with an individual consolidation permission.
(9) A firm must complete this item separately on each of the following bases (if applicable).

(a) It must complete it on an individual basis. Therefore even if it has an individual consolidation permission it must complete the item on an unconsolidated basis by reference to the firm alone.

(b) If it is a group liquidity reporting firm in a DLG by default and is a UK lead regulated firm, it must complete the item on the basis of that group.

(c) If it is a group liquidity reporting firm in a UK DLG by modification, it must complete the item on the basis of that group.

(d) If it is a group liquidity reporting firm in a non-UK DLG by modification, it must complete the item on the basis of that group.

(10) A firm must complete this item separately on each of the following bases that are applicable.

(a) It must complete it on an individual basis unless it is a group liquidity reporting firm in a UK DLG by modification. Therefore even if it has an individual consolidation permission it must complete the item on an unconsolidated basis by reference to the firm alone.

(b) If it is a group liquidity reporting firm in a UK DLG by modification, it must complete the item on the basis of that group.

(11) If it is a non-ILAS BIPRU firm, it must complete it on an individual basis. Therefore even if it has an individual consolidation permission it must complete the item on an unconsolidated basis by reference to the firm alone.

(12) (a) This item must be reported in the reporting currency.

(b) If any data element is in a currency or currencies other than the reporting currency, all currencies (including the reporting currency) must be combined into a figure in the reporting currency.

(c) In addition, all material currencies (which may include the reporting currency) must each be recorded separately (translated into the reporting currency).

However if:

(i) the reporting frequency is (whether under a rule or under a waiver) quarterly or less than quarterly; or

(ii) the only material currency is the reporting currency,

then (c) does not apply.

(d) If there are more than three material currencies for this data item, (c) only applies to the three largest in amount. A firm must identify the largest in amount in accordance with the following procedure.

(i) For each currency, take the largest of the asset or liability figure as referred to in the definition of material currency.
(ii) Take the three largest figures from the resulting list of amounts.

(e) The date as at which the calculations for the purposes of the definition of material currency are carried out is the last day of the reporting period in question.

(f) The reporting currency for this data item is whichever of the following currencies the firm chooses, namely USD (the United States Dollar), EUR (the euro), GBP (sterling), JPY (the Japanese Yen), CHF (the Swiss Franc), CAD (the Canadian Dollar) or SEK (the Swedish Krona).

(13) (12) applies, except that sub paragraphs (c), (d) and (e) do not apply, meaning that material currencies must not be recorded separately.

(14) Unless otherwise stated in the relevant modification, any changes to reporting requirements caused by a firm receiving an intra-group liquidity modification (or a variation to one) do not take effect until the first day of the next reporting period applicable under the changed reporting requirements for the data item in question if the firm receives that intra-group liquidity modification or variation part of the way through such a period. If the change is that the firm does not have to report a particular data item or does not have to report it at a particular reporting level, the firm must nevertheless report that item or at that reporting level for any reporting period that has already begun.

(15) FSA047, FSA048, FSA050, FSA051, FSA052, FSA053 and FSA054 must be completed by an ILAS BIPRU firm. An ILAS BIPRU firm does not need to complete FSA055. A non-ILAS BIPRU firm must complete FSA055 and does not need to complete FSA047, FSA048, FSA050, FSA051, FSA052, FSA053 and FSA054.

(16) This data item must be reported only in the currencies named in FSA052, so that liabilities in GBP are reported in GBP in rows 1 to 4, those in USD are reported in USD in rows 5 to 8, and those in Euro are reported in Euro in rows 9 to 12. Liabilities in other currencies are not to be reported.

(17) Only applicable to firms that have an IRB permission.

(18) Lines 62 to 64 only are applicable. These lines apply to a firm that applies add-ons to their market risk capital calculation under the RNIV framework.

9.3 The applicable reporting frequencies for submission of data items and periods referred to in 9.2 are set out in the table below. Reporting frequencies are calculated from a firm’s accounting reference date, unless indicated otherwise.

<table>
<thead>
<tr>
<th>RAG 3 Data item</th>
<th>Reporting frequency</th>
</tr>
</thead>
<tbody>
<tr>
<td>Annual report and accounts</td>
<td>Annually</td>
</tr>
<tr>
<td>Annual report and accounts of the mixed-activity holding company</td>
<td>Annually</td>
</tr>
</tbody>
</table>
### Appendix 1.2

<table>
<thead>
<tr>
<th>Data item</th>
<th>Reporting frequency</th>
</tr>
</thead>
<tbody>
<tr>
<td>Solvency statement</td>
<td>Annually</td>
</tr>
<tr>
<td>FSA001</td>
<td>Quarterly</td>
</tr>
<tr>
<td>FSA002</td>
<td>Quarterly</td>
</tr>
<tr>
<td>FSA005</td>
<td>Quarterly</td>
</tr>
<tr>
<td>FSA006</td>
<td>Quarterly</td>
</tr>
<tr>
<td>FSA016</td>
<td>Half yearly</td>
</tr>
<tr>
<td>FSA018</td>
<td>Quarterly</td>
</tr>
<tr>
<td>FSA019</td>
<td>Annually</td>
</tr>
<tr>
<td>FSA045</td>
<td>Quarterly</td>
</tr>
<tr>
<td>FSA047</td>
<td>Daily, weekly, monthly or quarterly ((1), (2) and (3))</td>
</tr>
<tr>
<td>FSA048</td>
<td>Daily, weekly, monthly or quarterly ((1), (2) and (3))</td>
</tr>
<tr>
<td>FSA050</td>
<td>Monthly (1)</td>
</tr>
<tr>
<td>FSA051</td>
<td>Monthly (1)</td>
</tr>
<tr>
<td>FSA052</td>
<td>Weekly or monthly ((1) and (4))</td>
</tr>
<tr>
<td>FSA053</td>
<td>Quarterly (1)</td>
</tr>
<tr>
<td>FSA054</td>
<td>Quarterly (1)</td>
</tr>
<tr>
<td>FSA055</td>
<td>Annually (1)</td>
</tr>
</tbody>
</table>

(1) Reporting frequencies and reporting periods for this *data item* are calculated on a calendar year basis and not from a *firm's accounting reference date*. In particular:

(a) A week means the period beginning on Saturday and ending on Friday.

(b) A month begins on the first day of the calendar month and ends on the last day of that month.

(c) Quarters end on 31 March, 30 June, 30 September and 31 December.

(d) Daily means each *business day*.

All periods are calculated by reference to London time.

Any changes to reporting requirements caused by a *firm* receiving an *intra-group*
liquidity modification (or a variation to one) do not take effect until the first day of the next reporting period applicable under the changed reporting requirements if the firm receives that intra-group liquidity modification or variation part of the way through such a period, unless the intra-group liquidity modification says otherwise.

(2) If the report is on an individual basis the reporting frequency is as follows:

(a) if the firm does not have an intra-group liquidity modification the frequency is:

(i) weekly if the firm is a standard frequency liquidity reporting firm; and

(ii) monthly if the firm is a low frequency liquidity reporting firm;

(b) if the firm is a group liquidity reporting firm in a non-UK DLG by modification (firm level) the frequency is:

(i) weekly if the firm is a standard frequency liquidity reporting firm; and

(ii) monthly if the firm is a low frequency liquidity reporting firm;

(c) the frequency is quarterly if the firm is a group liquidity reporting firm in a UK DLG by modification.

(3) (a) If the reporting frequency is otherwise weekly, the item is to be reported on every business day if (and for as long as) there is a firm-specific liquidity stress or market liquidity stress in relation to the firm or group in question.

(b) If the reporting frequency is otherwise monthly, the item is to be reported weekly if (and for as long as) there is a firm-specific liquidity stress or market liquidity stress in relation to the firm or group in question.

(c) A firm must ensure that it would be able at all times to meet the requirements for daily or weekly reporting under paragraph (a) or (b) even if there is no firm-specific liquidity stress or market liquidity stress and none is expected.

(4) If the report is on an individual basis the reporting frequency is:

(a) Weekly if the firm is a standard frequency liquidity reporting firm; and

(b) Monthly if the firm is a low frequency liquidity reporting firm.

9.4 The applicable due dates for submission referred to in the table in 6.1 are set out in the table below. The due dates are the last day of the periods given in the table below following the relevant reporting frequency period set out in 9.3, unless indicated otherwise.

<table>
<thead>
<tr>
<th>RAG 3</th>
<th>Daily</th>
<th>Weekly</th>
<th>Monthly</th>
<th>Quarterly</th>
<th>Half yearly</th>
<th>Annual</th>
</tr>
</thead>
<tbody>
<tr>
<td>Data item</td>
<td></td>
<td></td>
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<td></td>
<td></td>
</tr>
<tr>
<td>Annual report</td>
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<td></td>
<td>80</td>
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<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>business</td>
</tr>
<tr>
<td><strong>RAG 3</strong></td>
<td><strong>Data item</strong></td>
<td>Daily</td>
<td>Weekly</td>
<td>Monthly</td>
<td>Quarterly</td>
<td>Half yearly</td>
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<td>-----------</td>
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<tr>
<td>and accounts</td>
<td></td>
<td></td>
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<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Annual report and accounts of the mixed-activity holding company</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Solvency statement</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>FSA001</td>
<td></td>
<td>20 business days</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>FSA002</td>
<td></td>
<td>20 business days</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>FSA005</td>
<td></td>
<td>20 business days</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>FSA006</td>
<td></td>
<td>20 business days</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>FSA016</td>
<td></td>
<td></td>
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</tr>
<tr>
<td>FSA018</td>
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<tr>
<td>FSA019</td>
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<td></td>
<td></td>
</tr>
<tr>
<td><strong>Data item</strong></td>
<td><strong>Daily</strong></td>
<td><strong>Weekly</strong></td>
<td><strong>Monthly</strong></td>
<td><strong>Quarterly</strong></td>
<td><strong>Half yearly</strong></td>
<td><strong>Annual</strong></td>
</tr>
<tr>
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<td>-----------</td>
<td>------------</td>
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<td>----------------</td>
<td>-----------</td>
</tr>
<tr>
<td>FSA045</td>
<td></td>
<td></td>
<td></td>
<td>20 business days</td>
<td>30 business days (1); 45 business days (2)</td>
<td></td>
</tr>
<tr>
<td>FSA047</td>
<td>22.00 hours (London time) on the <em>business day</em> immediately following the last day of the reporting period for the item in question</td>
<td>22.00 hours (London time) on the <em>business day</em> immediately following the last day of the reporting period for the item in question</td>
<td>15 business days</td>
<td>15 business days</td>
<td>15 business days or one month (3)</td>
<td></td>
</tr>
<tr>
<td>FSA048</td>
<td>22.00 hours (London time) on the <em>business day</em> immediately following the last day of the reporting period for the item in question</td>
<td>22.00 hours (London time) on the <em>business day</em> immediately following the last day of the reporting period for the item in question</td>
<td>15 business days</td>
<td>15 business days</td>
<td>15 business days or one month (3)</td>
<td></td>
</tr>
<tr>
<td>FSA050</td>
<td></td>
<td></td>
<td></td>
<td>15 business days</td>
<td></td>
<td></td>
</tr>
<tr>
<td>FSA051</td>
<td></td>
<td></td>
<td></td>
<td>15 business days</td>
<td></td>
<td></td>
</tr>
<tr>
<td>FSA052</td>
<td>22.00 hours (London time) on the <em>business day</em> immediately following the last day of the reporting period for the item in question</td>
<td></td>
<td></td>
<td>15 business days</td>
<td></td>
<td></td>
</tr>
<tr>
<td>FSA053</td>
<td></td>
<td></td>
<td></td>
<td>15 business days</td>
<td></td>
<td></td>
</tr>
<tr>
<td>FSA054</td>
<td></td>
<td></td>
<td></td>
<td>15 business</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>
### Appendix 1.2

**RAG 3**

<table>
<thead>
<tr>
<th>Data item</th>
<th>Daily</th>
<th>Weekly</th>
<th>Monthly</th>
<th>Quarterly</th>
<th>Half yearly</th>
<th>Annual</th>
</tr>
</thead>
<tbody>
<tr>
<td>FSA055</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>15 business days</td>
</tr>
</tbody>
</table>

(1) For unconsolidated and individually-consolidated reports.

(2) For consolidation group reports.

(3) It is one Month if the report relates to a non-UK DLG by modification.

### 10 REGULATED ACTIVITY GROUP 4

10.1 This Chapter applies only to UK designated investment firms.

10.2 The applicable data items referred to in the table in 6.1 are set out in the table below:

**RAG 4**

<table>
<thead>
<tr>
<th>Description of data item</th>
<th>Applicable data items (1)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Annual report and accounts</td>
<td>No standard format</td>
</tr>
<tr>
<td>Annual report and accounts of the mixed-activity holding company (19)</td>
<td>No standard format</td>
</tr>
<tr>
<td>Solvency statement (20)</td>
<td>No standard format</td>
</tr>
<tr>
<td>Balance sheet</td>
<td>FSA001 (2)</td>
</tr>
<tr>
<td>Income statement</td>
<td>FSA002 (2)</td>
</tr>
<tr>
<td>Market risk</td>
<td>FSA005 ((2), (18))</td>
</tr>
<tr>
<td>Market risk supplementary</td>
<td>FSA006 (3)</td>
</tr>
<tr>
<td>Exposures between core UK group and non-core large exposures group</td>
<td>FSA018 (5)</td>
</tr>
<tr>
<td>Solo consolidation data</td>
<td>FSA016 (6)</td>
</tr>
<tr>
<td>Pillar 2 questionnaire</td>
<td>FSA019 (4)</td>
</tr>
<tr>
<td>Volumes and type of business (15)</td>
<td>FSA038</td>
</tr>
</tbody>
</table>
**RAG 4**

<table>
<thead>
<tr>
<th>Description of data item</th>
<th>Applicable data items (1)</th>
</tr>
</thead>
<tbody>
<tr>
<td>UCITS (16)</td>
<td>FSA042</td>
</tr>
<tr>
<td>IRB portfolio risk</td>
<td>FSA045 (17)</td>
</tr>
<tr>
<td>Daily Flows</td>
<td>FSA047 ((7), (10), (12) and (13))</td>
</tr>
<tr>
<td>Enhanced Mismatch Report</td>
<td>FSA048 ((7), (10), (12) and (13))</td>
</tr>
<tr>
<td>Liquidity Buffer Qualifying Securities</td>
<td>FSA050 ((8), (11), (12) and (13))</td>
</tr>
<tr>
<td>Funding Concentration</td>
<td>FSA051 ((8), (11), (12) and (13))</td>
</tr>
<tr>
<td>Pricing data</td>
<td>FSA052 ((8), (12), (13) and (14))</td>
</tr>
<tr>
<td>Retail and corporate funding</td>
<td>FSA053 ((8), (11), (12) and (13))</td>
</tr>
<tr>
<td>Currency Analysis</td>
<td>FSA054 ((8), (11), (12) and (13))</td>
</tr>
<tr>
<td>Systems and Control Questionnaire</td>
<td>FSA055 ((9) and (13))</td>
</tr>
</tbody>
</table>

(1) When submitting the completed *data item* required, a *firm* must use the format of the *data item* set out in Chapter 18.

(2) *Firms* that are members of a consolidation group must also submit this report on a consolidation group basis.

(3) Only applicable to *firms* with a *VaR model permission*.

(4) Only applicable to *UK designated investment firms* that:
(a) are subject to consolidated supervision under the *CRR*, except those that are either included within the consolidated supervision of a group that includes a UK *credit institution*,
or
(b) are not subject to consolidated supervision under the *CRR*.

*A UK designated investment firm* under (a) must complete the report on the basis of its consolidation group. A *UK designated investment firm* under (b) must complete the report on the basis of its individual position.

(5) Only applicable to a firm that has both a *core UK group* and a *non-core large exposures*
(6) Only applicable to a firm that has an individual consolidation permission.

(7) A firm must complete this item separately on each of the following bases (if applicable).

(a) It must complete it on an individual basis. Therefore even if it has an individual consolidation permission it must complete the item on an unconsolidated basis by reference to the firm alone.

(b) If it is a group liquidity reporting firm in a DLG by default and is a UK lead regulated firm, it must complete the item on the basis of that group.

(c) If it is a group liquidity reporting firm in a UK DLG by modification, it must complete the item on the basis of that group.

(d) If it is a group liquidity reporting firm in a non-UK DLG by modification, it must complete the item on the basis of that group.

(8) A firm must complete this item separately on each of the following bases that are applicable.

(a) It must complete it on an individual basis unless it is a group liquidity reporting firm in a UK DLG by modification. Therefore even if it has an individual consolidation permission it must complete the item on an unconsolidated basis by reference to the firm alone.

(b) If it is a group liquidity reporting firm in a UK DLG by modification, it must complete the item on the basis of that group.

(9) If it is a non-ILAS BIPRU firm, it must complete it on an individual basis. Therefore even if it has an individual consolidation permission it must complete the item on an unconsolidated basis by reference to the firm alone.

(10) (a) This item must be reported in the reporting currency.

(b) If any data element is in a currency or currencies other than the reporting currency, all currencies (including the reporting currency) must be combined into a figure in the reporting currency.

(c) In addition, all material currencies (which may include the reporting currency) must each be recorded separately (translated into the reporting currency). However if:

(i) the reporting frequency is (whether under a rule or under a waiver) quarterly or less than quarterly; or

(ii) the only material currency is the reporting currency;

then (c) does not apply.

(d) If there are more than three material currencies for this data item, (c) only applies to the three largest in amount. A firm must identify the largest in amount in accordance with the following procedure.
(i) For each currency, take the largest of the asset or liability figure as referred to in the definition of material currency.

(ii) Take the three largest figures from the resulting list of amounts.

(e) The date as at which the calculations for the purposes of the definition of material currency are carried out is the last day of the reporting period in question.

(f) The reporting currency for this data item is whichever of the following currencies the firm chooses, namely USD (the United States Dollar), EUR (the euro), GBP (sterling), JPY (the Japanese Yen), CHF (the Swiss Franc), CAD (the Canadian Dollar) or SEK (the Swedish Krona).

(11) (10) applies, except that paragraphs (c), (d), and (e) do not apply, meaning that material currencies must not be recorded separately.

(12) Unless otherwise stated in the relevant modification, any changes to reporting requirements caused by a firm receiving an intra-group liquidity modification (or a variation to one) do not take effect until the first day of the next reporting period applicable under the changed reporting requirements for the data item in question if the firm receives that intra-group liquidity modification or variation part of the way through such a period. If the change is that the firm does not have to report a particular data item or does not have to report it at a particular reporting level, the firm must nevertheless report that item or at that reporting level for any reporting period that has already begun.

(13) FSA047, FSA048, FSA050, FSA051, FSA052, FSA053 and FSA054 must be completed by an ILAS BIPRU firm. An ILAS BIPRU firm does not need to complete FSA055. A non-ILAS BIPRU firm must complete FSA055 and does not need to complete FSA047, FSA048, FSA050, FSA051, FSA052, FSA053 and FSA054.

(14) This data item must be reported only in the currencies named in FSA052, so that liabilities in GBP are reported in GBP in rows 1 to 4, those in USD are reported in USD in rows 5 to 8, and those in Euro are reported in Euro in rows 9 to 12. Liabilities in other currencies are not to be reported.

(15) Only applicable to firms that have a managing investments permission.

(16) Only applicable to firms that have permission for establishing, operating or winding up a regulated collective investment scheme.

(17) Only applicable to firms that have an IRB permission.

(18) Lines 63 to 64 only are applicable. These lines apply to a firm that applies add-ons to their market risk capital calculation under the RNIV framework.

(19) Only applicable to a firm whose ultimate parent is a mixed activity holding company.

(20) Only applicable to a firm that is a sole trader or a partnership, when the report must be submitted by each partner.

10.3 The applicable reporting frequencies for submission of data items referred to in 10.2 are set out in the table below. Reporting frequencies are calculated from a firm's accounting reference date, unless indicated otherwise.
<table>
<thead>
<tr>
<th>Data item</th>
<th>Reporting frequency</th>
</tr>
</thead>
<tbody>
<tr>
<td>Annual report and accounts</td>
<td>Annually</td>
</tr>
<tr>
<td>Annual report and accounts of the mixed-activity holding company</td>
<td>Annually</td>
</tr>
<tr>
<td>Solvency statement</td>
<td>Annually</td>
</tr>
<tr>
<td>FSA001</td>
<td>Quarterly</td>
</tr>
<tr>
<td>FSA002</td>
<td>Quarterly</td>
</tr>
<tr>
<td>FSA005</td>
<td>Quarterly</td>
</tr>
<tr>
<td>FSA006</td>
<td>Quarterly</td>
</tr>
<tr>
<td>FSA016</td>
<td>Half yearly</td>
</tr>
<tr>
<td>FSA018</td>
<td>Quarterly</td>
</tr>
<tr>
<td>FSA019</td>
<td>Annually</td>
</tr>
<tr>
<td>FSA038</td>
<td>Half yearly</td>
</tr>
<tr>
<td>FSA042</td>
<td>Quarterly</td>
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<tr>
<td>FSA045</td>
<td>Quarterly</td>
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<td>FSA047</td>
<td>Daily, weekly, monthly or quarterly ((1), (2) and (3))</td>
</tr>
<tr>
<td>FSA048</td>
<td>Daily, weekly, monthly or quarterly ((1), (2) and (3))</td>
</tr>
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<td>FSA051</td>
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<td>Weekly or monthly ((1) and (4))</td>
</tr>
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<td>FSA053</td>
<td>Quarterly (1)</td>
</tr>
<tr>
<td>FSA054</td>
<td>Quarterly (1)</td>
</tr>
<tr>
<td>FSA055</td>
<td>Annually (1)</td>
</tr>
</tbody>
</table>

(1) Reporting frequencies and reporting periods for this data item are calculated on a calendar year basis and not from a firm's accounting reference date. In particular:

(a) A week means the period beginning on Saturday and ending on Friday.
Appendix 1.2

(b) A month begins on the first day of the calendar month and ends on the last day of that month.

(c) Quarters end on 31 March, 30 June, 30 September and 31 December.

(d) Daily means each business day.

All periods are calculated by reference to London time.

Any changes to reporting requirements caused by a firm receiving an intra-group liquidity modification (or a variation to one) do not take effect until the first day of the next reporting period applicable under the changed reporting requirements if the firm receives that intra-group liquidity modification or variation part of the way through such a period, unless the intra-group liquidity modification says otherwise.

(2) If the report is on an individual basis the reporting frequency is as follows:

(a) if the firm does not have an intra-group liquidity modification the frequency is:
   (i) weekly if the firm is a standard frequency liquidity reporting firm; and
   (ii) monthly if the firm is a low frequency liquidity reporting firm;

(b) if the firm is a group liquidity reporting firm in a non-UK DLG by modification (firm level) the frequency is:
   (i) weekly if the firm is a standard frequency liquidity reporting firm; and
   (ii) monthly if the firm is a low frequency liquidity reporting firm;

(c) the frequency is quarterly if the firm is a group liquidity reporting firm in a UK DLG by modification.

(3) (a) If the reporting frequency is otherwise weekly, the item is to be reported on every business day if (and for as long as) there is a firm-specific liquidity stress or market liquidity stress in relation to the firm or group in question.

(b) If the reporting frequency is otherwise monthly, the item is to be reported weekly if (and for as long as) there is a firm-specific liquidity stress or market liquidity stress in relation to the firm or group in question.

(c) A firm must ensure that it would be able at all times to meet the requirements for daily or weekly reporting under paragraph (a) or (b) even if there is no firm-specific liquidity stress or market liquidity stress and none is expected.

(4) If the report is on an individual basis the reporting frequency is as follows:

(a) weekly if the firm is a standard frequency liquidity reporting firm; and

(b) monthly if the firm is a low frequency liquidity reporting firm.

10.4 The applicable due dates for submission referred to in the table in 6.1 are set out in the table below. The due dates are the last day of the periods given in the table below following the relevant reporting frequency period set out in 10.3, unless indicated otherwise.
<table>
<thead>
<tr>
<th>Data item</th>
<th>Daily</th>
<th>Weekly</th>
<th>Monthly</th>
<th>Quarterly</th>
<th>Half yearly</th>
<th>Annual</th>
</tr>
</thead>
<tbody>
<tr>
<td>Annual report and accounts</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>80 business days</td>
</tr>
<tr>
<td>Annual report and accounts of the mixed-activity holding company</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>7 months</td>
</tr>
<tr>
<td>Solvency statement</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>3 months</td>
</tr>
<tr>
<td>FSA001</td>
<td></td>
<td></td>
<td></td>
<td>20 business days</td>
<td>30 business days (1); 45 business days (2)</td>
<td></td>
</tr>
<tr>
<td>FSA002</td>
<td></td>
<td></td>
<td></td>
<td>20 business days</td>
<td>30 business days (1); 45 business days (2)</td>
<td></td>
</tr>
<tr>
<td>FSA005</td>
<td></td>
<td></td>
<td></td>
<td>20 business days</td>
<td>30 business days (1); 45 business days (2)</td>
<td></td>
</tr>
<tr>
<td>FSA006</td>
<td></td>
<td></td>
<td></td>
<td>20 business days</td>
<td></td>
<td></td>
</tr>
<tr>
<td>FSA016</td>
<td></td>
<td></td>
<td></td>
<td>30 business days</td>
<td></td>
<td></td>
</tr>
<tr>
<td>FSA018</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>45 business days</td>
<td></td>
</tr>
<tr>
<td>FSA019</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>2 months</td>
</tr>
<tr>
<td><strong>RAG 4</strong></td>
<td>Data item</td>
<td>Daily</td>
<td>Weekly</td>
<td>Monthly</td>
<td>Quarterly</td>
<td>Half yearly</td>
</tr>
<tr>
<td>-----------</td>
<td>-----------</td>
<td>-------</td>
<td>--------</td>
<td>---------</td>
<td>-----------</td>
<td>-------------</td>
</tr>
<tr>
<td>FSA 038</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>FSA042</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>20 <strong>business days</strong></td>
<td></td>
</tr>
<tr>
<td>FSA045</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>20 <strong>business days</strong></td>
<td>30 <strong>business days</strong> (1); 45 <strong>business days</strong> (2)</td>
</tr>
<tr>
<td>FSA047</td>
<td><strong>22.00 hours (London time) on the business day immediately following the last day of the reporting period for the item in question</strong></td>
<td>22.00 hours (London time) on the business day immediately following the last day of the reporting period for the item in question</td>
<td>15 <strong>business days</strong></td>
<td>15 <strong>business days or one month</strong> (3)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>FSA048</td>
<td><strong>22.00 hours (London time) on the business day immediately following the last day of the reporting period for the item in question</strong></td>
<td>22.00 hours (London time) on the business day immediately following the last day of the reporting period for the item in question</td>
<td>15 <strong>business days</strong></td>
<td>15 <strong>business days or one month</strong> (3)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>FSA050</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>15 <strong>business days</strong></td>
</tr>
<tr>
<td>FSA051</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>15 <strong>business days</strong></td>
</tr>
<tr>
<td>FSA052</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>15 <strong>business days</strong></td>
</tr>
</tbody>
</table>
Appendix 1.2

### RAG 4

<table>
<thead>
<tr>
<th>Data item</th>
<th>Daily</th>
<th>Weekly</th>
<th>Monthly</th>
<th>Quarterly</th>
<th>Half yearly</th>
<th>Annual</th>
</tr>
</thead>
<tbody>
<tr>
<td>question</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>FSA053</td>
<td></td>
<td></td>
<td></td>
<td>15</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td>business days</td>
<td></td>
<td></td>
</tr>
<tr>
<td>FSA054</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>15</td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td>business days</td>
<td></td>
<td></td>
</tr>
<tr>
<td>FSA055</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>15</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td>business days</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

(1) For unconsolidated and individual-consolidated reports

(2) For consolidation group reports

(3) It is one month if the report relates to a non-UK DLG by modification.

### 11 REGULATED ACTIVITY GROUP 5

11.1 This Chapter does not apply to:

(1) a lead regulated firm;

(2) an OPS firm;

(3) a local authority.

11.2 The applicable data items, reporting frequencies and submission deadlines referred to in the table in 6.1 are set out in the table below. Reporting frequencies are calculated from a firm’s accounting reference date, unless indicated otherwise. The due dates are the last day of the periods given in the table below following the relevant reporting frequency period.

<table>
<thead>
<tr>
<th>RAG 5</th>
<th></th>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Description of data item</td>
<td>Data item (1)</td>
<td>Frequency</td>
<td>Submission deadline</td>
</tr>
<tr>
<td>Balance Sheet</td>
<td>Sections A.1 and A.2 MLAR</td>
<td>Quarterly</td>
<td>20 business days</td>
</tr>
<tr>
<td>Income Statement</td>
<td>Sections B.0 and B.1 MLAR</td>
<td>Quarterly</td>
<td>20 business days</td>
</tr>
<tr>
<td>Capital Adequacy</td>
<td>Section C MLAR (2)</td>
<td>Quarterly</td>
<td>20 business days</td>
</tr>
</tbody>
</table>
### Appendix 1.2

<table>
<thead>
<tr>
<th><strong>Description of data item</strong></th>
<th><strong>Data item (1)</strong></th>
<th><strong>Frequency</strong></th>
<th><strong>Submission deadline</strong></th>
</tr>
</thead>
<tbody>
<tr>
<td>Lending - Business flow and rates</td>
<td>Section D MLAR</td>
<td>Quarterly</td>
<td>20 business days</td>
</tr>
<tr>
<td>Residential Lending to individuals - New business profile</td>
<td>Section E MLAR</td>
<td>Quarterly</td>
<td>20 business days</td>
</tr>
<tr>
<td>Lending - Arrears analysis</td>
<td>Section F MLAR</td>
<td>Quarterly</td>
<td>20 business days</td>
</tr>
<tr>
<td>Mortgage administration - Business profile</td>
<td>Section G MLAR</td>
<td>Quarterly</td>
<td>20 business days</td>
</tr>
<tr>
<td>Mortgage Administration - Arrears analysis</td>
<td>Section H MLAR</td>
<td>Quarterly</td>
<td>20 business days</td>
</tr>
<tr>
<td>Analysis of loans to customers</td>
<td>Section A3 MLAR</td>
<td>Quarterly</td>
<td>20 business days</td>
</tr>
<tr>
<td>Provisions analysis</td>
<td>Section B2 MLAR</td>
<td>Quarterly</td>
<td>20 business days</td>
</tr>
<tr>
<td>Fees and levies</td>
<td>Section J MLAR</td>
<td>Annually</td>
<td>30 business days</td>
</tr>
<tr>
<td>Sale and rent back</td>
<td>Section K MLAR</td>
<td>Annually</td>
<td>30 business days</td>
</tr>
</tbody>
</table>

(1) When submitting the completed data item required, a firm must use the format of the data item set out in Chapter 18.

### 12 REGULATED ACTIVITY GROUP 7

12.1 This Chapter applies only to UK designated investment firms.

12.2 The applicable data items referred to in the table in 6.1 are set out in the table below:

<table>
<thead>
<tr>
<th><strong>Description of data item</strong></th>
<th><strong>Applicable data item (1)</strong></th>
</tr>
</thead>
<tbody>
<tr>
<td>Annual report and accounts</td>
<td>No standard format</td>
</tr>
<tr>
<td>Annual report and accounts of the mixed-activity holding company (note 14)</td>
<td>No standard format</td>
</tr>
<tr>
<td>Solvency statement</td>
<td>No standard format (15)</td>
</tr>
<tr>
<td>Description of data item</td>
<td>Applicable data item (1)</td>
</tr>
<tr>
<td>-----------------------------------------------------------------------------------------</td>
<td>--------------------------</td>
</tr>
<tr>
<td>Balance sheet</td>
<td>FSA001 (2)</td>
</tr>
<tr>
<td>Income statement</td>
<td>FSA 002 (2)</td>
</tr>
<tr>
<td>Market risk</td>
<td>FSA005 ((2), (18))</td>
</tr>
<tr>
<td>Market risk - supplementary</td>
<td>FSA006 (3)</td>
</tr>
<tr>
<td>Exposures between core UK group and non-core large exposures group</td>
<td>FSA018 (16)</td>
</tr>
<tr>
<td>Solo consolidation data</td>
<td>FSA016</td>
</tr>
<tr>
<td>Pillar 2 questionnaire</td>
<td>FSA019 (4)</td>
</tr>
<tr>
<td>IRB portfolio risk</td>
<td>FSA045 (17)</td>
</tr>
<tr>
<td>Daily Flows</td>
<td>FSA047 ((5), (8), (10) and (11))</td>
</tr>
<tr>
<td>Enhanced Mismatch Report</td>
<td>FSA048 ((5), (8), (10) and (11))</td>
</tr>
<tr>
<td>Liquidity Buffer Qualifying Securities</td>
<td>FSA050 ((6), (9), (10) and (11))</td>
</tr>
<tr>
<td>Funding Concentration</td>
<td>FSA051 ((6), (9), (10) and (11))</td>
</tr>
<tr>
<td>Pricing Data</td>
<td>FSA052 ((6), (9), (11) and (12))</td>
</tr>
<tr>
<td>Retail and corporate funding</td>
<td>FSA053 ((6), (9), (10) and (11))</td>
</tr>
<tr>
<td>Currency Analysis</td>
<td>FSA054 ((6), (9), (10) and (11))</td>
</tr>
<tr>
<td>Systems and Controls Questionnaire</td>
<td>FSA055 ((7) and (11))</td>
</tr>
</tbody>
</table>

(1) When submitting the completed data item required, a firm must use the format of the data item set out in Chapter 18.

(2) Firms that are members of a consolidation group must also submit this report on a consolidation group basis.

(3) Only applicable to firms with a VaR model permission.

(4) Only applicable to UK designated investment firms that:

(a) are subject to consolidated supervision under the CRR, except those that are either included within the consolidated supervision of a group that includes a UK credit institution; or

(b) are not subject to consolidated supervision under the CRR.
A UK designated investment firm under (a) must complete the report on the basis of its consolidation group. A UK designated investment firm under (b) or must complete the report on the basis of its individual position.

(5) A firm must complete this item separately on each of the following bases (if applicable).

(a) It must complete it on an individual basis. Therefore even if it has an individual consolidation permission it must complete the item on an unconsolidated basis by reference to the firm alone.

(b) If it is a group liquidity reporting firm in a DLG by default and is a UK lead regulated firm, it must complete the item on the basis of that group.

(c) If it is a group liquidity reporting firm in a UK DLG by modification, it must complete the item on the basis of that group.

(d) If it is a group liquidity reporting firm in a non-UK DLG by modification, it must complete the item on the basis of that group.

(6) A firm must complete this item separately on each of the following bases that are applicable.

(a) It must complete it on an individual basis unless it is a group liquidity reporting firm in a UK DLG by modification. Therefore even if it has an individual consolidation permission it must complete the item on an unconsolidated basis by reference to the firm alone.

(b) If it is a group liquidity reporting firm in a UK DLG by modification, it must complete the item on the basis of that group.

(7) If it is a non-ILAS BIPRU firm, it must complete it on an individual basis. Therefore even if it has an individual consolidation permission it must complete the item on an unconsolidated basis by reference to the firm alone.

(8) (a) This item must be reported in the reporting currency.

(b) If any data element is in a currency or currencies other than the reporting currency, all currencies (including the reporting currency) must be combined into a figure in the reporting currency.

(c) In addition, all material currencies (which may include the reporting currency) must each be recorded separately (translated into the reporting currency). However if:

(i) the reporting frequency is (whether under a rule or under a waiver) quarterly or less than quarterly; or

(ii) the only material currency is the reporting currency,

then (c) does not apply.

(d) If there are more than three material currencies for this data item, (c) only applies to the three largest in amount. A firm must identify the largest in amount in accordance with the following procedure.
(i) For each currency, take the largest of the asset or liability figure as referred to in the definition of *material currency*.

(ii) Take the three largest figures from the resulting list of amounts.

(e) The date as at which the calculations for the purposes of the definition of *material currency* are carried out is the last day of the reporting period in question.

(f) The reporting currency for this *data item* is whichever of the following currencies the *firm* chooses, namely USD (the United States Dollar), EUR (the euro), GBP (sterling), JPY (the Japanese Yen), CHF (the Swiss Franc), CAD (the Canadian Dollar) or SEK (the Swedish Krona).

(9) (8) applies, except that sub paragraphs (c), (d) and (e) do not apply, meaning that *material currencies* must not be recorded separately.

(10) Unless otherwise stated in the relevant modification, any changes to reporting requirements caused by a *firm* receiving an *intra-group liquidity modification* (or a variation to one) do not take effect until the first day of the next reporting period applicable under the changed reporting requirements for the *data item* in question if the *firm* receives that *intra-group liquidity modification* or variation part of the way through such a period. If the change is that the *firm* does not have to report a particular *data item* or does not have to report it at a particular *reporting level*, the *firm* must nevertheless report that item or at that *reporting level* for any reporting period that has already begun.

(11) FSA047, FSA048, FSA050, FSA051, FSA052, FSA053 and FSA054 must be completed by an *ILAS BIPRU firm*. An *ILAS BIPRU firm* does not need to complete FSA055. A *non-ILAS BIPRU firm* must complete FSA055 and does not need to complete FSA047, FSA048, FSA050, FSA051, FSA052, FSA053 and FSA054.

(12) This *data item* must be reported only in the currencies named in FSA052, so that liabilities in GBP are reported in GBP in rows 1 to 4, those in USD are reported in USD in rows 5 to 8, and those in Euro are reported in Euro in rows 9 to 12. Liabilities in other currencies are not to be reported.

(13) This item applies only to firms that provide advice and related services to employers on *group personal pension schemes* and/or *group stakeholder pension schemes*.

(14) Only applicable to a *firm* whose ultimate parent is a *mixed-activity holding company*.

(15) Only applicable to a *firm* that is a *sole trader* or a *partnership*, when the report must be submitted by each *partner*.

(16) Only applicable to a *firm* that has both a *core UK group* and a *non-core large exposures group*.

(17) Only applicable to *firms* that have an *IRB permission*.

(18) Lines 62 to 64 only are applicable. These lines apply to a *firm* that applies add-ons to their market risk capital calculation under the RNIV framework.
12.3 The applicable reporting frequencies for submission of *data items* referred to in 12.2 are set out in the table below according to *firm* type. Reporting frequencies are calculated from a *firm's accounting reference date*, unless indicated otherwise.

<table>
<thead>
<tr>
<th>Data item</th>
<th>Frequency</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>RAG 7</strong></td>
<td></td>
</tr>
<tr>
<td><strong>Unconsolidated UK designated investment firm</strong></td>
<td></td>
</tr>
<tr>
<td><em>UK designated investment firm</em> with an individual consolidation permission*</td>
<td>Annual regulated business revenue up to and including £5 million</td>
</tr>
<tr>
<td>Annual reports and accounts</td>
<td>Annually</td>
</tr>
<tr>
<td>Annual accounts of the mixed-activity holding company</td>
<td>Annually</td>
</tr>
<tr>
<td>Solvency statement</td>
<td>Annual reports and accounts</td>
</tr>
<tr>
<td>FSA001</td>
<td>Quarterly</td>
</tr>
<tr>
<td>FSA002</td>
<td>Quarterly</td>
</tr>
<tr>
<td>FSA005</td>
<td>Quarterly</td>
</tr>
<tr>
<td>FSA006</td>
<td>Quarterly</td>
</tr>
<tr>
<td>FSA016</td>
<td>Half yearly</td>
</tr>
<tr>
<td>FSA018</td>
<td>Quarterly</td>
</tr>
<tr>
<td>FSA019</td>
<td>Annually</td>
</tr>
<tr>
<td>FSA045</td>
<td>Quarterly</td>
</tr>
<tr>
<td>FSA047</td>
<td>Daily, weekly, monthly or quarterly ((1), (2) and (4))</td>
</tr>
<tr>
<td>FSA048</td>
<td>Daily, weekly, monthly or quarterly ((1), (2))</td>
</tr>
<tr>
<td>Data item</td>
<td>Frequency</td>
</tr>
<tr>
<td>-----------</td>
<td>-----------</td>
</tr>
<tr>
<td></td>
<td>Unconsolidated UK designated investment firm</td>
</tr>
<tr>
<td>and (4))</td>
<td>(4) and (7))</td>
</tr>
<tr>
<td>FSA050</td>
<td>Monthly (1)</td>
</tr>
<tr>
<td>FSA051</td>
<td>Monthly (1)</td>
</tr>
<tr>
<td>FSA052</td>
<td>Weekly or monthly ((1) and (5))</td>
</tr>
<tr>
<td>FSA053</td>
<td>Quarterly (1)</td>
</tr>
<tr>
<td>FSA054</td>
<td>Quarterly (1)</td>
</tr>
<tr>
<td>FSA055</td>
<td>Annually (1)</td>
</tr>
</tbody>
</table>

(1) Reporting frequencies and reporting periods for this data item are calculated on a calendar year basis and not from a firm's accounting reference date. In particular:

(a) A week means the period beginning on Saturday and ending on Friday.

(b) A month begins on the first day of the calendar month and ends on the last day of that month.

(c) Quarters end on 31 March, 30 June, 30 September and 31 December.

(d) Daily means each business day.

All periods are calculated by reference to London time.

Any changes to reporting requirements caused by a firm receiving an intra-group liquidity modification (or a variation to one) do not take effect until the first day of the next reporting period applicable under the changed reporting requirements if the firm receives that intra-group liquidity modification or variation part of the way through such a period, unless the intra-group liquidity modification says otherwise.
(2) If the report is on an individual basis the reporting frequency is as follows:

   (a) if the firm does not have an intra-group liquidity modification the frequency is:
      (i) weekly if the firm is a standard frequency liquidity reporting firm; and
      (ii) monthly if the firm is a low frequency liquidity reporting firm;

   (b) if the firm is a group liquidity reporting firm in a non-UK DLG by modification (firm level) the frequency is:
      (i) weekly if the firm is a standard frequency liquidity reporting firm; and
      (ii) monthly if the firm is a low frequency liquidity reporting firm;

   (c) the frequency is quarterly if the firm is a group liquidity reporting firm in a UK DLG by modification.

(3) (a) If the report is by reference to the firm's DLG by default the reporting frequency is:

      (i) weekly if the group liquidity standard frequency reporting conditions are met;

      (ii) monthly if the group liquidity low frequency reporting conditions are met.

   (b) If the report is by reference to the firm's UK DLG by modification the reporting frequency is:

      (i) weekly if the group liquidity standard frequency reporting conditions are met;

      (ii) monthly if the group liquidity low frequency reporting conditions are met.

   (c) If the report is by reference to the firm's non-UK DLG by modification the reporting frequency is quarterly.

(4) (a) If the reporting frequency is otherwise weekly, the item is to be reported on every business day if (and for as long as) there is a firm-specific liquidity stress or market liquidity stress in relation to the firm or group in question.

   (b) If the reporting frequency is otherwise monthly, the item is to be reported weekly if (and for as long as) there is a firm-specific liquidity stress or market liquidity stress in relation to the firm or group in question.

   (c) A firm must ensure that it would be able at all times to meet the requirements for daily or weekly reporting under paragraph (a) or (b) even if there is no firm-specific liquidity stress or market liquidity stress and none is expected.

(5) If the report is on an individual basis the reporting frequency is as follows:

   (a) weekly if the firm is a standard frequency liquidity reporting firm; and

   (b) monthly if the firm is a low frequency liquidity reporting firm.
(6) If the report is by reference to the firm’s UK DLG by modification the reporting frequency is:

(a) weekly if the group liquidity standard frequency reporting conditions are met;

(b) monthly if the group liquidity low frequency reporting conditions are met.

(7) Individual consolidation has no application to liquidity reporting. Therefore it does not make any difference to the reporting of this item whether or not the firm is individually consolidated.

12.4 The applicable due dates for submission referred to in the table in 6.1 are set out in the table below. The due dates are the last day of the periods given in the table below following the relevant reporting frequency period set out in 12.3, unless indicated otherwise.

<table>
<thead>
<tr>
<th>Data Item</th>
<th>Daily</th>
<th>Weekly</th>
<th>Monthly</th>
<th>Quarterly</th>
<th>Half yearly</th>
<th>Annual</th>
</tr>
</thead>
<tbody>
<tr>
<td>Annual report and accounts</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>80 business days</td>
</tr>
<tr>
<td>Annual report and accounts of the mixed-activity holding company (5)</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>7 months</td>
</tr>
<tr>
<td>Solvency statement</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>3 months</td>
</tr>
<tr>
<td>FSA001</td>
<td>20 business days</td>
<td></td>
<td>30 business days (1); 45 business days (2)</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>FSA002</td>
<td>20 business days</td>
<td></td>
<td>30 business days (1); 45 business days (2)</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>FSA005</td>
<td>20 business days</td>
<td></td>
<td>30 business days (1); 45 business days (2)</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Data Item</td>
<td>Daily</td>
<td>Weekly</td>
<td>Monthly</td>
<td>Quarterly</td>
<td>Half yearly</td>
<td>Annual</td>
</tr>
<tr>
<td>-----------</td>
<td>-------</td>
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<td>-----------</td>
<td>-------------</td>
<td>--------</td>
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<td>FSA006</td>
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<td>30 business days</td>
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</tr>
<tr>
<td>FSA018</td>
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<td></td>
<td></td>
<td>45 business days</td>
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<td></td>
</tr>
<tr>
<td>FSA019</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>2 months</td>
<td></td>
</tr>
<tr>
<td>FSA045</td>
<td></td>
<td></td>
<td></td>
<td>20 business days</td>
<td>30 business days (1), 45 business days (2)</td>
<td></td>
</tr>
<tr>
<td>FSA047</td>
<td>22.00 hours (London time) on the business day immediately following the last day of the reporting period for the item in question</td>
<td>22.00 hours (London time) on the business day immediately following the last day of the reporting period for the item in question</td>
<td>15 business days</td>
<td>15 business days or one month (3)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>FSA048</td>
<td>22.00 hours (London time) on the business day immediately following the last day of the reporting period for the item in question</td>
<td>22.00 hours (London time) on the business day immediately following the last day of the reporting period for the item in question</td>
<td>15 business days</td>
<td>15 business days or one month (3)</td>
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<tr>
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<td>15 business days</td>
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</tr>
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<td>FSA051</td>
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<td>Daily</td>
<td>Weekly</td>
<td>Monthly</td>
<td>Quarterly</td>
<td>Half yearly</td>
<td>Annual</td>
</tr>
<tr>
<td>-----------</td>
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<td>--------</td>
<td>---------</td>
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<td>15 business days</td>
<td></td>
<td></td>
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<tr>
<td>FSA054</td>
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<td></td>
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<td>15 business days</td>
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<td></td>
</tr>
<tr>
<td>FSA055</td>
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<td></td>
<td></td>
<td>15 business days</td>
<td></td>
</tr>
<tr>
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<td>30 business days</td>
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</tr>
<tr>
<td>Section B</td>
<td></td>
<td></td>
<td></td>
<td>30 business days</td>
<td>30 business days</td>
<td></td>
</tr>
<tr>
<td>Section C</td>
<td></td>
<td></td>
<td></td>
<td>30 business days</td>
<td>30 business days</td>
<td></td>
</tr>
<tr>
<td>Section D6</td>
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<td>30 business days</td>
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</tr>
<tr>
<td>Section E</td>
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<td>30 business days</td>
<td>30 business days</td>
<td></td>
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<tr>
<td>Section F</td>
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<td></td>
<td></td>
<td>30 business days</td>
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</tr>
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</table>
### Appendix 1.2

#### RAG 7

<table>
<thead>
<tr>
<th>Data Item</th>
<th>Daily</th>
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<th>Monthly</th>
<th>Quarterly</th>
<th>Half yearly</th>
<th>Annual</th>
</tr>
</thead>
<tbody>
<tr>
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<td></td>
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<td>30 business days</td>
</tr>
<tr>
<td>Section J RMAR</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>30 business days</td>
<td></td>
</tr>
<tr>
<td>Section K RMAR</td>
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<tr>
<td>Section L RMAR</td>
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<td></td>
<td></td>
<td></td>
<td>30 business days</td>
</tr>
</tbody>
</table>

(1) For unconsolidated and individual consolidated reports

(2) For UK consolidation group reports

(3) It is one month if the report relates to a non-UK DLG by modification.

### 13 REGULATED ACTIVITY GROUP 8

13.1 This Chapter applies only to UK designated investment firms.

13.2 The applicable data items referred to in the table in 6.1 are set out in the table below:

<table>
<thead>
<tr>
<th>Description of data item</th>
<th>Applicable data item (1)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Annual report and accounts</td>
<td>No standard format</td>
</tr>
<tr>
<td>Annual report and accounts of the mixed-activity holding company (5)</td>
<td>No standard format</td>
</tr>
<tr>
<td>Solvency statement (6)</td>
<td>No standard format</td>
</tr>
<tr>
<td>Balance sheet</td>
<td>FSA001 (2)</td>
</tr>
<tr>
<td>Income statement</td>
<td>FSA002 (2)</td>
</tr>
</tbody>
</table>
### Description of data item

<table>
<thead>
<tr>
<th>Description of data item</th>
<th>Applicable data item (1)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Market risk</td>
<td>FSA005 ((2), (18))</td>
</tr>
<tr>
<td>Market risk - supplementary</td>
<td>FSA006 (3)</td>
</tr>
<tr>
<td>Exposures between core UK group and non-core large exposures group</td>
<td>FSA018 (7)</td>
</tr>
<tr>
<td>Solo consolidation data</td>
<td>FSA016 (8)</td>
</tr>
<tr>
<td>Pillar 2 questionnaire</td>
<td>FSA019 (4)</td>
</tr>
<tr>
<td>IRB portfolio risk</td>
<td>FSA045 (17)</td>
</tr>
<tr>
<td>Daily flows</td>
<td>FSA047 ((9), (12), (14) and (15))</td>
</tr>
<tr>
<td>Enhanced Mismatch Report</td>
<td>FSA048 ((9), (12), (14) and (15))</td>
</tr>
<tr>
<td>Liquidity Buffer Qualifying Securities</td>
<td>FSA050 ((10), (13), (14) and (15))</td>
</tr>
<tr>
<td>Funding Concentration</td>
<td>FSA051 ((10), (13), (14) and (15))</td>
</tr>
<tr>
<td>Pricing data</td>
<td>FSA052 ((10), (14), (15) and (16))</td>
</tr>
<tr>
<td>Retail and corporate funding</td>
<td>FSA053 ((10), (13), (14) and (15))</td>
</tr>
<tr>
<td>Currency Analysis</td>
<td>FSA054 ((10), (13), (14) and (15))</td>
</tr>
<tr>
<td>Systems and Controls Questionnaire</td>
<td>FSA055 ((11) and (15))</td>
</tr>
</tbody>
</table>

(1) When submitting the completed data item required, a firm must use the format of the data item set out in Chapter 18.

(2) Firms that are members of a consolidation group must also submit this report on a consolidation group basis.

(3) Only applicable to firms with a VaR model permission.

(4) Only applicable to UK designated investment firms that:

(a) are subject to consolidated supervision under the CRR, except those that are either included within the consolidated supervision of a group that includes a UK
A firm must complete this item separately on each of the following bases that are applicable.

(a) It must complete it on an individual basis unless it is a group liquidity reporting firm in a UK DLG by modification. Therefore even if it has an individual consolidation permission it must complete the item on an unconsolidated basis by reference to the firm alone.

(b) If it is a group liquidity reporting firm in a UK DLG by modification, it must complete the item on the basis of that group.

(11) If it is a non-ILAS BIPRU firm, it must complete it on an individual basis. Therefore even if it has an individual consolidation permission it must complete the item on an unconsolidated basis by reference to the firm alone.

(12) (a) This item must be reported in the reporting currency.

(b) If any data element is in a currency or currencies other than the reporting currency, all currencies (including the reporting currency) must be combined into a figure in the reporting currency.

(c) In addition, all material currencies (which may include the reporting currency) must each be recorded separately (translated into the reporting currency).
However if:

(i) the reporting frequency is (whether under a rule or under a waiver) quarterly or less than quarterly; or

(ii) the only material currency is the reporting currency;

then (c) does not apply.

(d) If there are more than three material currencies for this data item, (c) only applies to the three largest in amount. A firm must identify the largest in amount in accordance with the following procedure.

(i) For each currency, take the largest of the asset or liability figure as referred to in the definition of material currency.

(ii) Take the three largest figures from the resulting list of amounts.

(e) The date as at which the calculations for the purposes of the definition of material currency are carried out is the last day of the reporting period in question.

(f) The reporting currency for this data item is whichever of the following currencies the firm chooses, namely USD (the United States Dollar), EUR (the euro), GBP (sterling), JPY (the Japanese Yen), CHF (the Swiss Franc), CAD (the Canadian Dollar) or SEK (the Swedish Krona).

(13) (12) applies, except that sub paragraphs (c), (d) and (e) do not apply, meaning that material currencies must not be recorded separately.

(14) Unless otherwise stated in the relevant modification, any changes to reporting requirements caused by a firm receiving an intra-group liquidity modification (or a variation to one) do not take effect until the first day of the next reporting period applicable under the changed reporting requirements for the data item in question if the firm receives that intra-group liquidity modification or variation part of the way through such a period. If the change is that the firm does not have to report a particular data item or does not have to report it at a particular reporting level, the firm must nevertheless report that item or at that reporting level for any reporting period that has already begun.

(15) FSA047, FSA048, FSA050, FSA051, FSA052, FSA053 and FSA054 must be completed by an ILAS BIPRU firm. An ILAS BIPRU firm does not need to complete FSA055. A non-ILAS BIPRU firm must complete FSA055 and does not need to complete FSA047, FSA048, FSA050, FSA051, FSA052, FSA053 and FSA054.

(16) This data item must be reported only in the currencies named in FSA052, so that liabilities in GBP are reported in GBP in rows 1 to 4, those in USD are reported in USD in rows 5 to 8, and those in Euro are reported in Euro in rows 9 to 12. Liabilities in other currencies are not to be reported.

(17) Only applicable to firms that have an IRB permission.

(18) Lines 63 and 64 only are applicable. These lines apply to a firm that applies add-ons to their market risk capital calculation under the RNIV framework.
The applicable reporting frequencies for submission of *data items* referred to in 13.2 are set out in the table below according to *firm* type. Reporting frequencies are calculated from a *firm’s accounting reference date*, unless indicated otherwise.

<table>
<thead>
<tr>
<th>RAG 8</th>
<th><strong>UK designated investment firm</strong></th>
<th><strong>consolidation group or defined liquidity group</strong></th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Data item</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Annual reports and accounts</td>
<td>Annually</td>
<td>Annually</td>
</tr>
<tr>
<td>Annual report and accounts of the mixed-activity holding company</td>
<td>Annually</td>
<td>Annually</td>
</tr>
<tr>
<td>Solvency statement</td>
<td>Annually</td>
<td></td>
</tr>
<tr>
<td>FSA001</td>
<td>Quarterly</td>
<td>Half yearly</td>
</tr>
<tr>
<td>FSA002</td>
<td>Quarterly</td>
<td>Half yearly</td>
</tr>
<tr>
<td>FSA005</td>
<td>Quarterly</td>
<td>Quarterly</td>
</tr>
<tr>
<td>FSA006</td>
<td>Quarterly</td>
<td></td>
</tr>
<tr>
<td>FSA016</td>
<td>Half yearly</td>
<td></td>
</tr>
<tr>
<td>FSA018</td>
<td>Quarterly</td>
<td></td>
</tr>
<tr>
<td>FSA019</td>
<td>Annually</td>
<td>Annually</td>
</tr>
<tr>
<td>FSA045</td>
<td>Quarterly</td>
<td>Half yearly</td>
</tr>
<tr>
<td>FSA047</td>
<td>Daily, weekly, monthly or quarterly ((1), (2) and (4))</td>
<td>Daily, weekly, monthly or quarterly ((1), (3) and (4))</td>
</tr>
<tr>
<td>FSA048</td>
<td>Daily, weekly, monthly or quarterly ((1), (2) and (4))</td>
<td>Daily, weekly, monthly or quarterly ((1), (3) and (4))</td>
</tr>
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<td>Monthly (1)</td>
</tr>
<tr>
<td>FSA051</td>
<td>Monthly (1)</td>
<td>Monthly (1)</td>
</tr>
<tr>
<td>FSA052</td>
<td>Weekly or monthly ((1) and (5))</td>
<td>Weekly or monthly ((1) and (6))</td>
</tr>
<tr>
<td>FSA053</td>
<td>Quarterly (1)</td>
<td>Quarterly (1)</td>
</tr>
<tr>
<td>FSA054</td>
<td>Quarterly (1)</td>
<td>Quarterly (1)</td>
</tr>
<tr>
<td>FSA055</td>
<td>Annually (1)</td>
<td>Annually (1)</td>
</tr>
</tbody>
</table>
(1) Reporting frequencies and reporting periods for this data item are calculated on a calendar year basis and not from a firm's accounting reference date. In particular:

(a) A week means the period beginning on Saturday and ending on Friday.

(b) A month begins on the first day of the calendar month and ends on the last day of that month.

(c) Quarters end on 31 March, 30 June, 30 September and 31 December.

(d) Daily means each business day.

All periods are calculated by reference to London time. Any changes to reporting requirements caused by a firm receiving an intra-group liquidity modification (or a variation to one) do not take effect until the first day of the next reporting period applicable under the changed reporting requirements if the firm receives that intra-group liquidity modification or variation part of the way through such a period, unless the intra-group liquidity modification says otherwise.

(2) If the report is on an individual basis the reporting frequency is as follows:

(a) if the firm does not have an intra-group liquidity modification the frequency is:
   (i) weekly if the firm is a standard frequency liquidity reporting firm; and
   (ii) monthly if the firm is a low frequency liquidity reporting firm;

(b) if the firm is a group liquidity reporting firm in a non-UK DLG by modification (firm level) the frequency is:
   (i) weekly if the firm is a standard frequency liquidity reporting firm; and
   (ii) monthly if the firm is a low frequency liquidity reporting firm;

(c) the frequency is quarterly if the firm is a group liquidity reporting firm in a UK DLG by modification.

(3) (a) If the report is by reference to the firm’s DLG by default the reporting frequency is:
   (i) weekly if the group liquidity standard frequency reporting conditions are met;
   (ii) monthly if the group liquidity low frequency reporting conditions are met.

(b) If the report is by reference to the firm’s DLG by modification the reporting frequency is:
   (i) weekly if the group liquidity standard frequency reporting conditions are met;
   (ii) monthly if the firm is a low frequency liquidity reporting firm;

(c) If the report is by reference to the firm’s non-UK DLG by modification the reporting frequency is quarterly.
Appendix 1.2

(4) (a) If the reporting frequency is otherwise weekly, the item is to be reported on every business day if (and for as long as) there is a firm-specific liquidity stress or market liquidity stress in relation to the firm or group in question.

(b) If the reporting frequency is otherwise monthly, the item is to be reported weekly if (and for as long as) there is a firm-specific liquidity stress or market liquidity stress in relation to the firm or group in question.

(c) A firm must ensure that it would be able at all times to meet the requirements for daily or weekly reporting under paragraph (a) or (b) even if there is no firm-specific liquidity stress or market liquidity stress and none is expected.

(5) If the report is on an individual basis the reporting frequency is as follows:

(a) weekly if the firm is a standard frequency liquidity reporting firm; and

(b) monthly if the firm is a low frequency liquidity reporting firm.

(6) If the report is by reference to the firm’s UK DLG by modification the reporting frequency is:

(a) weekly if the group liquidity standard frequency reporting conditions are met;

(b) monthly if the group liquidity low frequency reporting conditions are met.

13.4 The applicable due dates for submission referred to in the table in 6.1 are set out in the table below. The due dates are the last day of the periods given in the table below following the relevant reporting frequency period set out in 13.3, unless indicated otherwise.

<table>
<thead>
<tr>
<th>RAG 8</th>
<th>Data item</th>
<th>Daily</th>
<th>Weekly</th>
<th>Monthly</th>
<th>Quarterly</th>
<th>Half yearly</th>
<th>Annual</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Annual report and accounts</td>
<td></td>
<td></td>
<td></td>
<td>80 business days</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>Annual report and accounts of the mixed-activity holding company</td>
<td></td>
<td></td>
<td></td>
<td>7 months</td>
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<td></td>
</tr>
<tr>
<td></td>
<td>Solvency statement</td>
<td></td>
<td></td>
<td></td>
<td>3 months</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>FSA001</td>
<td></td>
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<td>30 business days (1); 45 business days (2)</td>
<td></td>
<td></td>
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</table>

Page 60 of 70
<table>
<thead>
<tr>
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<th>Weekly</th>
<th>Monthly</th>
<th>Quarterly</th>
<th>Half yearly</th>
<th>Annual</th>
</tr>
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<td>30 business days (1); 45 business days (2)</td>
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<td>30 business days (1); 45 business days (2)</td>
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<td>30 business days (1); 45 business days (2)</td>
<td></td>
</tr>
<tr>
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<td>45 business days</td>
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<td></td>
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<td></td>
<td>2 months</td>
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</tr>
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<td>FSA045</td>
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<td></td>
<td></td>
<td>20 business days</td>
<td>30 business days (1); 45 business days (2)</td>
<td></td>
</tr>
<tr>
<td>FSA047</td>
<td>22.00 hours (London time) on the business day immediately following the last day of the reporting period for the item in question</td>
<td>22.00 hours (London time) on the business day immediately following the last day of the reporting period for the item in question</td>
<td>15 business days</td>
<td>15 business days or one month (3)</td>
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<td></td>
</tr>
</tbody>
</table>
## Appendix 1.2

### RAG 8

<table>
<thead>
<tr>
<th>Data item</th>
<th>Daily</th>
<th>Weekly</th>
<th>Monthly</th>
<th>Quarterly</th>
<th>Half yearly</th>
<th>Annual</th>
</tr>
</thead>
<tbody>
<tr>
<td>FSA048</td>
<td>22.00 hours (London time) on the <em>business day</em> immediately following the last day of the reporting period for the item in question</td>
<td>22.00 hours (London time) on the <em>business day</em> immediately following the last day of the reporting period for the item in question</td>
<td>15 <em>business days</em></td>
<td>15 <em>business days</em> or one month (3)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>FSA050</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>FSA051</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>15 <em>business days</em></td>
<td></td>
</tr>
<tr>
<td>FSA052</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>15 <em>business days</em></td>
<td></td>
</tr>
<tr>
<td>FSA053</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>15 <em>business days</em></td>
<td></td>
</tr>
<tr>
<td>FSA054</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>15 <em>business days</em></td>
<td></td>
</tr>
<tr>
<td>FSA055</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>15 <em>business days</em></td>
</tr>
</tbody>
</table>

(1) For unconsolidated and individual-consolidated reports

(2) For consolidation group reports

(3) It is one *month* if the report relates to a *non-UK DLG by modification*.  

Page 62 of 70
14 FINANCIAL CONGLOMERATES

14.1 This Chapter applies only to a firm that is a member of a financial conglomerate and either:

(1) it is at the head of a UK-regulated EEA financial conglomerate; or

(2) its Part 4A permission contains a requirement which either:

(a) applies 14.3 to the firm; or

(b) applies 14.3 to the firm unless the mixed financial holding company of the financial conglomerate to which the firm belongs submits the report required under this rule (as if the rule applied to it).

14.2 Firms must submit to the PRA the duly completed data items specified in 14.3 in accordance with 14.3.

14.3 The table below sets out the following:

(1) the applicable data items;

(2) the applicable reporting frequencies for submission of data items and periods (calculated from a firm's accounting reference date, unless indicated otherwise); and

(3) the applicable due dates for submission. The due dates are the last day of the periods given in the table below following the relevant reporting frequency period, unless indicated otherwise.

<table>
<thead>
<tr>
<th>Financial conglomerates</th>
<th>Data item (1)</th>
<th>Frequency</th>
<th>Due Date</th>
</tr>
</thead>
<tbody>
<tr>
<td>Calculation of supplementary capital adequacy requirements in accordance with one of the three technical calculation methods</td>
<td>(2)</td>
<td>Annually</td>
<td>(5)</td>
</tr>
<tr>
<td>Identification of significant risk concentration levels</td>
<td>(3)</td>
<td>Annually</td>
<td>4 months after year end</td>
</tr>
<tr>
<td>Identification of significant intra-group transactions</td>
<td>(4)</td>
<td>Annually</td>
<td>4 months after year end</td>
</tr>
<tr>
<td>Report on compliance with GENPRU 3.1.35 R where it applies</td>
<td>(6)</td>
<td>Annually</td>
<td>(5)</td>
</tr>
</tbody>
</table>

(1) When giving the report required, a firm must use the form indicated, if any.

(2) Adequate information must be provided, specifying the calculation method used and each financial conglomerate for which the PRA is the co-ordinator must discuss with the PRA the form which this reporting will take and the extent to which verification by an auditor will be required.

For the purposes of the above, where relevant to the agreed reporting arrangements, rules 9.40(1), 9.40(1A), 9.40(3) and 9.40(4) of IPRU(INS) apply as they would if the financial conglomerate.
conglomerate were an insurance group.

(3) Rather than specifying a standard format for each financial conglomerate to use, each financial conglomerate for which the PRA is the co-ordinator must discuss with the PRA the form of the information to be reported. This should mean that usual information management systems of the financial conglomerate can be used to the extent possible to generate and analyse the information required.

(4) For the purposes of this reporting requirement, an intra-group transaction will be presumed to be significant if its amount exceeds 5% of the total amount of capital adequacy requirements at the level of the financial conglomerate. Rather than specifying a standard format for each financial conglomerate to use, each financial conglomerate for which the PRA is the co-ordinator must discuss with the PRA the form of the information to be reported.

(5) The frequency and due date will be as follows:
   
   (a) banking and investment services conglomerate: frequency is annually with due date 45 business days after period end;

   (b) insurance conglomerate: frequency is annually with due date four months after period end for the capital adequacy return and three months after period end for the report on compliance with GENPRU 3.1.35 R where it applies.

(6) Adequate information must be added as a separate item to the relevant form for sectoral reporting.

15 PRUDENT VALUATION REPORTING

15.1 This Chapter applies only to UK banks and UK designated investment firms.

15.2 Firms must submit to the PRA quarterly (on a calendar year basis and not from a firm’s accounting reference date), within six weeks of each quarter end, a Prudent Valuation Return in respect of its fair-value assessments.

15.3 Where a firm is a member of a consolidation group, the firm must comply with 15.2:

   (1) on an individual consolidation basis if the firm has an individual consolidation permission, or on an unconsolidated basis if the firm does not have an individual consolidation permission; and

   (2) separately, on the basis of the consolidated financial position of the consolidation group.

15.4 Firms must submit the Prudent Valuation Return via electronic mail to prudentvaluationreturns@bankofengland.co.uk or via post or hand delivery to Regulatory Data Group, Statistics and Regulatory Data Division (HO5 A-B), Bank of England, Threadneedle Street, London EC2R 8AH; or via fax to the Regulatory Data Group of the Bank of England (020 7601 3334).

16 TRANSITIONAL PROVISIONS – WAIVERS

16.1 This rule applies where, immediately before [date that this Part comes into force], a waiver given in relation to a rule in the supervision manual in the PRA Handbook listed in column A of the table in 16.3 has effect.
16.2 Each waiver given in relation to a rule in the supervision manual in the PRA Handbook listed in column A of the table in 16.3 is to be treated as a waiver given by the PRA to the firm under the rule in this Part listed in the same row in column B of the table.

16.3

<table>
<thead>
<tr>
<th>Column A</th>
<th>Column B</th>
</tr>
</thead>
<tbody>
<tr>
<td>SUP 16.12 rule as in force until [date immediately before this Part comes into force]</td>
<td>Regulatory Reporting rule as in force from [date that this Part comes into force]</td>
</tr>
<tr>
<td>SUP 16.12.4</td>
<td>6.1</td>
</tr>
<tr>
<td>SUP 16.12.5</td>
<td>7.1</td>
</tr>
<tr>
<td>SUP 16.12.6</td>
<td>7.2</td>
</tr>
<tr>
<td>SUP 16.12.7</td>
<td>7.3</td>
</tr>
<tr>
<td>SUP 16.12.8(1)</td>
<td>8.1</td>
</tr>
<tr>
<td>SUP 16.12.8(2)</td>
<td>8.2</td>
</tr>
<tr>
<td>SUP 16.12.8(3)</td>
<td>8.3</td>
</tr>
<tr>
<td>SUP 16.12.10(1)</td>
<td>9.1(1)</td>
</tr>
<tr>
<td>SUP 16.12.10(2)</td>
<td>9.1(2)</td>
</tr>
<tr>
<td>SUP 16.12.10(3)</td>
<td>9.1(3)</td>
</tr>
<tr>
<td>SUP 16.12.11B</td>
<td>9.2</td>
</tr>
<tr>
<td>SUP 16.12.12A</td>
<td>9.3</td>
</tr>
<tr>
<td>SUP 16.12.13A</td>
<td>9.4</td>
</tr>
<tr>
<td>SUP 16.12.15B</td>
<td>10.1</td>
</tr>
<tr>
<td>SUP 16.12.16A</td>
<td>10.2</td>
</tr>
<tr>
<td>SUP 16.12.17A</td>
<td>10.3</td>
</tr>
<tr>
<td>SUP 16.12.18</td>
<td>11.1</td>
</tr>
<tr>
<td>SUP 16.12.18A</td>
<td>11.2</td>
</tr>
<tr>
<td>SUP 16.12.22C</td>
<td>12.1</td>
</tr>
<tr>
<td>SUP 16.12.23</td>
<td>12.2</td>
</tr>
<tr>
<td>SUP 16.12.24</td>
<td>12.3</td>
</tr>
<tr>
<td>SUP 16.12.25C</td>
<td>13.1</td>
</tr>
<tr>
<td>SUP 16.12.26A</td>
<td>13.2</td>
</tr>
<tr>
<td>SUP 16.12.27A</td>
<td>13.3</td>
</tr>
</tbody>
</table>

17 TRANSITIONAL PROVISIONS – REQUIREMENTS FOR MEMBERS OF FINANCIAL CONGLOMERATES

17.1 This Chapter applies only to a firm that is a member of a financial conglomerate.

17.2 Where, immediately before [date that this Part comes into force], the firm's Part 4A permission contained a requirement which applied SUP 16.12.33R in the supervision manual in the PRA Handbook to the firm, that requirement is to be treated as applying 14.3 to the firm.

17.3 Where, immediately before [date that this Part comes into force], the firm's Part 4A permission contained a requirement which applied SUP 16.12.33R in the supervision manual in the PRA Handbook to the firm unless the mixed financial holding company of the financial conglomerate to which the firm belongs submits the report required under that rule (as if the rule applied to it), that requirement is to be treated as applying 14.3 to the firm unless the mixed financial holding company of the financial conglomerate to which the firm belongs submits the report required under that rule (as if the rule applied to it).

18 DATA ITEMS

18.1 FSA001 can be found here.
18.2  FSA002 can be found [here.](#)
18.3  FSA005 can be found [here.](#)
18.4  FSA006 can be found [here.](#)
18.5  FSA011 can be found [here.](#)
18.6  FSA014 can be found [here.](#)
18.7  FSA015 can be found [here.](#)
18.8  FSA016 can be found [here.](#)
18.9  FSA017 can be found [here.](#)
18.10 FSA018 can be found [here.](#)
18.11 FSA019 can be found [here.](#)
18.12 FSA038 can be found [here.](#)
18.13 FSA042 can be found [here.](#)
18.14 FSA045 can be found [here.](#)
18.15 FSA047 can be found [here.](#)
18.16 FSA048 can be found [here.](#)
18.17 FSA050 can be found [here.](#)
18.18 FSA051 can be found [here.](#)
18.19 FSA052 can be found [here.](#)
18.20 FSA053 can be found [here.](#)
18.21 FSA054 can be found [here.](#)
18.22 FSA055 can be found [here.](#)
18.23 MLAR can be found [here.](#)
18.24 CQ can be found [here.](#)
18.25 CY can be found [here.](#)
18.26 Prudent Valuation Return can be found [here.](#)
Part

REGULATORY REPORTING

Externally defined glossary terms

<table>
<thead>
<tr>
<th>Term</th>
<th>Definition source</th>
</tr>
</thead>
<tbody>
<tr>
<td>authorised person</td>
<td>FSMA s417</td>
</tr>
<tr>
<td>consolidated situation</td>
<td>Article 4(1)(47) CRR</td>
</tr>
<tr>
<td>EEA State</td>
<td>FSMA s425</td>
</tr>
<tr>
<td>FCA</td>
<td>FSMA s417</td>
</tr>
<tr>
<td>friendly society</td>
<td>FSMA s417</td>
</tr>
<tr>
<td>mixed-activity holding company</td>
<td>Article 4(1)(22) CRR</td>
</tr>
<tr>
<td>mixed financial holding company</td>
<td>Article 4(1)(21) CRR</td>
</tr>
<tr>
<td>month</td>
<td>Interpretation Act 1978 Schedule 1</td>
</tr>
<tr>
<td>participation(s)</td>
<td>Article 4(1)(35) CRR</td>
</tr>
<tr>
<td>partnership</td>
<td>FSMA s417</td>
</tr>
<tr>
<td>person</td>
<td>Interpretation Act 1978 Schedule 1</td>
</tr>
<tr>
<td>PRA-authorised person</td>
<td>FSMA s2B(5)</td>
</tr>
<tr>
<td>regulated activity</td>
<td>FSMA s22</td>
</tr>
<tr>
<td>United Kingdom</td>
<td>Interpretation Act 1978 Schedule 1</td>
</tr>
</tbody>
</table>
Annex 1

Handbook definitions

administering a home finance transaction

Article 129 implementing measure

client money

close links

competent authority

credit institution

credit risk capital component

EEA parent financial holding company

EEA parent institution

EEA parent mixed financial holding company

engage in investment activity

entering into a home finance transaction

establishing, operating or winding-up a regulated collective investment scheme

financial holding company

FUND

group

insurance holding company

insurance mediation activity

investment services

mortgage mediation activity

oil market participant

OPS collective investment scheme

parent institution in a Member State

parent undertaking

requirement

sole trader

UK bank

UK-regulated EEA financial conglomerate
VaR model permission
Annex 2

Liquidity definitions

defined liquidity group

DLG by default

DLG by modification (firm level)

firm-specific liquidity stress

group liquidity low frequency reporting conditions

group liquidity reporting firm

group liquidity standard frequency reporting conditions

low frequency liquidity reporting firm

market liquidity stress

material currencies

non-ILAS BIPRU firm

non-UK DLG by modification

non-UK DLG by modification (DLG level)

non-UK DLG by modification (firm level)

overall liquidity adequacy rule

standard frequency liquidity reporting firm

UK DLG by modification

UK lead regulated firm
PRA RULEBOOK: REGULATORY REPORTING AMENDMENT INSTRUMENT [YEAR]

Powers exercised

A. The Prudential Regulation Authority ("PRA") makes this instrument in the exercise of the following powers and related provisions in the Financial Services and Markets Act 2000 ("the Act"): (1) section 137G (The PRA’s general rules); and (2) section 137T (General supplementary powers).

B. The rule-making powers referred to above are specified for the purpose of section 138G(2) (Rule-making instrument) of the Act.

Pre-conditions to making

C. In accordance with section 138J of the Act (Consultation by the PRA), the PRA consulted the Financial Conduct Authority. After consulting, the PRA published a draft of proposed rules and had regard to representations made.

PRA Rulebook: Regulatory Reporting Amendment Instrument [Year]

D. The rules in the Parts of the PRA Rulebook listed in column (1) below are amended in accordance with the Annexes to this instrument listed in column (2). PRA makes the rules in the Annexes to this instrument.

<table>
<thead>
<tr>
<th>(1)</th>
<th>(2)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Regulatory Reporting</td>
<td>A</td>
</tr>
<tr>
<td>Regulatory Reporting</td>
<td>B</td>
</tr>
</tbody>
</table>

Commencement

E. Annex A to this instrument comes into force on [Date].

F. Annex B to this instrument comes into force on the date specified by a subsequent PRA Board instrument.

Citation

This instrument may be cited as the PRA Rulebook: Regulatory Reporting Amendment Instrument [Year].

By order of the Board of the Prudential Regulation Authority [DATE]
Annex A

In this Annex new text is underlined and deleted text is struck through.

Part

REGULATORY REPORTING

1 APPLICATION AND DEFINITION

1.2 In this Part, the following definitions shall apply:

- **intra-group liquidity modification**

  means a modification to the overall liquidity adequacy rule of the kind described in BIPRU 12.8.7G in the PRA Handbook, as in effect on 30 September 2015 granted to a firm and in effect on that date.

- **whole-firm liquidity modification**

  means a modification to the overall liquidity adequacy rule of the kind described in BIPRU 12.8.22G in the PRA Handbook, as in effect on 30 September 2015 granted to a firm and in effect on that date.

1.3 Unless otherwise defined, any italicised expression used in this Part:

1. Unless otherwise defined, any italicised expression used in this Part:

   (1) listed in Annex 1 (Handbook definitions) to this Part has the meaning specified in the PRA Handbook;

   (2) listed in Annex 2 (Liquidity definitions) to this Part has the meaning specified in the PRA Handbook as in effect on 30 September 2015; and

   (3) in the CRR has the same meaning as in the CRR.

7 REGULATED ACTIVITY GROUP 1

7.1 The applicable data items referred to in the table in 6.1 are set out according to firm type in the table below:

<table>
<thead>
<tr>
<th>RAG 1</th>
<th>Prudential category of firm, applicable data items and reporting format (1)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Description of data item</td>
<td>UK bank</td>
</tr>
<tr>
<td>--------------------------</td>
<td>---------</td>
</tr>
<tr>
<td></td>
<td>FSA050</td>
</tr>
<tr>
<td></td>
<td>((14), (18) and (19))</td>
</tr>
<tr>
<td>LIQUIDITY BUFFER QUALIFYING SECURITIES</td>
<td>FSA051</td>
</tr>
<tr>
<td></td>
<td>((14), (18) and (19))</td>
</tr>
<tr>
<td>FUNDING CONCENTRATION</td>
<td>FSA052</td>
</tr>
<tr>
<td></td>
<td>((14), (19) and (20))</td>
</tr>
<tr>
<td>PRICING DATA</td>
<td>FSA053</td>
</tr>
<tr>
<td></td>
<td>(14), (18) and (19)</td>
</tr>
<tr>
<td>CURRENCY ANALYSIS</td>
<td>FSA054</td>
</tr>
<tr>
<td></td>
<td>(14), (18) and (19))</td>
</tr>
</tbody>
</table>

(13) A firm must complete this item separately on each of the following bases that are applicable.

... (c) If it is a group liquidity reporting firm in a UK DLG by modification, it must complete the item on the basis of that group, and (a) does not apply.
This data item must be reported only in the currencies named in FSA052, so that liabilities in GBP are reported in GBP in rows 1 to 4, those in USD are reported in USD in rows 5 to 8, and those in Euro are reported in Euro in rows 9 to 12. Liabilities in other currencies are not to be reported.

7.2 The applicable reporting frequencies for submission of data items and periods referred to in 7.1 are set out in the table below according to firm type. Reporting frequencies are calculated from a firm’s accounting reference date, unless indicated otherwise.

<table>
<thead>
<tr>
<th>RAG 1</th>
<th>Data item</th>
<th>Unconsolidated UK banks and building societies</th>
<th>Individual consolidated UK banks and building societies</th>
<th>Report on a UK consolidation group or, as applicable, defined liquidity group basis by UK banks and building societies</th>
<th>Other members of RAG 1</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>FSA050</td>
<td>Monthly ((2) and (3))</td>
<td>Monthly ((2))</td>
<td>Monthly ((2))</td>
<td>Monthly ((2))</td>
</tr>
<tr>
<td></td>
<td>FSA051</td>
<td>Monthly ((2))</td>
<td>Monthly ((2) and (3))</td>
<td>Monthly ((2))</td>
<td>Monthly (2)</td>
</tr>
<tr>
<td></td>
<td>FSA052</td>
<td>Weekly or monthly ((2) and (8))</td>
<td>Weekly or monthly ((2), (3) and (8))</td>
<td>Weekly or monthly ((2) and (9))</td>
<td>Weekly or monthly ((2) and (8))</td>
</tr>
<tr>
<td></td>
<td>FSA053</td>
<td>Quarterly (2)</td>
<td>Quarterly ((2) and (3))</td>
<td>Quarterly (2)</td>
<td>Quarterly (2)</td>
</tr>
<tr>
<td></td>
<td>FSA054</td>
<td>Quarterly (2)</td>
<td>Quarterly ((2) and (3))</td>
<td>Quarterly ((2))</td>
<td>Quarterly (2)</td>
</tr>
</tbody>
</table>

If the report is on an individual basis (including by reference to the firm’s UK branch) the reporting frequency is as follows:

(a) weekly if the firm is a standard frequency liquidity reporting firm; and

(b) monthly if the firm is a low frequency liquidity reporting firm. [deleted]

If the report is by reference to the firm’s UK DLG by modification the reporting frequency is:

(a) weekly if the group liquidity standard frequency reporting conditions are met;

(b) monthly if the group liquidity low frequency reporting conditions are met. [deleted]
7.3 The applicable due dates for submission referred to in the table in 6.1 are set out in the table below. The due dates are the last day of the periods given in the table below following the relevant reporting frequency period set out in 7.2, unless indicated otherwise.

<table>
<thead>
<tr>
<th>RAG 1</th>
<th></th>
<th></th>
<th></th>
<th></th>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Data item</strong></td>
<td><strong>Daily</strong></td>
<td><strong>Weekly</strong></td>
<td><strong>Monthly</strong></td>
<td><strong>Quarterly</strong></td>
<td><strong>Half yearly</strong></td>
<td><strong>Annual</strong></td>
</tr>
<tr>
<td>...</td>
<td>...</td>
<td>...</td>
<td>...</td>
<td>...</td>
<td>...</td>
<td>...</td>
</tr>
<tr>
<td>FSA050</td>
<td></td>
<td></td>
<td></td>
<td>15 business days</td>
<td></td>
<td></td>
</tr>
<tr>
<td>FSA051</td>
<td></td>
<td></td>
<td></td>
<td>15 business days</td>
<td></td>
<td></td>
</tr>
<tr>
<td>FSA052</td>
<td></td>
<td></td>
<td>22.00 hours (London time) on the second business day immediately following the last day of the reporting period for the item in question</td>
<td>15 business days</td>
<td></td>
<td></td>
</tr>
<tr>
<td>FSA053</td>
<td></td>
<td></td>
<td></td>
<td>15 business days</td>
<td></td>
<td></td>
</tr>
<tr>
<td>FSA054</td>
<td></td>
<td></td>
<td></td>
<td>15 business days</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

...  

9 REGULATED ACTIVITY GROUP 3

... 

9.2 The applicable data items referred to in the table in 6.1 for a UK designated investment firm are set out in the table below:

<table>
<thead>
<tr>
<th>RAG 3</th>
<th></th>
<th></th>
<th></th>
<th></th>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Description of data item</strong></td>
<td><strong>Applicable data items (1)</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>...</td>
<td>...</td>
<td>...</td>
<td>...</td>
<td>...</td>
<td>...</td>
<td>...</td>
</tr>
<tr>
<td>Daily flows</td>
<td>FSA047 ((9), (12), and (14) and (15))</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>
### Appendix 1.3

<table>
<thead>
<tr>
<th>Description of data item</th>
<th>Applicable data items (1)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Enhanced Mismatch Report</td>
<td>FSA048 ((9), (12), and (14) and (15))</td>
</tr>
<tr>
<td>Liquidity Buffer Qualifying Securities</td>
<td>FSA050 ((10), (13), (14) and (15))</td>
</tr>
<tr>
<td>Funding Concentration</td>
<td>FSA051 ((10), (13), and (14) and (15))</td>
</tr>
<tr>
<td>Pricing data</td>
<td>FSA052 ((10), (14), (15) and (16))</td>
</tr>
<tr>
<td>Retail and corporate funding</td>
<td>FSA053 ((10), (13), and (14) and (15))</td>
</tr>
<tr>
<td>Currency Analysis</td>
<td>FSA054 ((10), (13), (14) and (15))</td>
</tr>
<tr>
<td>Systems and Controls Questionnaire</td>
<td>FSA055 ((11) and (15))</td>
</tr>
</tbody>
</table>

... 

9. A **firm** must complete this item separately on each of the following bases (if applicable).

... 

(9) A **firm** must complete this item separately on each of the following bases (if applicable).

... 

(c) **If it is a group liquidity reporting firm in a UK DLG by modification,** it must complete the item on the basis of that group, and (a) does not apply.

... 

(11) **If it is a non-ILAS BIPRU firm,** it must complete it on an individual basis. Therefore even if it has an individual consolidation permission it must complete the item on an unconsolidated basis by reference to the **firm** alone. [deleted]

... 

(15) **FSA047, FSA048, FSA050, FSA051, FSA052, FSA053 and FSA054 must be completed by an ILAS BIPRU firm. An ILAS BIPRU firm does not need to complete FSA055. A non-ILAS BIPRU firm must complete FSA055 and does not need to complete FSA047, FSA048, FSA050, FSA051, FSA052, FSA053 and FSA054.** [deleted]

(16) **This data item must be reported only in the currencies named in FSA052, so that liabilities in GBP are reported in GBP in rows 1 to 4, those in USD are reported in USD in rows 5 to 8, and those in Euro are reported in Euro in rows 9 to 12. Liabilities in other currencies are not to be reported.** [deleted]

... 

9.3 The applicable reporting frequencies for submission of **data items** and periods referred to in 9.2 are set out in the table below. Reporting frequencies are calculated from a **firm’s accounting reference date**, unless indicated otherwise.
### Appendix 1.3

<table>
<thead>
<tr>
<th>Data item</th>
<th>Reporting frequency</th>
</tr>
</thead>
<tbody>
<tr>
<td>...</td>
<td></td>
</tr>
<tr>
<td>FSA050</td>
<td>Monthly (1)</td>
</tr>
<tr>
<td>FSA051</td>
<td>Monthly (1)</td>
</tr>
<tr>
<td>FSA052</td>
<td>Weekly or monthly ((1) and (4))</td>
</tr>
<tr>
<td>FSA053</td>
<td>Quarterly (1)</td>
</tr>
<tr>
<td>FSA054</td>
<td>Quarterly (1)</td>
</tr>
<tr>
<td>FSA055</td>
<td>Annually (1)</td>
</tr>
</tbody>
</table>

... 

(4) If the report is on an individual basis the reporting frequency is:

(a) Weekly if the firm is a standard frequency liquidity reporting firm; and

(b) Monthly if the firm is a low frequency liquidity reporting firm—[deleted]

9.4 The applicable due dates for submission referred to in the table in 6.1 are set out in the table below. The due dates are the last day of the periods given in the table below following the relevant reporting frequency period set out in 9.3, unless indicated otherwise.

<table>
<thead>
<tr>
<th>RAG 3</th>
<th>Daily</th>
<th>Weekly</th>
<th>Monthly</th>
<th>Quarterly</th>
<th>Half yearly</th>
<th>Annual</th>
</tr>
</thead>
<tbody>
<tr>
<td>...</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>FSA050</td>
<td></td>
<td></td>
<td></td>
<td>45 business days</td>
<td></td>
<td></td>
</tr>
<tr>
<td>FSA051</td>
<td></td>
<td></td>
<td></td>
<td>15 business days</td>
<td></td>
<td></td>
</tr>
<tr>
<td>FSA052</td>
<td></td>
<td>22.00 hours (London time) on the business day immediately following the last day of the reporting period for the item</td>
<td>45 business days</td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>
### 10 REGULATED ACTIVITY GROUP 4

10.1 This Chapter applies only to *UK designated investment firms.*

10.2 The applicable *data items* referred to in the table in 6.1 are set out in the table below:

<table>
<thead>
<tr>
<th>Description of data item</th>
<th>Applicable data items (1)</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
</tr>
<tr>
<td>...</td>
<td></td>
</tr>
<tr>
<td>Daily Flows</td>
<td>FSA047 ((7),(10), and (12) and (13))</td>
</tr>
<tr>
<td>Enhanced Mismatch Report</td>
<td>FSA048 ((7), (10) and (12) and (13))</td>
</tr>
<tr>
<td>Liquidity Buffer Qualifying Securities</td>
<td>FSA050 ((8), (11), (12) and (13))</td>
</tr>
<tr>
<td>Funding Concentration</td>
<td>FSA048 ((8), (11), (12) and (13))</td>
</tr>
<tr>
<td>Pricing data</td>
<td>FSA052 ((8), (12), (13) and (14))</td>
</tr>
<tr>
<td>Retail and corporate funding</td>
<td>FSA053 ((8), (11), (12) and (13))</td>
</tr>
<tr>
<td>Currency Analysis</td>
<td>FSA054 ((8), (11), (12) and (13))</td>
</tr>
<tr>
<td>Systems and Control Questionnaire</td>
<td>FSA055 ((9) and (13))</td>
</tr>
</tbody>
</table>
(7) A firm must complete this item separately on each of the following bases (if applicable).

(c) If it is a group liquidity reporting firm in a UK DLG by modification, it must complete the item on the basis of that group, and (a) does not apply.

(9) If it is a non-ILAS BIPRU firm, it must complete it on an individual basis. Therefore even if it has an individual consolidation permission it must complete the item on an unconsolidated basis by reference to the firm alone. [deleted]

(13) FSA047, FSA048, FSA050, FSA051, FSA052, FSA053 and FSA054 must be completed by an ILAS BIPRU firm. An ILAS BIPRU firm does not need to complete FSA055. A non-ILAS BIPRU firm must complete FSA055 and does not need to complete FSA047, FSA048, FSA050, FSA051, FSA052, FSA053 and FSA054. [deleted]

(14) This data item must be reported only in the currencies named in FSA052, so that liabilities in GBP are reported in GBP in rows 1 to 4, those in USD are reported in USD in rows 5 to 8, and those in Euro are reported in Euro in rows 9 to 12. Liabilities in other currencies are not to be reported. [deleted]

10.3 The applicable reporting frequencies for submission of data items referred to in 10.2 are set out in the table below. Reporting frequencies are calculated from a firm’s accounting reference date, unless indicated otherwise.

<table>
<thead>
<tr>
<th>Data item</th>
<th>Reporting frequency</th>
</tr>
</thead>
<tbody>
<tr>
<td>FSA050</td>
<td>Monthly (1)</td>
</tr>
<tr>
<td>FSA051</td>
<td>Monthly (1)</td>
</tr>
<tr>
<td>FSA052</td>
<td>Weekly or monthly ((1) and (4))</td>
</tr>
<tr>
<td>FSA053</td>
<td>Quarterly (1)</td>
</tr>
<tr>
<td>FSA054</td>
<td>Quarterly (1)</td>
</tr>
<tr>
<td>FSA055</td>
<td>Annually (1)</td>
</tr>
</tbody>
</table>

...
(4) If the report is on an individual basis the reporting frequency is as follows:

(a) weekly if the firm is a standard frequency liquidity reporting firm; and

(b) monthly if the firm is a low frequency liquidity reporting firm. [deleted]

10.4 The applicable due dates for submission referred to in the table in 6.1 are set out in the table below. The due dates are the last day of the periods given in the table below following the relevant reporting frequency period set out in 10.3, unless indicated otherwise.

<table>
<thead>
<tr>
<th>RAG 4</th>
<th>Data item</th>
<th>Daily</th>
<th>Weekly</th>
<th>Monthly</th>
<th>Quarterly</th>
<th>Half yearly</th>
<th>Annual</th>
</tr>
</thead>
<tbody>
<tr>
<td>...</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>FSA050</td>
<td></td>
<td></td>
<td></td>
<td>15</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>FSA051</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>FSA052</td>
<td></td>
<td></td>
<td>22.00 hours (London time) on the business day immediately following the last day of the reporting period for the item in question</td>
<td>15</td>
<td>business days</td>
<td></td>
<td></td>
</tr>
<tr>
<td>FSA053</td>
<td></td>
<td></td>
<td></td>
<td>15</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>FSA054</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>15</td>
<td></td>
<td></td>
</tr>
<tr>
<td>FSA055</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>...</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

12 REGULATED ACTIVITY GROUP 7

12.1 This Chapter applies only to UK designated investment firms.

12.2 The applicable data items referred to in the table in 6.1 are set out in the table below:

| RAG 7 | | | | | | | |
Appendix 1.3

<table>
<thead>
<tr>
<th>Description of data item</th>
<th>Applicable data item (1)</th>
</tr>
</thead>
<tbody>
<tr>
<td>...</td>
<td></td>
</tr>
<tr>
<td>Daily Flows</td>
<td>FSA047 ((5), (8), (10).and (11))</td>
</tr>
<tr>
<td>Enhanced Mismatch Report</td>
<td>FSA048 ((5), (8), (10).and (11))</td>
</tr>
<tr>
<td>Liquidity Buffer Qualifying Securities</td>
<td>FSA050 ((6), (9), (10).and (11))</td>
</tr>
<tr>
<td>Funding Concentration</td>
<td>FSA051 ((6), (9), (10).and (11))</td>
</tr>
<tr>
<td>Pricing Data</td>
<td>FSA052 ((6), (9), (11).and (12))</td>
</tr>
<tr>
<td>Retail and corporate funding</td>
<td>FSA053 ((6), (9), (10).and (11))</td>
</tr>
<tr>
<td>Currency Analysis</td>
<td>FSA054 ((6), (9), (10).and (11))</td>
</tr>
<tr>
<td>Systems and Controls Questionnaire</td>
<td>FSA055 ((7) and (11))</td>
</tr>
</tbody>
</table>

(5) A *firm* must complete this item separately on each of the following bases (if applicable).

... 

(c) If it is a *group liquidity reporting firm in a UK DLG by modification*, it must complete the item on the basis of that group, and (a) does not apply.

... 

(7) If it is a *non-ILAS BIPRU* firm, it must complete it on an individual basis. Therefore even if it has an *individual consolidation permission* it must complete the item on an unconsolidated basis by reference to the firm alone. [deleted]

... 

(11) FSA047, FSA048, FSA050, FSA051, FSA052, FSA053 and FSA054 must be completed by an *ILAS BIPRU* firm. An *ILAS BIPRU* firm does not need to complete FSA055. A *non-ILAS BIPRU* firm must complete FSA055 and does not need to complete FSA047, FSA048, FSA050, FSA051, FSA052, FSA053 and FSA054. [deleted]

(12) This *data item* must be reported only in the currencies named in FSA052, so that liabilities in GBP are reported in GBP in rows 1 to 4, those in USD are reported in USD in rows 5 to 8, and those in Euro are reported in Euro in rows 9 to 12. Liabilities in other currencies are not to be reported. [deleted]

... 

12.3 The applicable reporting frequencies for submission of *data items* referred to in 12.2 are set out in the table below according to *firm* type. Reporting frequencies are calculated from a *firm’s accounting reference date*, unless indicated otherwise.
12.4 The applicable due dates for submission referred to in the table in 6.1 are set out in the table below. The due dates are the last day of the periods given in the table below following the relevant reporting frequency period set out in 12.3, unless indicated otherwise.
### Appendix 1.3

#### RAG 7

<table>
<thead>
<tr>
<th>Data Item</th>
<th>Daily</th>
<th>Weekly</th>
<th>Monthly</th>
<th>Quarterly</th>
<th>Half yearly</th>
<th>Annual</th>
</tr>
</thead>
<tbody>
<tr>
<td>...</td>
<td>...</td>
<td>...</td>
<td>...</td>
<td>...</td>
<td>...</td>
<td>...</td>
</tr>
<tr>
<td>FSA050</td>
<td>45 business days</td>
<td>...</td>
<td>...</td>
<td>...</td>
<td>...</td>
<td>...</td>
</tr>
<tr>
<td>FSA051</td>
<td>15 business days</td>
<td>...</td>
<td>...</td>
<td>...</td>
<td>...</td>
<td>...</td>
</tr>
<tr>
<td>FSA052</td>
<td>22:00 hours (London time) on the second business day immediately following the last day of the reporting period for the item in question</td>
<td>...</td>
<td>...</td>
<td>...</td>
<td>...</td>
<td>...</td>
</tr>
<tr>
<td>FSA053</td>
<td>15 business days</td>
<td>...</td>
<td>...</td>
<td>...</td>
<td>...</td>
<td>...</td>
</tr>
<tr>
<td>FSA054</td>
<td>45 business days</td>
<td>...</td>
<td>...</td>
<td>...</td>
<td>...</td>
<td>...</td>
</tr>
<tr>
<td>FSA055</td>
<td>...</td>
<td>...</td>
<td>...</td>
<td>...</td>
<td>...</td>
<td>...</td>
</tr>
</tbody>
</table>

...  

### 13 REGULATED ACTIVITY GROUP 8

13.1 This Chapter applies only to UK designated investment firms.

13.2 The applicable data items referred to in the table in 6.1 are set out in the table below:

#### RAG 8

<table>
<thead>
<tr>
<th>Description of data item</th>
<th>Applicable data item (1)</th>
</tr>
</thead>
<tbody>
<tr>
<td>...</td>
<td>...</td>
</tr>
</tbody>
</table>
### RAG 8

<table>
<thead>
<tr>
<th>Description of data item</th>
<th>Applicable data item (1)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Daily flows</td>
<td>FSA047 ((9), (12), and (14) and (15))</td>
</tr>
<tr>
<td>Enhanced Mismatch Report</td>
<td>FSA048 ((9), (12), and (14) and (15))</td>
</tr>
<tr>
<td>Liquidity Buffer Qualifying Securities</td>
<td>FSA050 ((10), (13), (14) and (15))</td>
</tr>
<tr>
<td>Funding Concentration</td>
<td>FSA051 ((10), (13), and (14) and (15))</td>
</tr>
<tr>
<td>Pricing data</td>
<td>FSA052 ((10), (14), (15) and (16))</td>
</tr>
<tr>
<td>Retail and corporate funding</td>
<td>FSA053 ((10), (13), and (14) and (15))</td>
</tr>
<tr>
<td>Currency Analysis</td>
<td>FSA054 ((10), (13), (14) and (15))</td>
</tr>
<tr>
<td>Systems and Controls Questionnaire</td>
<td>FSA055 ((11) and (15))</td>
</tr>
</tbody>
</table>

... (9) A firm must complete this item separately on each of the following bases (if applicable).

... (c) If it is a group liquidity reporting firm in a UK DLG by modification, it must complete the item on the basis of that group, and (a) does not apply.

... (11) If it is a non-ILAS BIPRU firm, it must complete it on an individual basis. Therefore even if it has an individual consolidation permission it must complete the item on an unconsolidated basis by reference to the firm alone. [deleted]

... (15) FSA047, FSA048, FSA050, FSA051, FSA052, FSA053 and FSA054 must be completed by an ILAS BIPRU firm. An ILAS BIPRU firm does not need to complete FSA055. A non-ILAS BIPRU firm must complete FSA055 and does not need to complete FSA047, FSA048, FSA050, FSA051, FSA052, FSA053 and FSA054. [deleted]

... (16) This data item must be reported only in the currencies named in FSA052, so that liabilities in GBP are reported in GBP in rows 1 to 4, those in USD are reported in USD in rows 5 to 8, and those in Euro are reported in Euro in rows 9 to 12. Liabilities in other currencies are not to be reported. [deleted]

...
13.3 The applicable reporting frequencies for submission of *data items* referred to in 13.2 are set out in the table below according to *firm* type. Reporting frequencies are calculated from a *firm’s accounting reference date*, unless indicated otherwise.

<table>
<thead>
<tr>
<th>RAG 8</th>
<th>UK designated investment firm consolidation group or defined liquidity group</th>
</tr>
</thead>
<tbody>
<tr>
<td>...</td>
<td></td>
</tr>
<tr>
<td>FSA050</td>
<td>Monthly (1)</td>
</tr>
<tr>
<td>FSA051</td>
<td>Monthly (1)</td>
</tr>
<tr>
<td>FSA052</td>
<td>Weekly or monthly (1) and (5)</td>
</tr>
<tr>
<td>FSA053</td>
<td>Quarterly (1)</td>
</tr>
<tr>
<td>FSA054</td>
<td>Quarterly (1)</td>
</tr>
<tr>
<td>FSA055</td>
<td>Annually (1)</td>
</tr>
</tbody>
</table>

... (5) If the report is on an individual basis the reporting frequency is as follows:

- (a) *weekly if the firm is a standard frequency liquidity reporting firm*; and
- (b) *monthly if the firm is a low frequency liquidity reporting firm.* [deleted]

(6) If the report is by reference to the firm’s *UK DLG by modification* the reporting frequency is:

- (a) *weekly if the group liquidity standard frequency reporting conditions are met*;
- (b) *monthly if the group liquidity low frequency reporting conditions are met.* [deleted]

13.4 The applicable due dates for submission referred to in the table in 6.1 are set out in the table below. The due dates are the last day of the periods given in the table below following the relevant reporting frequency period set out in 13.3, unless indicated otherwise.

<table>
<thead>
<tr>
<th>RAG 8</th>
<th>Daily</th>
<th>Weekly</th>
<th>Monthly</th>
<th>Quarterly</th>
<th>Half yearly</th>
<th>Annual</th>
</tr>
</thead>
<tbody>
<tr>
<td>...</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>FSA050</td>
<td></td>
<td></td>
<td>15 days</td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>
### Data item

<table>
<thead>
<tr>
<th>Data item</th>
<th>Daily</th>
<th>Weekly</th>
<th>Monthly</th>
<th>Quarterly</th>
<th>Half yearly</th>
<th>Annual</th>
</tr>
</thead>
<tbody>
<tr>
<td>FSA051</td>
<td></td>
<td></td>
<td></td>
<td>15 business days</td>
<td></td>
<td></td>
</tr>
<tr>
<td>FSA052</td>
<td></td>
<td>22.00 hours (London time) on the business day immediately following the last day of the reporting period for the item in question</td>
<td></td>
<td>45 business days</td>
<td></td>
<td></td>
</tr>
<tr>
<td>FSA053</td>
<td></td>
<td></td>
<td></td>
<td>15 business days</td>
<td></td>
<td></td>
</tr>
<tr>
<td>FSA054</td>
<td></td>
<td></td>
<td></td>
<td>45 business days</td>
<td></td>
<td></td>
</tr>
<tr>
<td>FSA055</td>
<td></td>
<td></td>
<td></td>
<td>45 business days</td>
<td></td>
<td>15 business days</td>
</tr>
</tbody>
</table>

...  

18 DATA ITEMS

...  

18.17 FSA050 can be found here. [deleted]  
18.18 FSA051 can be found here.  
18.19 FSA052 can be found here. [deleted]  
18.20 FSA053 can be found here.  
18.21 FSA054 can be found here. [deleted]  
18.22 FSA055 can be found here. [deleted]  
...
Annex B

In this Annex new text is underlined and deleted text is struck through.

Part

REGULATORY REPORTING

... 7 REGULATED ACTIVITY GROUP 1

7.1 The applicable data items referred to in the table in 6.1 are set out according to firm type in the table below:

<table>
<thead>
<tr>
<th>RAG 1</th>
<th>Prudential category of firm, applicable data items and reporting format (1)</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>UK bank</td>
</tr>
<tr>
<td></td>
<td>FSA051 (14), (18) and (19)</td>
</tr>
</tbody>
</table>

Description of data item

...  Funding Concentration

Retail and corporate funding

<table>
<thead>
<tr>
<th></th>
<th>FSA053 (14), (18) and (19)</th>
<th>FSA053 (14), (18) and (19)</th>
<th>FSA053 (14), (16), (18) and (19)</th>
<th>FSA053 (14), (16), (18) and (19)</th>
</tr>
</thead>
</table>

...  (14) A firm must complete this item separately on each of the following bases that are applicable.

(a) It must complete it on an individual basis (including on the basis of the firm's UK branch) unless it is a group liquidity reporting firm in a UK DLG by modification. Therefore even if it has an individual consolidation permission it must complete
the item on an unconsolidated basis by reference to the firm alone.

(b) If it is a group liquidity reporting firm in a UK DLG by modification, it must complete the item on the basis of that group. [deleted]

...

(16) (a) If the firm has a whole-firm liquidity modification there is no obligation to report this item.

(b) Otherwise the firm must complete this item by reference to the activities of its branch operation in the UK in accordance with 2.4. [deleted]

...

(18) (17) applies, except that sub paragraphs (c), (d) and (e) do not apply, meaning that material currencies must not be recorded separately. [deleted]

...

7.2 The applicable reporting frequencies for submission of data items and periods referred to in 7.1 are set out in the table below according to firm type. Reporting frequencies are calculated from a firm’s accounting reference date, unless indicated otherwise.

<table>
<thead>
<tr>
<th>RAG 1</th>
<th>Data item</th>
<th>Unconsolidated UK banks and building societies</th>
<th>Individual consolidated UK banks and building societies</th>
<th>Report on a UK consolidation group or, as applicable, defined liquidity group basis by UK banks and building societies</th>
<th>Other members of RAG 1</th>
</tr>
</thead>
</table>

<table>
<thead>
<tr>
<th></th>
<th>Daily</th>
<th>Weekly</th>
<th>Monthly</th>
<th>Quarterly</th>
<th>Half yearly</th>
<th>Annual</th>
</tr>
</thead>
</table>

... 

FSA051 Monthly (2) Monthly (2) and (3) Monthly (2) Monthly (2) 

FSA053 Quarterly (2) Quarterly (2) and (3) Quarterly (2) Quarterly (2) 

...

7.3 The applicable due dates for submission referred to in the table in 6.1 are set out in the table below. The due dates are the last day of the periods given in the table below following the relevant reporting frequency period set out in 7.2, unless indicated otherwise.

<table>
<thead>
<tr>
<th>RAG 1</th>
<th>Data item</th>
<th>Daily</th>
<th>Weekly</th>
<th>Monthly</th>
<th>Quarterly</th>
<th>Half yearly</th>
<th>Annual</th>
</tr>
</thead>
</table>

... 

FSA051 - - 15 business
Appendix 1.3

RAG 1

<table>
<thead>
<tr>
<th>Data item</th>
<th>Daily</th>
<th>Weekly</th>
<th>Monthly</th>
<th>Quarterly</th>
<th>Half yearly</th>
<th>Annual</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

FSA053 15 business days

9  REGULATED ACTIVITY GROUP 3

The applicable data items referred to in the table in 6.1 for a UK designated investment firm are set out in the table below:

RAG 3

<table>
<thead>
<tr>
<th>Description of data item</th>
<th>Applicable data items (1)</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Funding Concentration  
Retail and corporate funding  

(10) A firm must complete this item separately on each of the following bases that are applicable.

(a) It must complete it on an individual basis unless it is a group liquidity reporting firm in a UK DLG by modification. Therefore even if it has an individual consolidation permission it must complete the item on an unconsolidated basis by reference to the firm alone.

(b) If it is a group liquidity reporting firm in a UK DLG by modification, it must complete the item on the basis of that group. [deleted]

(13) (12) applies, except that sub paragraphs (c), (d) and (e) do not apply, meaning that material currencies must not be recorded separately. [deleted]

9.3 The applicable reporting frequencies for submission of data items and periods referred to in 9.2 are set out in the table below. Reporting frequencies are calculated from a firm’s accounting reference date, unless indicated otherwise.
### Appendix 1.3

<table>
<thead>
<tr>
<th>RAG 3</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Data item</strong></td>
<td><strong>Reporting frequency</strong></td>
</tr>
<tr>
<td>...</td>
<td></td>
</tr>
<tr>
<td>FSA051</td>
<td>Monthly (1)</td>
</tr>
<tr>
<td>FSA053</td>
<td>Quarterly (1)</td>
</tr>
</tbody>
</table>

9.4 The applicable due dates for submission referred to in the table in 6.1 are set out in the table below. The due dates are the last day of the periods given in the table below following the relevant reporting frequency period set out in 9.3, unless indicated otherwise.

<table>
<thead>
<tr>
<th>RAG 3</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Data item</strong></td>
<td><strong>Daily</strong></td>
</tr>
<tr>
<td>...</td>
<td></td>
</tr>
<tr>
<td>FSA051</td>
<td></td>
</tr>
<tr>
<td>FSA053</td>
<td></td>
</tr>
</tbody>
</table>

...  

10 REGULATED ACTIVITY GROUP 4

10.3 This Chapter applies only to UK designated investment firms.

10.4 The applicable data items referred to in the table in 6.1 are set out in the table below:

<table>
<thead>
<tr>
<th>RAG 4</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Description of data item</strong></td>
<td><strong>Applicable data items (1)</strong></td>
</tr>
<tr>
<td>...</td>
<td></td>
</tr>
<tr>
<td>Funding Concentration</td>
<td>FSA051 ((8), (11) and (12))</td>
</tr>
<tr>
<td>Retail and corporate funding</td>
<td>FSA053 ((8), (11) and (12))</td>
</tr>
</tbody>
</table>
A firm must complete this item separately on each of the following bases that are applicable.

(a) It must complete it on an individual basis unless it is a group liquidity reporting firm in a UK DLG by modification. Therefore even if it has an individual consolidation permission it must complete the item on an unconsolidated basis by reference to the firm alone.

(b) If it is a group liquidity reporting firm in a UK DLG by modification, it must complete the item on the basis of that group. [deleted]

...
12 REGULATED ACTIVITY GROUP 7

12.1 This Chapter applies only to UK designated investment firms.

12.2 The applicable data items referred to in the table in 6.1 are set out in the table below:

<table>
<thead>
<tr>
<th>RAG 7</th>
<th>Description of data item</th>
<th>Applicable data item (1)</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>Funding Concentration</td>
<td>FSA051 ((6), (9) and (10))</td>
</tr>
<tr>
<td></td>
<td>Retail and corporate funding</td>
<td>FSA053 ((6), (9) and (10))</td>
</tr>
</tbody>
</table>

... (6) A firm must complete this item separately on each of the following bases that are applicable.

(a) It must complete it on an individual basis unless it is a group liquidity reporting firm in a UK DLG by modification. Therefore even if it has an individual consolidation permission it must complete the item on an unconsolidated basis by reference to the firm alone.

(b) If it is a group liquidity reporting firm in a UK DLG by modification, it must complete the item on the basis of that group. [deleted]

... (9) (8) applies, except that sub paragraph (c), (d) and (e) do not apply, meaning that material currencies must not be recorded separately. [deleted]

... 12.3 The applicable reporting frequencies for submission of data items referred to in 12.2 are set out in the table below according to firm type. Reporting frequencies are calculated from a firm's accounting reference date, unless indicated otherwise.

<table>
<thead>
<tr>
<th>RAG 7</th>
<th>Data item</th>
<th>Frequency</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>
12.4 The applicable due dates for submission referred to in the table in 6.1 are set out in the table below. The due dates are the last day of the periods given in the table below following the relevant reporting frequency period set out in 12.3, unless indicated otherwise.

<table>
<thead>
<tr>
<th>RAG 7</th>
<th>Data Item</th>
<th>Daily</th>
<th>Weekly</th>
<th>Monthly</th>
<th>Quarterly</th>
<th>Half yearly</th>
<th>Annual</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>FSA051</td>
<td>-</td>
<td>-</td>
<td>45 business days</td>
<td>-</td>
<td>-</td>
<td>45 business days</td>
</tr>
<tr>
<td></td>
<td>FSA053</td>
<td>-</td>
<td>-</td>
<td>-</td>
<td>-</td>
<td>-</td>
<td>45 business days</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

13 REGULATED ACTIVITY GROUP 8

13.1 This Chapter applies only to UK designated investment firms.

13.2 The applicable data items referred to in the table in 6.1 are set out in the table below:
Appendix 1.3

<table>
<thead>
<tr>
<th>Description of data item</th>
<th>Applicable data item (1)</th>
</tr>
</thead>
<tbody>
<tr>
<td>...</td>
<td></td>
</tr>
<tr>
<td>Funding Concentration</td>
<td>FSA051 ((10), (13) and (14))</td>
</tr>
<tr>
<td>Retail and corporate funding</td>
<td>FSA053 ((10), (13) and (14))</td>
</tr>
</tbody>
</table>

... 

(10) A firm must complete this item separately on each of the following bases that are applicable.

(a) It must complete it on an individual basis unless it is a group liquidity reporting firm in a UK DLG by modification. Therefore even if it has an individual consolidation permission it must complete the item on an unconsolidated basis by reference to the firm alone.

(b) If it is a group liquidity reporting firm in a UK DLG by modification, it must complete the item on the basis of that group. [deleted]

... 

(13) (12) applies, except that sub paragraphs (c), (d) and (e) do not apply, meaning that material currencies must not be recorded separately. [deleted]

... 

13.3 The applicable reporting frequencies for submission of data items referred to in 13.2 are set out in the table below according to firm type. Reporting frequencies are calculated from a firm’s accounting reference date, unless indicated otherwise.

<table>
<thead>
<tr>
<th>RAG 8</th>
<th>UK designated investment firm consolidation group or defined liquidity group</th>
</tr>
</thead>
<tbody>
<tr>
<td>...</td>
<td>Annually</td>
</tr>
<tr>
<td>FSA051</td>
<td>Monthly (1)</td>
</tr>
<tr>
<td>FSA053</td>
<td>Quarterly (1)</td>
</tr>
</tbody>
</table>

13.4 The applicable due dates for submission referred to in the table in 6.1 are set out in the table below. The due dates are the last day of the periods given in the table below following the relevant reporting frequency period set out in 13.3, unless indicated otherwise.
### 14 DATA ITEMS

...  

18.18 FSA051 can be found here. [deleted]

18.19 [deleted]

18.20 FSA053 can be found here. [deleted]

...
PRA RULEBOOK: CRR FIRMS: INTERNAL GOVERNANCE OF THIRD COUNTRY BRANCHES
INSTRUMENT [YEAR]

Powers exercised
A. The Prudential Regulation Authority ("PRA") makes this instrument in the exercise of the following powers and related provisions in the Financial Services and Markets Act 2000 ("the Act"): (1) section 137G (The PRA’s general rules); and (2) section 137T (General supplementary powers).

B. The rule-making powers referred to above are specified for the purpose of section 138G (2) (Rule-making instrument) of the Act.

Pre-conditions to making
C. In accordance with section 138J of the Act (Consultation by the PRA), the PRA consulted the Financial Conduct Authority. After consulting, the PRA published a draft of proposed rules and had regard to representations made.

PRA Rulebook: CRR Firms: Internal Governance of Third Country Branches Instrument [Year]
D. The PRA makes the rules in the Annex to this instrument.

Commencement
E. This instrument comes into force on [DATE].

Citation
F. This instrument may be cited as the PRA Rulebook: CRR Firms: Internal Governance of Third Country Branches Instrument [Year].

By order of the Board of the Prudential Regulation Authority
[DATE]
Annex

In this Annex, the text is all new and is not underlined.

Part

INTERNAL GOVERNANCE OF THIRD COUNTRY BRANCHES

Chapter content

1. APPLICATION AND DEFINITIONS
2. GENERAL ORGANISATIONAL REQUIREMENTS
3. PERSONS WHO EFFECTIVELY DIRECT THE BUSINESS
4. RESPONSIBILITY OF SENIOR PERSONNEL
5. SKILLS, KNOWLEDGE AND EXPERTISE
6. COMPLIANCE
7. OUTSOURCING
8. RECORD KEEPING
1 APPLICATION AND DEFINITIONS

1.1 Unless otherwise stated, this Part applies to a third country branch;

(1) with respect to the carrying on of the following from an establishment in the UK:

(a) regulated activities except auction regulated bidding;

(b) activities that constitute dealing in investments as principal, disregarding the exclusion in article 15 of Regulated Activities Order;

(c) ancillary activities;

(d) in relation to MiFID business, providing ancillary services; and

(e) unregulated activities in a prudential context; and

(2) in a prudential context with respect to activities wherever they are carried on; and

(3) taking into account any activity of other members of a group of which the firm is a member.

1.2 In this Part, the following definitions shall apply:

authorisation

means authorisation as an authorised person for the purposes of FSMA.

third country branch

means an overseas firm that:

(1) is not an EEA firm;

(2) has its head office outside the European Economic Area; and

(3) would be a CRR firm if it had been a UK undertaking, had carried on all of its business in the UK and had obtained the authorisations for doing so required under FSMA.

2 GENERAL ORGANISATIONAL REQUIREMENTS

2.1 A firm must have robust governance arrangements, which include a clear organisational structure with well defined, transparent and consistent lines of responsibility, effective processes to identify, manage, monitor and report the risks it is or might be exposed to, and internal control mechanisms, including sound administrative and accounting procedures and effective control and safeguard arrangements for information processing systems.
2.2 A firm must, taking into account the nature, scale and complexity of the business of the firm, and the nature and range of the financial services and activities undertaken in the course of that business establish, implement and maintain adequate internal control mechanisms designed to secure compliance with decisions and procedures at all levels of the firm.

3 PERSONS WHO EFFECTIVELY DIRECT THE BUSINESS

3.1 The senior personnel of a firm must be of sufficiently good repute and sufficiently experienced as to ensure the sound and prudent management of the firm.

3.2 A firm must ensure that its management is undertaken by at least two persons meeting the requirements laid down in 3.1.

3.3 If the firm is:
   (1) a natural person; or
   (2) a legal person managed by a single natural person;
   it must have alternative arrangements in place which ensure sound and prudent management of the firm.

4 RESPONSIBILITY OF SENIOR PERSONNEL

4.1 A firm, when allocating functions internally, must ensure that senior personnel and, where appropriate, the supervisory function, are responsible for ensuring that the firm complies with its obligations under the regulatory system. In particular, senior personnel and, where appropriate, the supervisory function must assess and periodically review the effectiveness of the policies, arrangements and procedures put in place to comply with the firm’s obligations under the regulatory system and take appropriate measures to address any deficiencies.

5 SKILLS, KNOWLEDGE AND EXPERTISE

5.1 A firm must employ personnel with the skills, knowledge and expertise necessary for the discharge of the responsibilities allocated to them, taking into account the nature, scale and complexity of its business and the nature and range of financial services and activities undertaken in the course of that business.

6 COMPLIANCE

6.1 This chapter applies to the carrying on of an auction regulation bidding, to the extent that it relates to the obligation to establish, implement and maintain adequate policies and procedures for countering the risk that the firm (including its managers, employees and appointed representatives) might be used to further financial crime.
6.2 A firm must establish, implement and maintain adequate policies and procedures sufficient to ensure compliance of the firm including its managers, employees and appointed representatives (or where applicable, tied agents) with its obligations under the regulatory system and for countering the risk that the firm might be used to further financial crime.

6.3 In order to ensure compliance in accordance with 6.2, a firm that carries on designated investment business with or for retail clients or professional clients must appoint a compliance officer who is responsible for compliance.

7 OUTSOURCING

7.1 If a firm outsources critical or important operational functions or any relevant services and activities, it remains fully responsible for discharging all of its obligations under the regulatory system and must comply, in particular, with the following conditions:

(1) the outsourcing must not result in the delegation by senior personnel of their responsibility;

(2) the relationship and obligations of the firm towards its clients under the regulatory system must not be altered;

(3) the conditions with which the firm must comply in order to be authorised, and to remain so, must not be undermined;

(4) none of the other conditions subject to which the firm’s authorisation was granted must be removed or modified.

8 RECORD KEEPING

8.1 This chapter applies to activities carried on by a firm from an establishment maintained in the UK, unless another applicable rule which is relevant to the activity has a wider territorial scope, in which case this chapter applies with that wider scope in relation to the activity described in that rule.

8.2 A firm must arrange for orderly records to be kept of its business and internal organisation, including all services and transactions undertaken by it, which must be sufficient to enable the PRA or any other relevant competent authority under MiFID to monitor the firm’s compliance with the requirements under the regulatory system, and in particular to ascertain that the firm has complied with all obligations with respect to clients.
Part

INTERNAL GOVERNANCE OF THIRD COUNTRY BRANCHES

Externally defined glossary terms:

<table>
<thead>
<tr>
<th>Term</th>
<th>Definition source</th>
</tr>
</thead>
<tbody>
<tr>
<td>authorised person</td>
<td>s31(2) FSMA</td>
</tr>
<tr>
<td>EEA firm</td>
<td>paragraph 5, part I, schedule 3 FSMA</td>
</tr>
<tr>
<td>financial crime</td>
<td>s1H FSMA</td>
</tr>
</tbody>
</table>
PRA RULEBOOK: CRR FIRMS: REVERSE STRESS TESTING (AMENDMENT TO ICAA)
INSTRUMENT [YEAR]

Powers exercised
A. The Prudential Regulation Authority ("PRA") makes this instrument in the exercise of the following powers and related provisions in the Financial Services and Markets Act 2000 ("the Act"): (1) section 137G (The PRA’s general rules); (2) section 137T (General supplementary powers).
B. The rule-making powers referred to above are specified for the purpose of section 138G(2) (Rule-making instruments) of the Act.

Pre-conditions to making
C. In accordance with section 138J of the Act (Consultation by the PRA), the PRA consulted the Financial Conduct Authority. After consulting, the PRA published a draft of proposed rules and had regard to representations made.

PRA Rulebook: CRR Firms: Reverse Stress Testing (Amendment to ICAA) Instrument [Year]
D. The PRA makes the rules in the Annex to this instrument.

Commencement
E. This instrument comes into force on [DATE].

Citation
F. This instrument may be cited as the PRA Rulebook: CRR Firms: Reverse Stress Testing (Amendment to ICAA) Instrument 2015.

By order of the Board of the Prudential Regulation Authority
[DATE]
Annex
Amendments to the Internal Capital Adequacy Assessment Part

In this Annex new text is underlined.

Part

INTERNAL CAPITAL ADEQUACY ASSESSMENT

Chapter content

... 15 REVERSE STRESS TESTING ...

1 APPLICATION AND DEFINITIONS

1.1 ...

1.2 In this Part, the following definitions shall apply:

... third country sub-group means a group of undertakings identified in Article 22 of the CRR which are required to be supervised on a consolidated basis under Article 22 of the CRR.

...

15 REVERSE STRESS TESTING

Application

15.1 This Chapter applies to a CRR firm.

Reverse stress testing

15.2 As part of its business planning and risk management obligations, including under the Risk Control Part of the PRA Rulebook, a firm must reverse stress test its business plan; that is, it must carry out stress tests and scenario analyses that test its business plan to failure. To that end, the firm must:
(1) identify a range of adverse circumstances which would cause its business plan to become unviable and assess the likelihood that such events could crystallise; and

(2) where those tests reveal a risk of business failure that is unacceptably high when considered against the firm's risk appetite or tolerance, adopt effective arrangements, processes, systems or other measures to prevent or mitigate that risk.

15.3 Where the firm is a member of:

(1) a UK consolidation group; or

(2) a third country sub-group;

it must conduct the reverse stress test on an individual basis as well as on a consolidated basis in relation to the UK consolidation group or the third country sub-group, as the case may be.

15.4 The design and results of a firm's reverse stress test must be documented and reviewed and approved at least annually by the firm's senior management or governing body. A firm must update its reverse stress test more frequently if it is appropriate to do so in the light of substantial changes in the market or in macroeconomic conditions.

...
Powers exercised
A. The Prudential Regulation Authority (“PRA”) makes this instrument in the exercise of the following powers and related provisions in the Financial Services and Markets Act 2000 (“the Act”):
   (1) section 137G (The PRA’s general rules);
   (2) section 137T (General supplementary powers);
B. The rule-making powers referred to above are specified for the purpose of section 138G(2) (Rule-making instrument) of the Act.

Pre-conditions to making
C. In accordance with section 138J of the Act (Consultation by the PRA), the PRA consulted the Financial Conduct Authority. After consulting, the PRA published a draft of proposed rules and had regard to representations made.

Amendments
D. The modules of the PRA’s Handbook of rules and guidance listed in column (1) below are amended in accordance with the Annexes to this instrument listed in column (2).

<table>
<thead>
<tr>
<th>(1)</th>
<th>(2)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Glossary</td>
<td>A</td>
</tr>
<tr>
<td>Supervision (SUP)</td>
<td>B</td>
</tr>
<tr>
<td>General Prudential sourcebook (GENPRU)</td>
<td>C</td>
</tr>
<tr>
<td>Credit Unions sourcebook (CREDS)</td>
<td>D</td>
</tr>
<tr>
<td>Interim Prudential sourcebook for Insurers (IPRU-INS)</td>
<td>E</td>
</tr>
<tr>
<td>Senior Management Arrangements, Systems and Controls (SYSC)</td>
<td>F</td>
</tr>
<tr>
<td>General Provisions (GEN)</td>
<td>G</td>
</tr>
</tbody>
</table>

Deletion
E. Each of the following modules, sourcebooks and sections of the PRA’s Handbook is deleted:

<p>| |</p>
<table>
<thead>
<tr>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>COBS 21 (Permitted Links)</td>
</tr>
<tr>
<td>MIPRU (Prudential sourcebook for Mortgage and Home Finance Firms, and Insurance Intermediaries)</td>
</tr>
<tr>
<td>SUP 13 (Exercise of passport rights by UK firms)</td>
</tr>
</tbody>
</table>
SUP 13A (Qualifying for authorisation under the Act)

SUP 14 (Incoming EEA firms changing details, and cancelling qualification for authorisation)

SUP 16.12 (Integrated Regulatory Reporting)

SUP 16.16 (Prudent valuation reporting)

SUP 16 Annex 24 (Data items for SUP 16.12)

SUP 16 Annex 25A (Guidance notes for data items in SUP 16 Annex 24 R)

SUP 16 Annex 26 (Guidance on designated liquidity groups in SUP 16.12)

SUP 16 Annex 31A (Prudent Valuation Return)

SUP 16 Annex 31B (Guidance notes for data items in SUP 16 Annex 31A R)

SUP 16 Annex 32 (Bidding in emissions auctions return)

SUP App 3 (Guidance on passporting issues)

SYSC 10 (Conflicts of interest)

Commencement
F. This instrument comes into force on [DATE].

Citation
G. This instrument may be cited as the Handbook (Rulebook Consequentials No. 3) Instrument [Year].

By order of the Board of the Prudential Regulation Authority
[DATE]
Annex A

Amendments to the Glossary

In this Annex new text is underlined and deleted text is struck through.

<table>
<thead>
<tr>
<th>client money</th>
<th>(1)</th>
<th>…</th>
</tr>
</thead>
<tbody>
<tr>
<td>(2)</td>
<td>…</td>
<td></td>
</tr>
<tr>
<td>(3)</td>
<td>(in MIPRU): [deleted]</td>
<td></td>
</tr>
<tr>
<td>(a)</td>
<td>in relation to an insurance intermediary when acting as such, money which is client money in (2); [deleted]</td>
<td></td>
</tr>
<tr>
<td>(b)</td>
<td>in relation to a home finance intermediary when acting as such, money of any currency which in the course of carrying on home finance mediation activity, the firm holds on behalf of a client, either in a bank account or in the form of cash. [deleted].</td>
<td></td>
</tr>
</tbody>
</table>

…

…

common platform firm (A) In the PRA Handbook (except SYSC 4-9):

…

(AB) In the PRA Handbook (in SYSC 4-9), has the same meaning as in (A) except that it excludes a CRR firms (other than an incoming firm) and an overseas firm (other than an incoming firm).

…

director (1) (except in COLL, DTR, LR and PR) (in relation to any of the following (whether constituted in the United Kingdom or under the law of a country or territory outside it)):

<p>| (a) | … |
| (b) | … |</p>
<table>
<thead>
<tr>
<th></th>
<th>(c) (in SYSC, MIPRU 2 (Insurance mediation activity: responsibility, knowledge, ability and good repute) and SUP 10 (Approved persons)) a partnership;</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>(d) …</td>
</tr>
<tr>
<td></td>
<td>…</td>
</tr>
<tr>
<td></td>
<td>DLG by default (in relation to a UK ILAS BIPRU firm (a group liquidity reporting firm) and any reporting period under the Regulatory Reporting Part of the PRA Rulebook SUP 16 (Reporting requirements)) the firm and each person identified in accordance with the following:</td>
</tr>
<tr>
<td></td>
<td>…</td>
</tr>
<tr>
<td></td>
<td>(Guidance about this definition, and its inter-relation with other related definitions, is set out in SUP 16 Annex 26 (Guidance on designated liquidity groups in SUP 16.12).)</td>
</tr>
<tr>
<td></td>
<td>DLG by modification either of the following:</td>
</tr>
<tr>
<td></td>
<td>…</td>
</tr>
<tr>
<td></td>
<td>(Guidance about this definition, and its inter-relation with other related definitions, is set out in SUP 16 Annex 26 (Guidance on designated liquidity groups in SUP 16.12).)</td>
</tr>
<tr>
<td></td>
<td>DLG by modification (firm level) (in relation to any reporting period under the Regulatory Reporting Part of the PRA Rulebook SUP 16 (Reporting requirements) and a UK ILAS BIPRU firm that has an intra-group liquidity modification during any part of that period (a group liquidity reporting firm)) the firm and each person on whose liquidity support the firm can rely, under that intra-group liquidity modification, for any part of that period for the purpose of the overall liquidity adequacy rule (as the overall liquidity adequacy rule applies to the firm on a solo basis). A firm has a 'DLG by modification (firm level)' for a period even if it only has one during part of that period. (Guidance about this definition, and its inter-relation with other related definitions, is set out in SUP 16 Annex 26 (Guidance on designated liquidity groups in SUP 16.12).)</td>
</tr>
<tr>
<td></td>
<td>…</td>
</tr>
<tr>
<td>exposure</td>
<td>(1)</td>
</tr>
<tr>
<td>----------</td>
<td>-----</td>
</tr>
<tr>
<td>(2)</td>
<td>(in accordance with Article 77 of the Banking Consolidation Directive and for the purposes of the calculation of the credit risk capital component and the counterparty risk capital component (including BIPRU 3 (Standardised credit risk), BIPRU 4 (The IRB approach), BIPRU 5 (Credit risk mitigation), BIPRU 9 (Securitisation) or for the purposes of the calculation of the credit risk capital requirement in MIPRU 4.2 (Capital resources requirement)) an asset or off-balance sheet item. [deleted]</td>
</tr>
<tr>
<td>(3)</td>
<td>(for the purposes of BIPRU 10 (Large exposures requirements)) has the meaning in BIPRU 10.2 (Identification of exposures and recognition of credit risk mitigation). [deleted]</td>
</tr>
</tbody>
</table>

…

group liquidity reporting firm | see the definitions of DLG by default, DLG by modification (firm level), and non-UK DLG by modification (DLG level). (Guidance about this definition, and its inter-relation with other related definitions, is set out in SUP 16 Annex 26 (Guidance on designated liquidity groups in SUP 16.12).) |

…

non-UK DLG by modification (DLG level) | (in relation to any reporting period under the Regulatory Reporting Part of the PRA Rulebook SUP 16 (Reporting requirements) and in relation to a firm that meets the following conditions (a group liquidity reporting firm): |
| … |

(Guidance about this definition, and its inter-relation with other new definitions, is set out in SUP 16 Annex 26 (Guidance on designated liquidity groups in SUP 16.12).) |

…

risk weight | (in relation to an exposure for the purposes of BIPRU) a degree of risk expressed as a percentage assigned to that exposure in accordance with: |
<p>| (a) | … |</p>
<table>
<thead>
<tr>
<th>Appendix 1.6</th>
</tr>
</thead>
<tbody>
<tr>
<td>(b)</td>
</tr>
<tr>
<td>...</td>
</tr>
<tr>
<td>securitisation</td>
</tr>
<tr>
<td>(2)</td>
</tr>
<tr>
<td>(a)</td>
</tr>
<tr>
<td>(b)</td>
</tr>
<tr>
<td>...</td>
</tr>
<tr>
<td>sponsor</td>
</tr>
<tr>
<td>...</td>
</tr>
<tr>
<td>total non-deferred shares</td>
</tr>
</tbody>
</table>
Annex B

Amendments to the Supervision manual (SUP)

In this Annex new text is underlined and deleted text is struck through.

... 10B.6 PRA governing functions ...

Insur...
the performance of a *PRA controlled function*, the details of the outsourcing determine where responsibility lies and whom the PRA anticipates will submit *PRA-approved persons* application forms. *SUP 10B.11.7G* describes some common situations. The *firm* which is outsourcing is referred to as “A” and the *person* to whom the performance of the *PRA controlled function* has been outsourced, or which makes the arrangement for the *PRA controlled function* to be performed, is referred to as “B”. In each situation, A must take reasonable care to ensure that, in accordance with section 59(2) of the Act, no *person* performs a *PRA controlled function* under an arrangement entered into by its contract-or in relation to the carrying on by A of a *regulated activity*, without approval from the PRA. See also *SYSC 3.2.4G* and *SYSC 8.1.1R*, and, for *CRR firms*, *rule 2.1* of the *Outsourcing Part 2.4* of the PRA Rulebook and for *overseas firms* (other than *incoming firms*) *rule 12.1* of the Internal Governance of Third Country Branches Part of the PRA Rulebook and *SYSC 13.9* for *insurers*.

... 10B.11.7A  G  The reference to “SYSC 8” in in the table above must be read as “SYSC 8 or, in the case of a *CRR firm*, the Outsourcing Part of the PRA Rulebook, or, in the case of an *overseas firm* (other than an *incoming firm*) chapter 12 of the Internal Governance of Third Country Branches Part of the PRA Rulebook”.

... 16.1  Application  ...

16.1.2  G  The only categories of *firm* to which no section of this chapter applies are:

(1)  an ICVC;
(2)  an *incoming EEA firm or incoming Treaty firm*, unless it is:
   (a)  a *firm* of a type listed in *SUP 16.1.3 R* as a *type of firm* to which *SUP 16.6, SUP 16.7A, SUP 16.9, SUP 16.12, or SUP 16.14* applies; or
   (b)  an *insurer* with permission to effect or carry out *life policies*;
   (c)  a *firm* with permission to establish, operate or wind up a *personal pension scheme* or a *stakeholder pension scheme*;
(3)  a *UCITS qualifier*.

16.1.2A  G  The only categories of *firm* to which no section of this chapter applies are:

(1)  an ICVC;
(2)  an *incoming EEA firm or incoming Treaty firm*, unless it is:
(a) a firm of a type listed in SUP 16.1.3 R as a type of firm to which
SUP 16.6, SUP 16.7A, SUP 16.9, the Regulatory Reporting Part
of the PRA Rulebook or SUP 16.14 applies; or

(b) an insurer with permission to effect or carry out life policies;

(c) a firm with permission to establish, operate or wind up a
personal pension scheme or a stakeholder pension scheme;

(3) a UCITS qualifier.

16.1.3 R Application of different sections of SUP 16 (excluding SUP 16.13, SUP
16.15, SUP 16.16 and SUP 16.17)

| SUP 16.12 [FCA only] | A firm undertaking the regulated activities as listed in SUP 16.12.4 R, unless exempted in SUP 16.12.1 G | Sections as relevant to regulated activities as listed in SUP 16.12.4 R

16.1.3A R The reference to SUP 16.12 in the table above in SUP 16.1.3R in respect of Sections SUP 16.1, SUP 16.2 and SUP 16.3, at (1)(b)(i) must be read as “the Regulatory Reporting Part of the PRA Rulebook”.

... General provisions on reporting

16.3.1 G The effect of SUP 16.1.1R is that this section applies to every firm except:

(1) an ICVC;

(2) an incoming EEA firm or incoming Treaty firm, unless it is:

(a) a firm of a type listed in SUP 16.1.3 R as a firm to which SUP 16.6 or SUP 16.12 applies;

(b) an insurer with permission to effect or carry out life policies;

(3) a UCITS qualifier.

16.3.1A G The effect of SUP 16.1.1R is that this section applies to every firm except:

(1) an ICVC;

(2) an incoming EEA firm or incoming Treaty firm, unless it is:

(a) a firm of a type listed in SUP 16.1.3 R as a firm to which SUP 16.6 or the Regulatory Reporting Part of the PRA Rulebook applies;
(b) an insurer with permission to effect or carry out life policies;

(3) a UCITS qualifier.

Structure of the chapter

16.3.2A G This chapter has been split into the following sections, covering:

... 

(7) integrated regulatory reporting (SUP 16.12)[deleted];

... 

Reports from groups

16.3.25 G If this chapter requires the submission of a report or data item covering a group, a single report or data item may be submitted, and so satisfy the requirements of all firms in the group. Such a report or data item should contain the information required from all of them, meet all relevant due dates and indicate all the firms on whose behalf it is submitted; if necessary a separate covering sheet should list the firms on whose behalf a report or data item is submitted. Nevertheless, the requirement to provide a report or data item, and the responsibility for the report or data item, remains with each firm in the group. However, reporting requirements that apply to a firm, by reason of the firm being a member of a financial conglomerate, are imposed on only one member of the financial conglomerate (see, for example, SUP 16.12.32 R).

16.3.25A G If this chapter requires the submission of a report or data item covering a group, a single report or data item may be submitted, and so satisfy the requirements of all firms in the group. Such a report or data item should contain the information required from all of them, meet all relevant due dates and indicate all the firms on whose behalf it is submitted; if necessary a separate covering sheet should list the firms on whose behalf a report or data item is submitted. Nevertheless, the requirement to provide a report or data item, and the responsibility for the report or data item, remains with each firm in the group. However, reporting requirements that apply to a firm, by reason of the firm being a member of a financial conglomerate, are imposed on only one member of the financial conglomerate.

16.3.26 G Examples of reports covering a group are:

(1) the compliance reports required from banks under SUP 16.6.4 R;

(2) annual controllers reports required under SUP 16.4.5 R;

(3) annual close links reports required under SUP 16.5.4 R;

(4) consolidated financial reports required from banks under SUP 16.12.5 R;

(5) consolidated reporting statements required from securities and futures


**Appendix 1.6**

- **firms under SUP 16.12.11R;**
- **reporting in relation to defined liquidity groups under SUP 16.4.5 R;**

16.3.26A  
Examples of reports covering a group are:

1. the compliance reports required from banks under SUP 16.6.4 R;
2. annual controllers reports required under SUP 16.4.5 R;
3. annual close links reports required under SUP 16.5.4 R.

...  

**TP 1  
Transitional provisions**

...

**TP 1.2**

<table>
<thead>
<tr>
<th></th>
<th>Material to which the transitional provision applies</th>
<th>Transitional provision</th>
<th>Transitional provision: dates in force</th>
<th>Handbook provision: coming into force</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>12W</td>
<td>SUP 16.12.5 R to SUP 16.12.7 R</td>
<td>R</td>
<td>If BIPRU TP 30.4 R (Liquidity floor for certain banks) applies to a firm the regulatory intervention point mentioned in that rule is added to the list in paragraph (a) of the definition of firm-specific liquidity stress in the case of that firm for as long as BIPRU TP 30.4 R applies to it.</td>
<td>For as long as BIPRU TP 30.4 R applies to the firm</td>
</tr>
<tr>
<td>12X</td>
<td>SUP 16.12.5 R to SUP 16.12.7 R</td>
<td>R</td>
<td>This rule deals with the effect of the abolition of data item FSA044 by the Liquidity Standards (Miscellaneous Amendments) Instrument 2010 and of changes to the definition of DLG by default made by that instrument.</td>
<td>See column 4</td>
</tr>
</tbody>
</table>

(2) The abolition of that data item does not have effect in relation to a firm’s reporting period for that data.
item that has begun but not ended as at 1 January 2011.

(3) The changes to the definition of DLG by default do not have effect in relation to the reporting period of a firm that has begun but not ended as at 1 November 2010.

... Sch 1 Record keeping requirements ...

Sch 1.2 G ...

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<thead>
<tr>
<th>Handbook reference</th>
<th>Subject of record</th>
<th>Contents of record</th>
<th>When record must be made</th>
<th>Retention period</th>
</tr>
</thead>
<tbody>
<tr>
<td>...</td>
<td>UK firm exercising EEA right</td>
<td>(a) the services or activities it carries on from a branch in, or provide cross border services into, another EEA State under that EEA right; and the requisite details or relevant details relating to those services or activities (if applicable)</td>
<td>Not specified</td>
<td>Three years from the earlier of the date on which:(a) it was superseded by a more up-to-date record; or</td>
</tr>
<tr>
<td>SUP 13.11 [FCA] [PRA]</td>
<td>SUP 13.11.1 [FCA] [PRA]</td>
<td>(1) Services or activities carried on from a branch in, or provided cross-border into, another EEA State under an EEA right</td>
<td>Not specified</td>
<td>Five years for firms passporting under MiFID or three years for other firms from earlier of: (1) record...</td>
</tr>
<tr>
<td>being superseded;</td>
<td>(2) The details relating to those services or activities (as set out in SUP 13.6 and SUP 13.7).</td>
<td>(2) firm ceasing to have any EEA branches or cross-border services.</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>
Annex C

Amendments to the General Prudential sourcebook (GENPRU)

In this Annex new text is underlined and deleted text is struck through.

...  

1.3 Valuation  

...  

General requirements: valuation adjustments or, in the case of an insurer or a UK ISPV, valuation adjustments or reserves  

...  

1.3.35 Reconciliation differences under GENPRU 1.3.34 R should not be reflected in the valuations under GENPRU 1.3 but should be disclosed to the appropriate regulator in prudential returns. Firms which are subject to the reporting requirement under SUP 16.16 should disclose those reconciliation differences in the Prudent Valuation Return which they are required to submit to the appropriate regulator under SUP 16.16.4 R.  

1.3.35A Reconciliation differences under GENPRU 1.3.34 R should not be reflected in the valuations under GENPRU 1.3 but should be disclosed to the appropriate regulator in prudential returns. Firms which are subject to the reporting requirement under Chapter 15 of the Regulatory Reporting Part of the PRA Rulebook should disclose those reconciliation differences in the Prudent Valuation Return which they are required to submit to the appropriate regulator under Chapter 15 of the Regulatory Reporting Part of the PRA Rulebook.  

...  

3.1 Application  

...  

3.1.2 GENPRU 3.1 implements the Financial Groups Directive. However, material on the following topics is to be found elsewhere in the Handbook as follows:  

(1) further material on third-country financial conglomerates can be found in GENPRU 3.2;  

(2) SUP 15.9 contains notification rules for members of financial conglomerates;  

(3) material on reporting obligations can be found in SUP 16.12.32 R and SUP 16.12.33 R; and  

(4) material on systems and controls in financial conglomerates can be found in SYSC 12.  

3.1.2A GENPRU 3.1 implements the Financial Groups Directive. However, material...
on the following topics is to be found elsewhere in the Handbook as follows:

(1) further material on *third-country financial conglomerates* can be found in GENPRU 3.2;

(2) SUP 15.9 contains notification rules for members of *financial conglomerates*;

(3) material on reporting obligations can be found in Chapter 14 of the Regulatory Reporting Part of the PRA Rulebook; and

(4) material on systems and controls in *financial conglomerates* can be found in SYSC 12.
Annex D

Amendments to the Credit Unions sourcebook (CREDS)

In this Annex new text is underlined and deleted text is struck through.

| 1.1.2 | (1) CREDS covers only the requirements associated with a Part 4A permission to accept deposits. The Conduct of Business sourcebook (COBS) sets out additional requirements for credit unions that are CTF providers in relation to cash deposit CTFs. |
|       | (2) Other permissions are covered elsewhere in the Handbook. So, for example, a credit union seeking a permission to undertake a regulated mortgage activity would need to comply with the requirements in the Mortgages and Home Finance: Conduct of Business sourcebook (MCOB), and a credit union seeking a permission to undertake insurance mediation activity in relation to non-investment insurance contracts would need to comply with the requirements in the Insurance: Conduct of Business sourcebook (ICOBS). |
|       | (3) The provisions of the Prudential sourcebook for Mortgage and Home Finance Firms, and Insurance Intermediaries (MIPRU) and the Interim Prudential sourcebook for Investment Businesses (IPRU(INV)) may also be relevant to a credit union whose Part 4A permission includes insurance mediation activity or mortgage mediation activity or which is a CTF provider with permission to carry on designated investment business. |
| 1.1.2B| (1) CREDS covers only the requirements associated with a Part 4A permission to accept deposits. The Conduct of Business sourcebook (COBS) sets out additional requirements for credit unions that are CTF providers in relation to cash deposit CTFs. |
|       | (2) Other permissions are covered elsewhere in the Handbook. So, for example, a credit union seeking a permission to undertake a regulated mortgage activity would need to comply with the requirements in the Mortgages and Home Finance: Conduct of Business sourcebook (MCOB), and a credit union seeking a permission to undertake insurance mediation activity in relation to non-investment insurance contracts would need to comply with the requirements in the Insurance: Conduct of Business sourcebook (ICOBS). |
|       | (3) The provisions of the Interim Prudential sourcebook for Investment Businesses (IPRU(INV)) may also be relevant to a credit union whose Part 4A permission includes insurance mediation activity or mortgage mediation activity or which is a CTF provider with permission to carry on designated investment business. |
5.2 Components of capital

<table>
<thead>
<tr>
<th>5.2.1AA</th>
<th>R</th>
</tr>
</thead>
<tbody>
<tr>
<td>In CREDS 5.2.1 R (7) the reference to SUP 16.12.5 R must be read as &quot;rule 7.1 of the Regulatory Reporting Part of the PRA Rulebook&quot; and the reference to CREDS 8.2.3 G must be read as CREDS 8.2.3A G.</td>
<td></td>
</tr>
</tbody>
</table>

8.1 Application and purpose

<table>
<thead>
<tr>
<th>8.1.2</th>
<th>G</th>
</tr>
</thead>
<tbody>
<tr>
<td>The purpose of this section is to provide additional rules and guidance relating to reporting requirements that are specific to credit unions. Credit unions also need to comply with the relevant provisions of SUP relating to reporting, including SUP 16.3 and SUP 16.12.</td>
<td></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>8.1.2A</th>
<th>G</th>
</tr>
</thead>
<tbody>
<tr>
<td>The purpose of this section is to provide additional rules and guidance relating to reporting requirements that are specific to credit unions. Credit unions also need to comply with the relevant provisions of SUP relating to reporting, including SUP 16.3 and the Regulatory Reporting Part of the PRA Rulebook.</td>
<td></td>
</tr>
</tbody>
</table>

8.2 Reporting requirements

<table>
<thead>
<tr>
<th>8.2.1</th>
<th>G</th>
</tr>
</thead>
<tbody>
<tr>
<td>SUP 16.12.5 R states that a credit union must submit a quarterly return. The content, reporting frequency and due date in relation to that report are shown in CREDS 8.2.2 G. The form can be found at SUP 16 Annex 14(1)R.</td>
<td></td>
</tr>
</tbody>
</table>

[Note: a transitional provision applies to SUP 16.12.5 R: see CREDS TP 1.17.]

[Note: a transitional provision applies in respect of the form to be used at SUP 16 Annex 14(1)R (see CREDS TP 1.4).]

<table>
<thead>
<tr>
<th>8.2.1A</th>
<th>G</th>
</tr>
</thead>
<tbody>
<tr>
<td>Rule 7.1 of the Regulatory Reporting Part of the PRA Rulebook requires that a credit union must submit a quarterly return. The content, reporting frequency and due date in relation to that report are shown in CREDS 8.2.2A G. The form can be found in chapter 18 of the Regulatory Reporting Part of the PRA Rulebook.</td>
<td></td>
</tr>
</tbody>
</table>

8.2.2 This table belongs to CREDS 8.2.1 G.

<table>
<thead>
<tr>
<th>Content of report</th>
<th>Form</th>
<th>Frequency</th>
<th>Due date</th>
</tr>
</thead>
<tbody>
<tr>
<td>Key financial data</td>
<td>CQ</td>
<td>Quarterly</td>
<td>One month after quarter end</td>
</tr>
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</table>

8.2.2A This table belongs to CREDS 8.2.1A G.

<table>
<thead>
<tr>
<th>Content of report</th>
<th>Form</th>
<th>Frequency</th>
<th>Due date</th>
</tr>
</thead>
<tbody>
<tr>
<td>Key financial data</td>
<td>CQ</td>
<td>Quarterly</td>
<td>One month after</td>
</tr>
</tbody>
</table>
8.2.3 G SUP 16.12.5 R states that a credit union must submit an annual return. The content, reporting frequency and due date in relation to that report are shown in CREDS 8.2.4 G. The form can be found at SUP 16 Annex 14(2)R.

[Note: transitional provisions apply to the requirements in SUP 16.12.5 R (see ) and in respect of the form to be used at SUP 16 Annex 14(2) R (see ) CREDS TP.]

[Note: a transitional provision applies to SUP 16.12.5 R: (see CREDS TP 1.18).]

8.2.3A G Rule 7.1 of the Regulatory Reporting Part of the PRA Rulebook requires that a credit union must submit an annual return. The content, reporting frequency and due date in relation to that report are shown in CREDS 8.2.4A G. The form can be found in chapter 18 of the Regulatory Reporting Part of the PRA Rulebook.

8.2.4 G This table belongs to CREDS 8.2.3 G.

<table>
<thead>
<tr>
<th>Content of report</th>
<th>Form</th>
<th>Frequency</th>
<th>Due date</th>
</tr>
</thead>
<tbody>
<tr>
<td>Extended financial data</td>
<td>CY</td>
<td>Annually</td>
<td>Six months after financial year end</td>
</tr>
</tbody>
</table>

8.2.4A G This table belongs to CREDS 8.2.3A G.

<table>
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<tr>
<th>Content of report</th>
<th>Form</th>
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<th>Due date</th>
</tr>
</thead>
<tbody>
<tr>
<td>Extended financial data</td>
<td>CY</td>
<td>Annually</td>
<td>Six months after financial year end</td>
</tr>
</tbody>
</table>

8.2.6 R (1) Every credit union must send to the PRA a copy of its audited accounts published in accordance with section 3A of the Friendly and Industrial and Provident Societies Act 1968 or provided in accordance with article 49 of the Credit Unions (Northern Ireland) Order 1965.

(2) The accounts must:

(a) be made up for the period beginning with the date of the credit union’s registration or with the date to which the credit union’s last annual accounts were made up, whichever is the later, and ending on the credit union’s most recent financial year end; and

(b) accompany the annual return submitted to the PRA under SUP 16.12.5 R (see CREDS 8.2.3 G), unless they have been submitted already

8.2.6A R (1) Every credit union must send to the PRA a copy of its audited accounts published in accordance with section 3A of the Friendly and Industrial and Provident Societies Act 1968 or provided in accordance
with article 49 of the Credit Unions (Northern Ireland) Order 1985.

(2) The accounts must:

(a) be made up for the period beginning with the date of the credit union’s registration or with the date to which the credit union’s last annual accounts were made up, whichever is the later, and ending on the credit union’s most recent financial year end; and

(b) accompany the annual return submitted to the PRA under rule 7.1 of the Regulatory Reporting Part of the PRA Rulebook (see CREDS 8.2.3A G), unless they have been submitted already.

8.2.7 R Every credit union must supply free of charge, to every member or person interested in the funds of the credit union who applies for it, a copy of the latest audited accounts of the credit union sent to the PRA under CREDS 8.2.6 R.

8.2.7A R Every credit union must supply free of charge, to every member or person interested in the funds of the credit union who applies for it, a copy of the latest audited accounts of the credit union sent to the PRA under CREDS 8.2.6A R.

8.2.8 G (1) Financial penalties may be imposed for the late submission of:

(a) the quarterly and annual returns referred to in SUP 16.12.5 R; and

(b) the audited accounts referred to in CREDS 8.2.6 R.

(2) Details of the policy and procedures on financial penalties are given in DEPP.

8.2.8A G (1) Financial penalties may be imposed for the late submission of:

(a) the quarterly and annual returns referred to in rule 7.1 of the Regulatory Reporting Part of the PRA Rulebook; and

(b) the audited accounts referred to in CREDS 8.2.6A R.

(2) Details of the policy and procedures on financial penalties are given in the PRA’s Statement of Policy: The Prudential Regulation Authority’s approach to enforcement: statutory statements of policy and procedure (April 2013).

App 1.1 Key Definitions

**total non-deferred shares** [FCA only]

means the total of members' share balances in a credit union shown in the most recent annual return to have been sent to the PRA under SUP 16.12.5 R-(see CREDS 8.2.3 G), excluding any deferred shares in the credit union.
**total non-deferred shares**  
*PRA only* means the total of members' share balances in a *credit union* shown in the most recent annual return to have been sent to the *PRA* (see *CREDS 8.2.3A G*), excluding any deferred shares in the credit union.

---

<table>
<thead>
<tr>
<th>Sch 2.2A G</th>
<th>G</th>
<th>In the above table in Sch 2.2 G, the reference to <em>CREDS 8.2.1 G</em> shall be read as <em>CREDS 8.2.1A G</em>, the reference to <em>CREDS 8.2.3 G</em> shall be read as <em>CREDS 8.2.3A G</em>, and the reference to <em>CREDS 8.2.6 G</em> shall be read as <em>CREDS 8.2.6A G</em>.</th>
</tr>
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**TP 1**  
Transitional provision

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<th>(3)</th>
<th>(4)</th>
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<td>Transitional Provision</td>
<td>Transitional provisions: dates in force</td>
<td>Handbook provisions: coming into force</td>
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<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>3</td>
<td>[FCA] [PRA]</td>
<td><strong>SUP 16.12.7 R</strong></td>
<td>R</td>
<td>The change in the applicable due date for the submission by a <em>credit union</em> of an annual return under <em>SUP 16.12.5 R</em> from 7 months to 6 months does not apply to an annual return in respect of the financial year ending on or before 31 July 2012.</td>
<td>31 July 2012</td>
<td>8 January 2012</td>
</tr>
</tbody>
</table>
| 4 | [FCA] [PRA] | **SUP 16 Annex 14 R** | R | *SUP 16 Annex 14 R*, as it was in force on 31 December 2011, continues to apply to:  
(i) quarterly returns for *credit unions* in respect of the quarter ending on or before 31 December 2011, and  
(ii) annual returns in respect of the financial year ending on or before 7 January 2012 | 8 January 2012 | 8 January 2012 |
Annex E

Amendments to the Interim Prudential sourcebook for Insurers (IPRU-INS)

In this Annex new text is underlined and deleted text is struck through.

<table>
<thead>
<tr>
<th>Volume One: Rules</th>
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<td>...</td>
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<table>
<thead>
<tr>
<th>Chapter 9: Financial Reporting</th>
</tr>
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<td>...</td>
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<table>
<thead>
<tr>
<th>PART V</th>
</tr>
</thead>
<tbody>
<tr>
<td>Group Capital Adequacy</td>
</tr>
<tr>
<td>...</td>
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</tbody>
</table>

<table>
<thead>
<tr>
<th>9.42D (1)</th>
</tr>
</thead>
<tbody>
<tr>
<td>An insurer must provide the following information from the report prepared in accordance with SUP 16.12.33R rule 14.3 of the Regulatory Reporting Part of the PRA Rulebook in respect of the financial year in question of the financial conglomerate identified at Stage C of the decision tree in rule 9.42C:</td>
</tr>
</tbody>
</table>

| ... |
|      |
## Annex F

### Amendments to Senior Management Arrangements, Systems and Controls (SYSC)

In this Annex new text is underlined and deleted text is struck through.

<table>
<thead>
<tr>
<th>1.1A</th>
<th>Application</th>
</tr>
</thead>
<tbody>
<tr>
<td>...</td>
<td></td>
</tr>
</tbody>
</table>

1.1A.1A

| G | Chapters 4 to 9 are not applicable to CRR firms (other than incoming firms) and overseas firms (other than incoming firms). CRR firms are subject to the rules in the General Organisational Requirements Part of the PRA Rulebook. |

| ...  |             |

### Part 2 Application of the common platform requirements (SYSC 4 to 10)

| 2.1A | R | The common platform organisational requirements apply to every firm apart from a CRR firm (other than an incoming firm), an overseas firm (other than an incoming firm), an insurer, a managing agent and the Society unless provided otherwise in a specific rule. |

| 2.1B | R | SYSC 10 applies to every firm apart from an insurer, a managing agent and the Society unless provided otherwise in a specific rule. |

| ...  |             |

### Part 3 Tables summarising the application of the common platform requirements to different types of firm

| 3.2C | R | For a common platform firm other than a CRR firm (other than an incoming firm) and an overseas firm (other than an incoming firm), Provision SYSC 4 to Provision SYSC 9 apply in accordance with Column A in the table below. |

| 3.2D | G | SYSC 4 to 9 are not applicable to a CRR firms (other than an incoming firm) and an overseas firm (other than an incoming firm). A CRR firm (other than an incoming firm) is subject to the rules in the General Organisational Requirements, Skills, Knowledge and Expertise, Compliance and Internal Audit, Risk Control, Outsourcing and Record Keeping Parts of the PRA |

| ...  |             |
Rulebook. An Overseas firm (other than an incoming firm) is subject to the rules in the Internal Governance of Third Country Branches Part of the PRA Rulebook.

| 3.2E | R | For a common platform firm, Provision SYSC 10 applies in accordance with Column A in the table below does not apply to PRA-authorised persons and the table below must be read accordingly. |

... 

| 3.3A | G | For all other firms apart from CRR firms (other than incoming firms), overseas firms (other than an incoming firm), insurers, managing agents, the Society and full-scope UK AIFMs of unauthorised AIFs, they apply in accordance with Column B in the table below. For these firms, where a rule is shown modified in Column B as ‘Guidance’, it should be read as guidance (as if "should" appeared in that rule instead of "must") and should be applied in a proportionate manner, taking into account the nature, scale and complexity of the firm’s business. |

| 3.4 | R | For the purposes of Provision SYSC 4 to Provision SYSC 9 in the table below, the references to: |

(1) “common platform firm” in Column A must be read as “a common platform firm apart from a CRR firm CRR firm (other than an incoming firm) and an overseas firm (other than an incoming firm)”; and  

(2) “all other firms” in Column B must be read as “all other firms apart from CRR firms a CRR firm (other than an incoming firm) and an overseas firm (other than an incoming firm)”.

(3) rules or guidance that apply to the UK branch of a non-EEA bank in accordance with Column B must not be applied by the UK branch of a non-EEA bank.

(4) SYSC 7.1.4A G is to be read as SYSC 7.1.4AA G.

| 3.5 | R | For the purposes of Provision SYSC 4 to Provision SYSC 9 in the table below, Column B applies to credit unions only. |

... 

| 7.1 | Risk control |

... 

| 7.1.4A | G | For a common platform firm included within the scope of SYSC 20 (Reverse stress testing), the strategies, policies and procedures for identifying, taking up, managing, monitoring and mitigating the risks to which the firm is or might be exposed include conducting reverse stress testing in accordance |
### Appendix 1.6

<table>
<thead>
<tr>
<th>7.1.4AA</th>
<th>G</th>
</tr>
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<tbody>
<tr>
<td><strong>For a common platform firm</strong> included within the scope of chapter 15 of the Internal Capital Adequacy Assessment Part of the PRA Rulebook, the strategies, policies and procedures for identifying, taking up, managing, monitoring and mitigating the risks to which the <strong>firm</strong> is or might be exposed include conducting reverse stress testing in accordance with chapter 15 of the Internal Capital Adequacy Assessment Part of the PRA Rulebook. A <strong>common platform firm</strong> which falls outside the scope of chapter 15 of the Internal Capital Adequacy Assessment Part of the PRA Rulebook should consider conducting reverse stress tests on its business plan as well. This would further <strong>senior personnel</strong>’s understanding of the <strong>firm</strong>’s vulnerabilities and would help them design measures to prevent or mitigate the risk of business failure.</td>
<td></td>
</tr>
</tbody>
</table>

---

### 12.1 Application

...  

12.1.13A R When applying SYSC 12.1.13R, a **CRR firms** (other than an **incoming firm**) must read references to:  

(1) ...  

...  

### 19A.1 General application and purpose

...  

19A.1.6A G (1) The aim of the **Remuneration Code** is to ensure that **firms** have risk-focused **remuneration** policies, which are consistent with and promote effective risk management and do not expose them to excessive risk. It expands upon the general organisational requirements in rule 2.1 of the General Organisational Requirements 2.1 Part and rule 2.1 of the Internal Governance of Third Country Branches Part of the PRA Rulebook.  

...  

19A.2.2A G (1) ...  

(2) ...  

(3) As with other aspects of a **firm**’s systems and controls, in accordance with rule 2.2 of the General Organisational Requirement Part 2.2 and rule 2.2 of the Internal Governance of Third Country Branches Part of the PRA Rulebook, **remuneration** policies, procedures and practices must be comprehensive and proportionate to the nature, scale and
complexity of the common platform firm’s activities. What a firm must do in order to comply with the Remuneration Code will therefore vary. For example, while the Remuneration Code refers to a firm’s remuneration committee and risk management function, it may be appropriate for the governing body of a smaller firm to act as the remuneration committee, and for the firm not to have a separate risk management function.

19A.3.17 G (1) …

(2) …

(3) The appropriate regulator would generally expect the ratio of the potential variable component of remuneration to the fixed component of remuneration to be significantly lower for employees in risk management and compliance functions than for employees in other business areas whose potential bonus is a significant proportion of their remuneration. Firms should nevertheless ensure that the total remuneration package offered to those employees is sufficient to attract and retain staff with the skills, knowledge and expertise to discharge those functions. The requirement that the method of determining the remuneration of relevant persons involved in the compliance function must not compromise their objectivity or be likely to do so also applies (see rule 2.4(4) of the Compliance and Internal Audit Part 2.4(4) and rule 9.4(4) of the Internal Governance of Third Country Branches Part of the PRA Rulebook).

20.1 Application and purpose

Application

20.1.1 R (1) SYSC 20 applies to:

(a) a firm which is [deleted]:
   (i) a bank [deleted]; or
   (ii) a building society [deleted]; or
   (iii) a designated investment firm which meets any of the criteria set out in (2) on an individual basis, or in (3) on a consolidated basis [deleted]; and

(b) an insurer unless it is:
   (i) a non-directive friendly society; or
   (ii) a Swiss general insurer; or
(iii) an EEA-deposit insurer; or
(iv) an incoming EEA firm; or
(v) an incoming Treaty firm.

<table>
<thead>
<tr>
<th>(2)</th>
<th>Subject to (4), SYSC 20 applies to a designated investment firm if [deleted]:</th>
</tr>
</thead>
<tbody>
<tr>
<td>(a)</td>
<td>it has assets under management or administration of at least £10 billion (or the equivalent amount in foreign currency) [deleted]; or</td>
</tr>
<tr>
<td>(b)</td>
<td>the total annual fee and commission income arising from its regulated activities is at least £250 million (or the equivalent amount in foreign currency) [deleted]; or</td>
</tr>
<tr>
<td>(c)</td>
<td>it has assets or liabilities of at least £2 billion (or the equivalent amount in foreign currency) [deleted].</td>
</tr>
</tbody>
</table>

| (3) | Subject to (4), where all of the designated investment firms within the same consolidation group or non-EEA sub-group, taken together as if they were one firm, meet any of the criteria in (2), SYSC 20 applies to each of those designated investment firms as if it individually met the inclusion criteria in (2) [deleted]. |

| (4) | Any designated investment firm which is included within the scope of SYSC 20 in accordance with (2) or (3) in any given year will continue to be subject to SYSC 20 for the following two years irrespective of whether or not it continues to meet the inclusion criteria in any of those subsequent years [deleted]. |

20.1.4A G The reverse stress testing requirements are an integral component of a firm's business planning and risk management under SYSC. For BIPRU firms as referred to in SYSC 20.1.1R (1)(a), this chapter amplifies SYSC 7.1.1 G to SYSC 7.1.8 G on risk control. For insurers as referred to in SYSC 20.1.1R (1)(b), this chapter amplifies SYSC 14.1.17 G to SYSC 14.1.25 G on business planning and risk management.

21.1 Risk control: guidance on governance arrangements

Additional guidance on governance arrangements

21.1.1A G References to “firm” in SYSC 21 should be read as excluding CRR firms and overseas firms (other than incoming firms).
Annex G

Amendments to General Provisions (GEN)

In this Annex new text is underlined and deleted text is struck through.

...  

<table>
<thead>
<tr>
<th>2.2</th>
<th>Interpreting the Handbook</th>
</tr>
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<tbody>
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<td></td>
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</tbody>
</table>

Cross-references in the Handbook

<table>
<thead>
<tr>
<th>2.2.13B R</th>
<th>A reference in the <em>Handbook</em> to a provision in the <em>PRA Rulebook</em> is a reference to that provision as amended from time to time.</th>
</tr>
</thead>
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</table>

...
PRA RULEBOOK: GLOSSARY INSTRUMENT (No. 2) [YEAR]

Powers exercised
A. The Prudential Regulation Authority (“PRA”) makes this instrument in the exercise of the following powers and related provisions in the Financial Services and Markets Act 2000 (“the Act”):
   (1) section 137G (The PRA’s general rules); and
   (2) section 137T (General supplementary powers).
B. The rule-making powers referred to above are specified for the purpose of section 138G(2) (Rule-making instrument) of the Act.

Pre-conditions to making
C. In accordance with section 138J of the Act (Consultation by the PRA), the PRA consulted the Financial Conduct Authority. After consulting, the PRA published a draft of proposed rules and had regard to representations made.

PRA Rulebook: Glossary Instrument (No. 2) [Year]
D. The PRA makes the rules in Annexes A to J of this instrument.

Commencement
E. This instrument comes into force on [DATE].

Citation
F. This instrument may be cited as the Glossary Instrument (No. 2) [Year].

By order of the Board of the Prudential Regulation Authority
[DATE]
Annex A

Amendments to the Glossary

In the Glossary Part of the PRA Rulebook, insert the following new definitions.

advising on investments

means the regulated activity, specified in article 53 of the Regulated Activities Order (Advising on investments).

advising on pension transfers and pension opt-outs

means advising on investments in respect of pension transfers and pension opt-outs.

agreeing to carry on a regulated activity

means the regulated activity, specified in article 64 of the Regulated Activities Order (Agreeing to carry on specified kinds of activity).

AIF

means an alternative investment fund.

AIFM

means alternative investment fund manager.

AIFM investment management functions

means investment management functions of an AIFM as set out in 1(a) (portfolio management) or (b) (risk management) of Annex I to AIFMD.

AIFMD


alternative investment fund

means (in accordance with article 4(1)(a) of AIFMD) a collective investment undertaking, including investment compartments thereof, which:

(a) raises capital from a number of investors, with a view to investing it in accordance with a defined investment policy for the benefit of those investors; and
Appendix 1.7

(b) does not require authorisation pursuant to article 5 of the UCITS Directive.

alternative investment fund manager

means (in accordance with article 4(1)(b) of AIFMD) a legal person whose regular business is performing AIFM investment management functions for one or more AIF.

annual report and accounts

means

(1) (in relation to a company incorporated in the UK) an annual report and annual accounts as those terms are defined in section 471 of the Companies Act 2006 together with an auditor's report prepared in relation to those accounts under sections 495 to 497A of the same Act;

(2) (in relation to any other body) any similar or analogous documents which it is required to prepare whether by its constitution or by the law under which it is established.

arranging (bringing about) deals in investments

means the regulated activity specified in article 25(1) of the Regulated Activities Order.

arranging safeguarding and administration of assets

that part of safeguarding and administering investments which consists solely of arranging for one or more other persons to carry on both:

(a) the safeguarding of assets belonging to another; and

(b) the administration of those assets.

Article 12(1) relationship

means a relationship where undertakings are linked by a relationship within the meaning of Article 12(1) of Directive 83/349 EEC.

Article 18(5) relationship

means a relationship where undertaking are linked by participations or capital ties other than those referred to in paragraphs (1) and (2) of Article 18 of the CRR.

commodity future

has the meaning given in the PRA Handbook.

commodity option

has the meaning given in the PRA Handbook.

consolidated basis
has the meaning in article 4(1)(48) of the CRR.

**consolidation group**

means the undertakings included in the scope of consolidation pursuant to Articles 18(1), 18(8), 19(1), 19(3) and 23 of the CRR and Groups 2.1- 2.3.

**contractually based investment**

has the meaning provided in Article 3(1) of the Regulated Activities Order.

**coordinator**

means, in relation to a financial conglomerate, the competent authority appointed as coordinator in accordance with Article 10(1) of the Financial Groups Directive. In this definition competent authority has the meaning given in point (16) of Article 2 of the Financial Groups Directive.

**core UK group**

means all counterparties that:

(a) are listed in a firm’s core UK group permission;

(b) in relation to a firm, satisfy the conditions in Article 113(6) of the CRR; and

(c) in respect of which exposures are exempted, under Article 400(1)(f) of the CRR, from the application of Article 395(1) of the CRR.

For the purposes of this definition “exposures” has the meaning given to it in Article 389 of the CRR.

**core UK group permission**

means a permission given by the PRA under Article 113(6) of the CRR.

**CREDS**

means the Credit Unions sourcebook in the PRA Handbook.

**dealing in investments as agent**

means the regulated activity, specified in article 21 of the Regulated Activities Order (Dealing in investments as agent).

**designated investment**

means a security or a contractually-based investment (other than a funeral plan contract and a right to or interest in a funeral plan contract), that is, any of the following investments, specified in Part III of the Regulated Activities Order (Specified Investments), and a long-term care insurance contract which is a pure protection contract:

1. life policy (subset of article 75 (Contracts of insurance));
(2) share (article 76);
(3) debenture (article 77);
(4) alternative debenture (article 77A);
(5) government and public security (article 78);
(6) warrant (article 79);
(7) certificate representing certain securities (article 80);
(8) unit (article 81);
(9) rights under a stakeholder pension scheme (article 82(1))
(10) rights under a personal pension scheme (article 82(2));
(11) Greenhouse gas allowances which are auctioned (article 82A), where they are a financial instrument.
(12) option (article 83); for the purposes of the permission regime, this is sub-divided into:
   (a) option (excluding a commodity option and an option on a commodity future);
   (b) commodity option and option on a commodity future;
(13) future (article 84); for the purposes of the permission regime, this is sub-divided into:
   (a) future (excluding a commodity future and a rolling spot forex contract);
   (b) commodity future;
   (c) rolling spot forex contract;
(14) contract for differences (article 85); for the purposes of the permission regime, this is sub-divided into:
   (a) contract for differences (excluding a spread bet and a rolling spot forex contract);
   (b) spread bet;
   (c) rolling spot forex contract;
(15) rights to or interests in investments in (1) to (14) (article 89) but not including rights to or interests in rights under a long-term care insurance contract which is a pure protection contract.

*designated investment business*
means any of the following activities, specified in Part II of the *Regulated Activities Order* (Specified Activities), which is carried on by way of business:

1. *dealing in investments as principal* (article 14), but disregarding the exclusion in article 15 (Absence of holding out etc);

2. *dealing in investments as agent* (article 21) but only in relation to *designated investments*;

3. MiFID business bidding (part of bidding in emissions auctions) (article 24A);

4. *arranging (bringing about) deals in investments* (article 25(1)), but only in relation to *designated investments*;

5. *making arrangements with a view to transactions in investments* (article 25(2)), but only in relation to *designated investments*;

6. *operating a multilateral trading facility* (article 25D);

7. *managing investments* (article 37), but only if the assets consist of or include (or may consist of or include) *designated investments*;

8. assisting in the administration and performance of a *contract of insurance*, but only if the *contract of insurance* is a *designated investment*;

9. *safeguarding and administering investments* (article 40), but only if the assets consist of or include (or may consist of or include) *designated investments*; for the purposes of the *permission regime*, this is subdivided into:
   - (a) *safeguarding and administration of assets (without arranging)*;
   - (b) *arranging safeguarding and administration of assets*;

10. sending dematerialised instructions (article 45(1));

11. causing dematerialised instructions to be sent (article 45(2));

12. *establishing, operating or winding up a stakeholder pension scheme* (article 52(a));

13. *establishing, operating or winding up a personal pension scheme* (article 52(b));

14. providing basic advice on a stakeholder product (article 52B);

15. *advising on investments* (article 53), but only in relation to *designated investments*; for the purposes of the *permission regime*, this is subdivided into:
(a) advising on investments (except pension transfers and pension opt-outs);

(b) advising on pension transfers and pension opt-outs;

(16) agreeing to carry on a regulated activity in (1) to (11) and (13) (article 64);

(17) managing a UCITS (article 51ZA);

(18) acting as trustee or depositary of a UCITS (article 51ZB);

(19) managing an AIF (article 51ZC);

(20) acting as trustee or depositary of an AIF (article 51ZD);

(21) establishing, operating or winding up a collective investment scheme (article 51ZE).

eligible counterparty

has the meaning given in the FCA Handbook for the purposes other than for the purposes of the part of the FCA Handbook in High Level Standards that has the title Principles for Businesses.

establishing, operating or winding up a personal pension scheme

means the regulated activity, specified in article 52(b) of the Regulated Activities Order (Establishing etc. a pension scheme).

establishing, operating or winding-up a collective investment scheme

means the regulated activity specified in article or 51ZE of the Regulated Activities Order (Establishing etc a collective investment scheme).

establishing, operating or winding up a stakeholder pension scheme

means the regulated activity, specified in article 52 (a) of the Regulated Activities Order (Establishing etc a pension scheme).

financial conglomerate

has the meaning given in point (14) of Article 2 of the Financial Groups Directive.

Financial Groups Directive


funeral plan contract
means the investment specified in articles 59(2), 60 and 87 of the Regulated Activities Order.

**GENPRU**

means the General Prudential sourcebook for Banks, Building Societies, Insurers and Investment Firms in the *PRA Handbook*.

**IMD reinsurance intermediary**

has the meaning given in Article 2(6) of the *Insurance Mediation Directive*.

**investment**

means (in accordance with sections 22(4) of *FSMA* (Regulated activities) and section 93(2) of the Financial Services Act 2012) any investment, including any asset, right or interest.

**life policy**

has the meaning given in the *PRA Handbook*.

**long-term care insurance contract**

a *long-term insurance contract*:

(a) which provides, would provide at the *policyholder's* option, or is sold or held out as providing, benefits that are payable or provided if the *policyholder's* health deteriorates to the extent that he cannot live independently without assistance and that is not expected to change; and

(b) under which the benefits are capable of being paid for periodically for all or part of the period that the *policyholder* cannot live without assistance;

where 'benefits' are services, accommodation or goods necessary or desirable for the continuing care of the *policyholder* because he cannot live independently without assistance.

**long-term insurance contract**

means a “contract of long-term insurance” as defined in Article 3(1) of the *Regulated Activities Order*.

**making arrangements with a view to transactions in investments**

means the **regulated activity**, specified in article 25(2) of the *Regulated Activities Order* (Arranging deals in investments).

**managing a UCITS**

means the **regulated activity**, specified in article 51ZA of the *Regulated Activities Order* (Managing a UCITS).

**managing an AIF**
means the regulated activity, specified in article 51ZC of the Regulated Activities Order (Managing an AIF).

**managing investments**

means the regulated activity, specified in article 37 of the Regulated Activities Order (Managing investments).

**non-core large exposures group or NCLEG**

has the meaning given in the Large Exposures Part.

**operating a multilateral trading facility**

means the regulated activity in article 25D of the Regulated Activities Order.

**option**

has the meaning given in the PRA Handbook.

**pension opt-out**

has the meaning given in the PRA Handbook.

**pension transfer**

has the meaning given in the PRA Handbook.

**professional client**

has the meaning given in the FCA Handbook.

**pure protection contract**

means:

(1) a long-term insurance contract in respect of which the following conditions are met:

(a) the benefits under the contract are payable only on death or in respect of incapacity due to injury, sickness or infirmity;

(b) the contract has no surrender value, or the consideration consists of a single premium and the surrender value does not exceed that premium; and

(c) the contract makes no provision for its conversion or extension in a manner which would result in it ceasing to comply with (a) or (b); or

(2) a reinsurance contract covering all or part of a risk to which a person is exposed under a long-term insurance contract.

**reinsurance contract**

means a contract of insurance covering all or part of a risk to which a person is exposed under a contract of insurance.
reinsurance mediation

has the meaning given in Article 2(4) of the *Insurance Mediation Directive*.

retail client

means a *client* who is neither a *professional client* or an *eligible counterparty*.

rolling spot forex contract

has the meaning given in the *PRA Handbook*.

safeguarding and administering investments

means the *regulated activity*, specified in article 40 of the *Regulated Activities Order* (Safeguarding and administering investments).

safeguarding and administration of assets (without arranging)

that part of safeguarding and administering investments which consists of both:

(a) the safeguarding of assets belonging to another; and

(b) the administration of those assets.

security

has the meaning provided in article 3(1) of the *Regulated Activities Order* (Interpretation).

specified investment

has the meaning given in the *PRA Handbook*.

spread bet

has the meaning given in the *PRA Handbook*.

UCITS

undertakings for collective investment in transferable securities that are established in accordance with the *UCITS Directive*.

UCITS Directive


Amend the following definitions, where underlining indicates new text and deleted text is struck through.
branch means

(1) (in relation to a credit institution):

(a) a place of business which forms a legally dependent part of a credit institution and which carries out directly all or some of the transactions inherent in the business of credit institutions;

(b) for the purposes of the CRD and in accordance with Article 38 of the CRD, any number of places of business set up in the same EEA State by a credit institution with headquarters in another EEA State are to be regarded as a single branch; or

(2) (in relation to an investment firm) has the meaning given in Article 4(1)(26) of MiFID.

(3) (in relation to an insurance undertaking) any permanent presence of the insurance undertaking in an EEA State other than that in which it has its head office is to be regarded as a single branch, whether that presence consists of a single office which, or two or more offices each of which:

(a) is managed by the insurance undertaking's own staff; or

(b) is an agency of the insurance undertaking; or

(c) is managed by a person who is independent of the insurance undertaking, but has permanent authority to act for the insurance undertaking as an agency would.

(4) (in relation to an IMD insurance intermediary):

(a) a place of business which is a part of an IMD insurance intermediary, not being the principal place of business, which has no separate legal personality and which provides insurance mediation for which the IMD insurance intermediary has been registered;

(b) for the purposes of the Insurance Mediation Directive, all the places of business set up in the same EEA State by an IMD insurance intermediary with headquarters in another EEA State are to be regarded as a single branch.

(5) (in relation to an IMD reinsurance intermediary):

(a) a place of business which is a part of an IMD reinsurance intermediary, not being the principal place of business, which has no separate legal personality and which provides reinsurance mediation for which the IMD reinsurance intermediary has been registered;
(b) for the purposes of the Insurance Mediation Directive, all the places of business set up in the same EEA State by an IMD reinsurance intermediary with headquarters in another EEA State are to be regarded as a single branch.

Contract of insurance

(1) (in relation to a specified investment) the investment, specified in article 75 of the Regulated Activities Order (Contracts of insurance), which is rights under a contract of insurance in (2) below.

(2) (in relation to a contract) has the meaning given in Article 3(1) of the Regulated Activities Order.

IMD insurance intermediary

has the meaning given in article 2(45) of the Insurance Mediation Directive.
Annex B
Amendments to the Depositor Protection Part

In this Annex deleted text is struck through.

1 APPLICATION AND DEFINITIONS

1.4 Unless otherwise stated, in this Part, the following definitions shall apply:

... 

personal pension scheme

has the meaning given in article 3(1) of the Regulated Activities Order.

...

stakeholder pension scheme

has the meaning given in article 3(1) of the Regulated Activities Order.

...
Annex C
Amendments to the Fundamental Rules Part

In this Annex deleted text is struck through.

1 APPLICATION AND DEFINITIONS

1.2 In this Part, the following definitions shall apply:

... cross-border services

means:

(1) (in relation to a UK firm) services provided within an EEA State other than the UK under the freedom to provide services; and

(2) (in relation to an incoming EEA firm or an incoming Treaty firm) services provided within the UK under the freedom to provide services.

...
Annex D

Amendments to the General Provisions Part

In this Annex deleted text is struck through.

1 APPLICATION AND DEFINITIONS

1.2 In this Part, the following definitions shall apply:

eligible counterparty

has the meaning given in the FCA Handbook for the purposes other than for the purposes of the part of the FCA Handbook in High Level Standards that has the title Principles for Businesses.

professional client

has the meaning given in the FCA Handbook.

retail client

means a client who is neither a professional client or an eligible counterparty.
Annex E

Amendments to the Groups Part

In this Annex deleted text is struck through.

1 APPLICATION AND DEFINITIONS

1.2 In this Part, the following definitions shall apply:

Article 12(1) relationship

means a relationship where undertakings are linked by a relationship within the meaning of Article 12(1) of Directive 83/349 EEC.

Article 18(5) relationship

means a relationship where undertaking are linked by participations or capital ties other than those referred to in paragraphs (1) and (2) of Article 18 of the CRR.
Annex F
Amendments to the Internal Capital Adequacy Assessment Part

In this Annex deleted text is struck through.

1 APPLICATION AND DEFINITIONS

1.2 In this Part, the following definitions shall apply:

*Article 12(1) relationship*

means a relationship where undertakings are linked by a relationship within the meaning of Article 12(1) Directive 83/349/EEC.

*consolidation group*

means the undertakings included in the scope of consolidation pursuant to Articles 18(1), 18(8), 19(1), 19(3) and 23 of the CRR and Groups 2.1–2.3.

*financial conglomerate*

has the meaning given in point (14) of Article 2 of Directive 2002/87/EC on the supplementary supervision of credit institutions, insurance undertakings and investment firms in a financial conglomerate.
Annex G
Amendments to the Large Exposures Part

In this Annex deleted text is struck through.

1 APPLICATION AND DEFINITIONS
...

1.2 In this Part, the following definitions shall apply:

*core UK group*

means all counterparties that:

(a) are listed in a firm’s core UK group permission;

(b) in relation to a firm, satisfy the conditions in Article 113(6) of the CRR; and

(c) in respect of which exposures are exempted, under Article 400(1)(f) of the CRR, from the application of Article 395(1) of the CRR.

... 

*core UK group permission*

means a permission given by the PRA under Article 113(6) of the CRR.

...
Annex H
Amendments to the Notifications Part

In this Annex deleted text is struck through.

1 APPLICATION AND DEFINITIONS

1.2 In this Part, the following definitions shall apply:

branch

(1) (in relation to a credit institution) means:

(a) a place of business which forms a legally dependent part of a credit institution and which carries out directly all or some of the transactions inherent in the business of credit institutions;

(b) for the purposes of the CRD and in accordance with Article 38 of the CRD, any number of places of business set up in the same EEA State by a credit institution with headquarters in another EEA State are to be regarded as a single branch;

(2) (in relation to an investment firm) has the meaning given in Article 4(1)(26) of MiFID; and

(3) (in relation to an insurance undertaking) any permanent presence of the insurance undertaking in an EEA State other than that in which it has its head office is to be regarded as a single branch, whether that presence consists of a single office which, or two or more offices each of which:

(a) is managed by the insurance undertaking's own staff; or

(b) is an agency of the insurance undertaking; or

(c) is managed by a person who is independent of the insurance undertaking, but has permanent authority to act for the insurance undertaking as an agency would.

consolidation group

means the undertakings included in the scope of consolidation pursuant to Articles 18(1), 18(8), 19(1), 19(3) and 23 of the CRR and Groups 2.1–2.3.

Coordinator
means, in relation to a financial conglomerate, the competent authority appointed as coordinator in accordance with Article 10(1) of the Financial Groups Directive.

... financial conglomerate

has the meaning given in point (14) of Article 2 of the Financial Groups Directive.

Financial Groups Directive

Annex I

Amendments to the Policyholder Protection Part

In this Annex deleted text is struck through.

1 APPLICATION AND DEFINITIONS

1.2 In this Part, the following definitions shall apply:

AIF

means an alternative investment fund.

AIFM

means alternative investment fund manager.

AIFMD


alternative investment fund

means (in accordance with article 4(1)(a) of AIFMD) a collective investment undertaking, including investment compartments thereof, which:

(a) raises capital from a number of investors, with a view to investing it in accordance with a defined investment policy for the benefit of those investors; and

(b) does not require authorisation pursuant to article 5 of the UCITS Directive.

alternative investment fund manager

means (in accordance with article 4(1)(b) of AIFMD) a legal person whose regular business is performing AIFM investment management functions for one or more AIF.
AIFM investment management functions

means investment management functions of an AIFM as set out in 1(a) (portfolio management) or (b) (risk management) of Annex I to AIFMD.

investment

means (in accordance with sections 22(4) of FSMA (Regulated activities) and section 93(2) of the Financial Services Act 2012) any investment, including any asset, right or interest.

UCITS Directive

Annex J

Amendments to the Public Disclosure Part

In this Annex deleted text is struck through.

1 APPLICATION AND DEFINITIONS

1.2 In this Part, the following definitions shall apply:

annual report and accounts

(1) (in relation to a company incorporated in the UK) an annual report and annual accounts as those terms are defined in:

(a) section 262(1) of the Companies Act 1985, together with an auditor's report prepared in relation to those accounts under section 235 of the same Act where these provisions are applicable; or

(b) section 471 of the Companies Act 2006 together with an auditor's report prepared in relation to those accounts under sections 495 to 497 of the same Act;

(2) (in relation to any other body) any similar or analogous documents which it is required to prepare whether by its constitution or by the law under which it is established.
Draft Supervisory Statement | SS[x]/15 - Guidelines for completing regulatory reports

April 2015

Contents

Page 2: Introduction
Page 3: Integrated Regulatory
1 Introduction

1.1 This Supervisory Statement is addressed to all firms regulated by the Prudential Regulation Authority (PRA) who are required to submit supervisory reports under the Regulatory Reporting part of the Rulebook. Its purpose is to set out the PRA’s expectations for how firms should complete the data items required under chapter 18 of the Regulatory Reporting part of the Rulebook.

1.2 This Supervisory Statement sets out the basis on which firms should complete data items required under the rules. This is intended to ensure a consistent reporting framework to enable the PRA to use the information collected efficiently and effectively. It allows the PRA to meet its objectives of promoting the safety and soundness for firms, as it enables the PRA to monitor firms’ compliance with the requirement to maintain adequate financial resources, and with other requirements and standards under the regulatory system.

1.3 Chapter 2 sets out an example of how to interpret the reporting requirements where a firm carries out activities in more than one RAG.

1.4 The guidance on completing data items is set out in a series of appendices to this supervisory statement:

<table>
<thead>
<tr>
<th>Appendix</th>
<th>Data items</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>FSA001 to FSA055</td>
<td>Guidelines for completing data items FSA001 to FSA055</td>
</tr>
<tr>
<td>2</td>
<td>MLAR</td>
<td>Notes for completing Mortgage Lenders and Administrators Return</td>
</tr>
<tr>
<td>3a</td>
<td>CQ</td>
<td>Notes for completing the quarterly return for Credit Unions</td>
</tr>
<tr>
<td>3b</td>
<td>CY</td>
<td>Notes for completing the annual return for Credit Unions</td>
</tr>
<tr>
<td>4</td>
<td>Prudent Valuation</td>
<td>Guidelines for completing the prudent valuation return</td>
</tr>
</tbody>
</table>

1.5 Italicised text in the supervisory statement and the accompanying appendices has the meaning given in the glossary in the Regulatory Reporting part of the Rulebook, where the term is specific to reporting, or in the PRA Rulebook glossary.
2 Integrated Regulatory reporting

2.1 This chapter is designed to assist firms to understand how the reporting requirements set out in the chapter 2 of the Reporting part of the PRA rulebook operate and in particular rules 2.1 - 2.3.

2.2 E.g. A UK bank that is not a FINREP firm in RAG 1 that also carries on activities in RAG 5. Overlaying the RAG 1 reporting requirements with the requirements for a RAG 5 firm gives the following:

<table>
<thead>
<tr>
<th>RAG 1 requirements (7.1)</th>
<th>RAG 5 requirements (11.2)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Annual report and accounts</td>
<td>Annual report and accounts</td>
</tr>
<tr>
<td>Annual report and accounts of the mixed-activity holding company</td>
<td></td>
</tr>
<tr>
<td>Solvency statement</td>
<td></td>
</tr>
<tr>
<td>Balance sheet</td>
<td>Balance Sheet</td>
</tr>
<tr>
<td>Income statement</td>
<td>Income statement</td>
</tr>
<tr>
<td>Market risk</td>
<td></td>
</tr>
<tr>
<td>Market risk -supplementary</td>
<td></td>
</tr>
<tr>
<td>Exposures between core UK group and non-core large exposures group</td>
<td></td>
</tr>
<tr>
<td>Forecast data</td>
<td></td>
</tr>
<tr>
<td>Solo consolidation data</td>
<td></td>
</tr>
<tr>
<td>Interest rate gap report</td>
<td></td>
</tr>
<tr>
<td>Sectoral information, including arrears and impairment</td>
<td></td>
</tr>
<tr>
<td>IRB portfolio risk</td>
<td></td>
</tr>
<tr>
<td>Daily Flows (if it is an ILAS BIPRU firm)</td>
<td></td>
</tr>
<tr>
<td>Enhanced Mismatch Report (if it is an ILAS BIPRU firm)</td>
<td></td>
</tr>
<tr>
<td>RAG 1 requirements (7.1)</td>
<td>RAG 5 requirements (11.2)</td>
</tr>
<tr>
<td>-------------------------</td>
<td>--------------------------</td>
</tr>
<tr>
<td>Liquidity Buffer Qualifying Securities (if it is an ILAS BIPRU firm)</td>
<td></td>
</tr>
<tr>
<td>Funding Concentration (if it is an ILAS BIPRU firm)</td>
<td></td>
</tr>
<tr>
<td>Pricing data (if it is an ILAS BIPRU firm)</td>
<td></td>
</tr>
<tr>
<td>Retail and corporate funding (if it is an ILAS BIPRU firm)</td>
<td></td>
</tr>
<tr>
<td>Currency Analysis (if it is an ILAS BIPRU firm)</td>
<td></td>
</tr>
<tr>
<td>Lending - Business flow and rates</td>
<td></td>
</tr>
<tr>
<td>Residential Lending to individuals - New business profile</td>
<td></td>
</tr>
<tr>
<td>Lending - Arrears analysis</td>
<td></td>
</tr>
<tr>
<td>Mortgage administration - Business profile</td>
<td></td>
</tr>
<tr>
<td>Mortgage Administration - Arrears analysis</td>
<td></td>
</tr>
<tr>
<td>Analysis of loans to customers</td>
<td></td>
</tr>
<tr>
<td>Provisions analysis</td>
<td></td>
</tr>
<tr>
<td>Fees and levies</td>
<td></td>
</tr>
<tr>
<td>Sale and Rent back</td>
<td></td>
</tr>
</tbody>
</table>

2.3 In this case, it is more obvious that the firm's reporting requirement in RAG 1 is not all the data items listed above. However, for the purposes of this exercise, it is the list of potential data items that is important. Thus comparing RAG 1 with RAG 5, the additional reporting requirements are:

a) Lending - Business flow and rates, where Section D MLAR is required;

b) Residential Lending to individuals - New business profile, where Section E MLAR is required;

c) Lending - Arrears analysis, where Section F MLAR is required;
d) Mortgage administration - Business profile, where Section G MLAR is required;

e) Mortgage Administration - Arrears analysis, where Section H MLAR is required

f) Analysis of loans to customers, where Section A3 of MLAR is required

g) Provisions analysis, where Section B2 of MLAR is required; and

h) Sale and Rent Back, where Section K of the MLAR is required

2.4 Fees and levies are not applicable as they are not required to be submitted under the lowest numbered RAG in this example. The reporting frequency and submission times for items (a) to (h) above are then derived from the rules applicable to RAG 5 firms in Rule 11.2 of the Reporting part.
Appendix 1 – Guidelines for completing data items FSA001 to FSA055

Contents

Page 2: FSA001 Balance sheet
Page 12: FSA002 Income statement
Page 20: FSA005 Market risk
Page 22: FSA006 Market risk supplementary
Page 24: FSA011 Building Society Liquidity
Page 26: FSA014 Forecast data
Page 29: FSA015 Sectoral information
Page 44: FSA016 Solo consolidation data
Page 47: FSA017 Interest rate gap report
Page 59: FSA018 Exposures from core UK group to NCLEG
Page 61: FSA019 Pillar 2 questionnaire
Page 66: FSA038 Volumes and types of business
Page: 71 FSA042 UCITS
Page 73: FSA045 IRB portfolio risk
Page: 76 FSA047 Daily flows
Page 78: FSA048 Enhanced mismatch report
Page 103: FSA050 Liquidity buffer qualifying securities
Page: 105 FSA051 Funding concentration
Page 108: FSA052 Pricing Data
Page 112: FSA053 Retail, SME and Large Enterprises Type B funding
Page 117: FSA054 Currency analysis
Page 119: FSA055 Systems and controls questionnaire
1 FSA001 – Balance sheet

This data item provides the PRA with a snapshot of the assets and liabilities of a firm, and details of items which although not on the balance sheet, nevertheless will have a potential impact on the financial health of the firm if they were to crystallise.

Valuation
Firms should follow their normal accounting practice wherever possible.

Consolidation
When reporting the balance sheet on a consolidation group basis, firms should where possible treat the consolidation group as a single entity (ie line-by-line) rather than on an aggregation basis. However, for the liabilities, the consolidation should only treat the group as a single entity (ie line-by-line).

Currency
You should report in the currency of your annual audited accounts ie in either Sterling, Euro, US dollars, Canadian dollars, Swedish Kroner, Swiss Francs or Yen. Figures should be reported in 000s.

Data elements
These are referred to by row first, then by column, so data element 2B will be the element numbered 2 in column B.

Assets
These are broken down between trading book assets, and those that are not trading book assets. Hence the items reported in column B will exclude the items reported in column A. If a firm cannot easily identify trading book assets, all assets should be reported in the non-trading book column.

Firms can determine whether they have trading book or not. However, it is expected that a firm that identifies trading book profits in FSA002 should be able to identify trading book assets.

1 Is this report on behalf of a UK consolidation group?
Firms should answer yes or no.

2 If yes, please list the firm reference numbers of the other firms in the UK consolidation group.
Firms should list the reference numbers of all the firms included within the consolidation group in Column B.

3 If no (to data element 1), is this a solo consolidated report?
Firms that have an individual consolidation waiver should answer yes here.

5 Cash and balances at central banks (excluding client money)
This is money physically held by the firm, and money deposited with central banks. Include any gold coin and bullion held.

Any client money held should be reported in data element 64A.
6  **Credit items in the course of collection from banks**

This data element is only relevant for **UK banks** and **building societies**.

This includes the total amount of cheques, etc. drawn on and in the course of collection on other firms, and debit items in transit between domestic offices of the reporting firm in each country. Report cheques that have been credited to customers’ accounts but are held overnight before being presented or paid into the reporting firm’s account with another firm.

7  **Securities eligible for use in central bank operations**

Enter here any holdings of treasury bills or other securities eligible for use at central banks.

8  **Deposits with, and loans to, credit institutions**

For **UK designated investment firms**, this will include any bank balances. Overdrawn accounts with banks should be reported in data element 23A.

It includes funds lent to or placed with customers/counterparties. This includes holdings of certificates of deposit (other than those issued by the firm) and negotiable deposits made on terms identical to those on which a certificate of deposit would have been issued, but for which it has been mutually convenient not to have issued a certificate (these items should be reported on a contract date basis).

It also includes funds lent to or placed with customers/counterparties including:

(a)  assets leased out under finance lease agreements, but legally owned by the firm;

(b)  loans made under conditional sale agreements and hire purchase contracts;

(c)  acceptances discounted;

(d)  advances purchased by or assigned to the firm under a transferable loan facility, purchase and resale agreements, factoring, or similar arrangement; and

(e)  bills (including eligible bills), promissory notes and other negotiable paper owned (including à forfait paper), which should be reported according to the drawee.

9  **Loans and advances to customers**

This will mainly be relevant for **UK banks** and **building societies**. It covers all funds lent or placed with all counterparties other than credit institutions.

10  **Debt securities**

All long positions in debt securities, with the exception of gilts, should be reported in data element 10. If there is an overall short position, it should be reported in data element 30A.

Gilts should be reported in data element 7.

11  **Equity shares**

This comprises long holdings of securities. If there is an overall short position, it should be reported in data element 30A.

12  **Investment in group undertakings**

This will generally only apply for solo and unconsolidated reporting.
When completing this on a consolidation group basis, investments in subsidiary and associated companies should only include those companies that are excluded from the consolidation.

13 Reverse repurchase agreements and cash collateral on securities borrowed
Report here any reverse repos or stock borrowing.

14 Derivatives
Report here derivatives balances, on the same basis as they are reported on the face of the firm’s balance sheet.

15 Goodwill
Report here the amount of any goodwill.

16 Other intangible assets
Include here intangible assets, other than goodwill.

17 Tangible fixed assets
Includes property, real estate, plant and equipment beneficially owned by the firm.

18 Prepayments and accrued income
Include here any sundry debtors arising in the course of the firm’s business, including prepayments and accruals.

19 Other assets
Include any other assets not reported elsewhere on FSA001, items in suspense (in the case of UK banks and building societies), and any assets in respect of trading settlement accounts.

For consolidation group reports, any assets consolidated other than on a line-by-line basis may be reported here.

Includes exchange traded margins.

20 Total assets
The sum of the trading book total assets plus the non-trading book total assets will equal the sum of total liabilities and equity of the firm in data element 45A.

Liabilities

21A Own bank notes issued
This is only relevant for those banks that can issue bank notes. It is the figure of bank notes in circulation, ie the firm’s issue of bank notes less any own notes held.

22A Items in the course of collection due to other banks
This is only likely to be relevant for UK banks and building societies.

It should include items in the course of transmission.
23A Deposits from banks and building societies, including overdrafts and loans from them

For UK designated investment firms, this element will contain any borrowings made from banks or building societies. Deposit-taking firms will include here deposits from other credit institutions.

24A Customer accounts

This is unlikely to be relevant for UK designated investment firms.

It comprises deposits from all customers other than credit institutions (that are reported in 23A). These should be broken down into retail (excluding e-money), e-money issued (this should be identified where firms have permission to issue e-money), corporate, intra-group and other in data elements 25A to 29A.

Firms should use their best endeavours to allocate customers, but should follow a consistent approach on each reporting date.

30A Trading liabilities

Include here any short positions in equities or debt securities.

31A Debt securities in issue, excluding covered bonds

This data element is unlikely to be relevant to UK designated investment firms.

Report all certificates of deposit issued by the firm, whether at fixed or floating rates, and still outstanding. Also report negotiable deposits taken on terms in all respects identical to those on which a certificate of deposit would have been issued, but for which it has been mutually convenient not to have issued certificates. If a firm holds certificates of deposits which it has itself issued, these should not be reported.

Also report promissory notes, bills and other negotiable paper issued (including commercial paper) by the reporting institution including bills drawn under an acceptance credit facility provided by another firm.

Include unsubordinated FRNs and other unsubordinated market instruments issued by the firm.

Covered bonds should be excluded and reported in data element 32A.

32A Covered bonds

This data element is unlikely to be relevant to UK designated investment firms.

33A Derivatives

Report here any derivative liabilities.

34A Liabilities in respect of sale and repurchase agreements and cash collateral received for securities lent

This entry applies to the cash liability on sale and repurchase and stock lending agreements. Where the firm reports assets reversed in on the balance sheet, the liability under such agreements should be reported here. Stock borrowing that is reported on balance sheet should also be included here.

35A Retirement benefit liabilities

Include liabilities arising in respect of pension scheme deficiencies.
36A Taxation liabilities
Deferred tax assets should be reported as an asset in data element 19A or 19B.

37A Provisions
Report general provisions / collective impairment that are held against possible or latent losses but where the losses have not as yet been identified, in line with the accounting practice adopted by the firm.

38A Subordinated liabilities
Include all subordinated debt issued by the firm. Building societies should include PIBS here.

39A Accruals and deferred income
Include here accruals and deferred income.

40A Other liabilities
Include net short positions in physical commodities where the PRA has agreed that commodity transactions may be included in the non-trading Book.

UK banks and building societies should include items in suspense here.

Includes exchange traded margins.

41A Subtotal
This is the total of data elements 21A, 22A, 23A and 30A to 40A.

42A Called up share capital, including partnership, LLP and sole trader capital
Exclude holdings by the firm of its own shares and also excess of drawings over profits for partnerships, LLPs or sole traders. Building societies should exclude PIBS, which should be reported in 38A.

43A Reserves
Firms may use figures compiled on the same basis as audited accounts.

44A Minority interests
Firms may use figures compiled on the same basis as audited accounts.

45A Total liabilities and shareholders’ funds
This will equal the sum of trading book plus non-trading book assets (data elements 20A plus 20B), and also the sum of 41A to 44A.

Memorandum items

46-53 Derivatives
This provides further information on OTC derivatives. Firms should allocate the contracts to the bands as accurately as possible but, if some of the breakdowns are not available, they should report on the basis of the predominant type of derivative.
A – Notional contract amount
Firms should provide this amount, if available, or their best estimate of it from internal sources.

B – Assets
Firm should use the value placed on these contracts in the balance sheet, before accounting netting.

C – Liabilities
Firm should use the value placed on these contracts in the balance sheet, before accounting netting.

53B/53C Total after netting
This is the value of derivatives, for columns B and C, after accounting netting. 53B should equal 14A plus 14B, while 53C should equal 33A.

Other items
54A Direct credit substitutes
This is likely to be relevant only for UK banks and building societies.

Report here those direct credit substitutes which do not appear on the face of the balance sheet.

Direct credit substitutes relate to the financial requirements of a counterparty, where the risk of loss to the firm on the transaction is equivalent to a direct claim on the counterparty, ie the risk of loss depends on the creditworthiness of the counterparty. Report instruments such as:

(a) acceptances granted and risk participations in bankers' acceptances. Where a firm’s own acceptances have been discounted by that institution the nominal value of the bills held should be deducted from the nominal amount of the bills issued under the facility and a corresponding on-balance sheet entry made:

(b) guarantees given on behalf of customers to stand behind the current obligations of the customer and to carry out these obligations should the customers fail to do so, eg a loan guarantee;

(c) guarantees of leasing operations;

(d) guarantees of a capital nature such as undertakings given to firms authorised under the Financial Services and Markets Act 2000 which are considered as capital;

(e) letters of credit not eligible for inclusion in 54A;

(f) standby letters of credit, or other irrevocable obligations, serving as financial guarantees where the firm has an irrevocable obligation to pay a third party beneficiary if the customer fails to repay an outstanding commitment, eg letters of credit supporting the issue of commercial paper, delivery of merchandise, or for stock lending (standby letters of credit which are related to non-financial transactions should be reported in 55A below);

(g) re-insurance or window letters of credit;

(h) acceptances drawn under letters of credit, or similar facilities where the acceptor does not have specific title to an identifiable underlying shipment of goods (eg sales of electricity); and

(i) confirmations of letters of credit.
55A  Transaction-related contingents

This is likely to be relevant only for UK banks and building societies.

Report here those transaction-related contingents which do not appear on the face of the balance sheet.

Transaction-related contingents relate to the on-going trading activities of a counterparty where the risk of loss to the firm depends on the likelihood of a future event which is independent of the creditworthiness of the counterparty. They are essentially guarantees which support particular non-financial obligations rather than supporting customers’ general financial obligations. Report such items as:

(a) performance bonds, warranties and indemnities (indemnities given for lost share certificates or bills of lading and guarantees of the validity of papers rather than of payment under certain conditions should not be reported);

(b) bid or tender bonds;

(c) advance payment guarantees;

(d) VAT, customs and excise bonds. The amount recorded for such bonds should be the firm’s maximum liability (normally twice the monthly amount being guaranteed); and

(e) standby letters of credit relating to a particular contract or to non-financial transactions (including arrangements backing, inter alia, subcontractors’ and suppliers’ performance, labour and materials, contracts, and construction bids).

56A Trade-related contingents

This is likely to be relevant only for UK banks and building societies.

Report here those trade-related contingents which do not appear on the face of the balance sheet.

Report short-term, self liquidating trade-related items such as documentary letters of credit issued by the firm which are, or are to be, collateralised by the underlying shipment, ie where the credit provides for the firm to retain title to the underlying shipment.

Letters of credit issued by the firm without provision for the firm to retain title to the underlying shipment or where the title has passed from the firm should be reported under direct credit substitutes (54A). A memorandum of pledge and a trust receipt are not regarded as giving the firm title, and transactions secured by these should be shown under 54A.

Letters of credit issued on behalf of a counterparty back-to back with letters of credit of which the counterparty is a beneficiary (“back-to-back” letters) should be reported in full.

Letters of credit advised by the firm or for which the firm is acting as reimbursement agent should not be reported.

57A Asset sales with recourse

This is likely to be relevant only for UK banks and building societies.

Report here those asset sales without recourse which do not appear on the face of the balance sheet.

Report put options written where the holder of the asset is entitled to put the asset back to the firm, eg if the credit quality deteriorates. Also report put options written by the firm attached to marketable instruments or other physical assets.
58A Forward asset purchases
This is likely to be relevant only for UK banks and building societies.

Report here those forward asset purchases which do not appear on the face of the balance sheet.

Include commitments for loans and other on-balance sheet items with certain drawdown. Exclude foreign currency spot deposits with value dates one or two working days after trade date.

59A Forward forward deposits placed
This is likely to be relevant only for UK banks and building societies.

Report here those forward forward deposits placed which do not appear on the face of the balance sheet.

This covers agreements between two parties whereby one will pay, and the other receive, an agreed rate of interest on a deposit to be placed by one with the other at some predetermined date in the future. Exclude foreign currency spot deposits with value dates one or two working days after trade date.

60A Uncalled partly-paid shares and securities
Only report if there is a specific date for the call on the unpaid part of the shares and securities held. If there is no specific date, the unpaid part should be treated as a long-term commitment (see 63A).

61A NIFs and RUFs
This is likely to be relevant only for UK banks and building societies.

Report here those NIFs and RUFs which do not appear on the face of the balance sheet.

Note issuance facilities and revolving underwriting facilities should include the total amounts of the firm's underwriting obligations of any maturity. Where the facility has been drawn down by the borrower and the notes are held by anyone other than the firm, the underwriting obligation should continue to be reported at the full nominal amount.

The firm's own holding of the notes should be reported in data elements 8 and 9 and therefore the nominal amount of the notes held should be deducted from the nominal amount of the facility to be shown here.

62A Endorsements of bills
This is likely to be relevant only for UK banks and building societies.

Report here those endorsed bills which do not appear on the face of the balance sheet.

Endorsements of bills (including per aval endorsements) should be reported at the full nominal amount, less any amount for bills which the firm now holds but had previously endorsed.

63A Other commitments
This is likely to be relevant only for UK banks and building societies.

Report here other commitments which do not appear on the face of the balance sheet, and are not reported in items 54A to 62A above.
The firm is regarded by the PRA as having a commitment regardless of whether it is revocable or irrevocable, conditional or unconditional and, in particular whether or not it contains a "material adverse change" clause.

Include unused credit card lines.

Commitments for loans and other on-balance sheet items with certain drawdown should not be reported here but under 58A.

64A Client money held
Provide the total amount of client money held at the reporting date. Firms should be identifying this already to ensure compliance with CASS. For consolidation group reports, firms should only include client money to which CASS applies.

65A Number of UK retail customers
This is only applicable to UK banks and building societies.

This is intended to identify the number of UK retail customers. Firms should use their best estimate for this, which might even be based on the number of accounts. It can even be the firms’ most reasonable approximation, based on whatever information they can use. We recognise that this may lead to firms duplicating customers who have a number of different products or accounts and thus we are provided with the number of total customers, rather than different customers. We do not expect firms to develop systems to give precise numbers, although obviously we would prefer the figures to be as reliable as possible. (We have considered bandings, but that will not give the degree of precision we require.)
### FSA001 – Balance sheet validations

#### Internal validations

Data elements are referenced by row then column.

<table>
<thead>
<tr>
<th>Validation number</th>
<th>Data element</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>20A = 5A + 6A + 7A + 8A + 9A + 10A + 11A + 12A + 13A + 14A + 15A + 16A + 17A + 18A + 19A</td>
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<tr>
<td>2</td>
<td>20B = 5B + 6B + 7B + 8B + 9B + 10B + 11B + 12B + 13B + 14B + 15B + 16B + 17B + 18B + 19B</td>
</tr>
<tr>
<td>3</td>
<td>24A = 25A + 26A + 27A + 28A + 29A</td>
</tr>
<tr>
<td>4</td>
<td>41A = 21A + 22A + 23A + 24A + 30A + 31A + 32A + 33A + 34A + 35A + 36A + 37A + 38A + 39A + 40A</td>
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<tr>
<td>5</td>
<td>45A = 41A + 42A + 43A + 44A</td>
</tr>
<tr>
<td>6</td>
<td>45A = 20A + 20B</td>
</tr>
<tr>
<td>7</td>
<td>52A = 46A + 47A + 48A + 49A + 50A + 51A</td>
</tr>
<tr>
<td>8</td>
<td>52B = 46B + 47B + 48B + 49B + 50B + 51B</td>
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<tr>
<td>9</td>
<td>52C = 46C + 47C + 48C + 49C + 50C + 51C</td>
</tr>
<tr>
<td>10</td>
<td>53B = 14A + 14B</td>
</tr>
<tr>
<td>11</td>
<td>53C = 33A</td>
</tr>
</tbody>
</table>

#### External validations

There are no external validations for this data item.
2 FSA002 – Income statement

This data item provides the PRA with information on the main sources of income and expenditure for a firm. It should be completed on a cumulative basis for the firm's current financial year up to the reporting date.

Valuation
Firms should follow their normal accounting practice wherever possible.

Currency
You should report in the currency of your annual audited accounts ie in either Sterling, Euro, US dollars, Canadian dollars, Swedish Kroner, Swiss Francs or Yen. Figures should be reported in 000s.

Consolidation
Firms reporting on a consolidation group basis can use the same accounting basis for consolidation as in their accounts, as long as the group on which it is based accords with the consolidation group.

Data elements
These are referred to by row first, then by column, so data element 2B will be the element numbered 2 in column B.

Trading book
Data elements in column A relate only the trading book. Firms should identify their trading book profits separately from the non-trading book profits wherever possible.

Column B should contain the total (in this regard, it differs from the layout in FSA001).

1B Financial and operating income
This is the total of financial and operating income, which is broken down in more detail in elements 2B, 7B, 15B and 20B to 24B.

Where firms can allocate financial and operating income to the trading book, this should be reported in 1A. Firms that intend to include ‘net interim trading book profit and loss’ in element 61A of FSA003 should be able to identify the trading book portion separately here.

2B Interest income
Include both interest actually received and interest receivable which has accrued but has not yet been received. Amounts accrued should be based on the latest date to which these calculations were made; thus for an institution which accrues profits on a daily basis, accruals should include amounts up to and including the reporting date.

Elements 3B to 6B break this down in more detail, but only 4B and 6B are likely to be relevant for UK designated investment firms.

Firms should use their best endeavours to allocate interest income according to the categories shown, and should adopt a consistent approach on each reporting date.

3B Of which: Retail secured loans
This is unlikely to be relevant for UK designated investment firms.
This part of interest income comprises interest received or receivable from any secured lending to retail customers. Firms may use their best estimate to derive this figure, as long as the approach is applied consistently at each reporting date.

4B Of which: Retail unsecured loans (including bank deposits)
For UK designated investment firms, this will include interest paid by banks or building societies on deposits with them.

For deposit takers, this comprises interest received or receivable from retail customers other than on secured lending or card accounts. It includes overdrafts. Firms may use their best estimate to derive this figure, as long as the approach is applied consistently at each reporting date.

Any interest from credit or charge cards should be included in data element 5B.

5B Of which: Card accounts
This is unlikely to be relevant for UK designated investment firms.

This includes any interest received on charge cards accounts. Firms may use their best estimate to derive this figure, as long as the approach is applied consistently at each reporting date.

6B Of which: Other
This comprises all other interest received and receivable and will includes all interest receivable on bonds, floating rate notes (FRNs) and other debt instruments as well as interest receivable on repos / reverse repos.

Receipts from security lending / borrowing should only be included when cash collateral is involved – other income from security lending / borrowing should be classified as fees.

It also comprises any interest received not reported in items 3B to 5B.

Include here any interest received on swaps entered into for the purposes of hedging interest rate risk.

7B Fee and commission income
This covers all fee and commission income, and is broken down in more detail in elements 8B to 14B below. If a firm cannot allocate the income in a precise manner, it should allocate the income on a best endeavours basis, which should be consistently applied on each reporting date.

Firms should use their best endeavours to allocate fee and commission income according to the categories shown, and should adopt a consistent approach on each reporting date.

8B Of which: Gross commission and brokerage
Include commission and brokerage earned by the firm, before the deduction of commissions shared or paid to third parties (these commissions paid to others should be reported in 32B). It will include income from the provision of foreign exchange facilities.

9B Of which: Performance fees
This will include incentive fees received by the firm.

To avoid double counting, data input here should not include amounts input under data element 10B below. Data element 9B and data element 10B are mutually exclusive.
10B  Of which: Investment management fees
Include all underwriting fees and commissions, and fees and commissions from valuations, management of investments and unit trusts and pension funds.

To avoid double counting, data input here should not include amounts input under data element 9B above. Data element 9B and data element 10B are mutually exclusive.

11B  Of which: Investment advisory fees
Include all fees arising from investment advice.

12B  Of which: Corporate finance
Include all income earned by the firm from corporate finance business.

13B  Of which: UCITS management fees
This covers income earned through the management of UCITS.

14B  Of which: Other fee and commission income
Report here any other fee and commission income not reported in data elements 8B to 13B.

15B  Trading income (losses)
A net loss should be shown with a minus sign to indicate a negative figure.

This is further broken down in elements 16B to 19B.

Firms should use their best endeavours to allocate trading income (losses) according to the categories shown, and should adopt a consistent approach on each reporting date.

16B  of which: Trading investments
This portion of 15B includes all profits or losses (including revaluation profits or losses) on investments held for dealing. This will generally exclude profits or losses arising from the sale of investments in subsidiary or associated companies, trade investments or the amortisation of premiums or discounts on the purchase of fixed maturity investments.

17B  of which: Charges on UCITS sales / redemptions
This is that part of 15B (dealing profits/losses) arising from charges made to clients for UCITS sales or redemptions.

18B  of which: Foreign exchange
This is unlikely to be relevant for UK designated investment firms.

This part of 15B includes revaluations of foreign exchange positions, but excludes fees and commissions relating to foreign exchange business (which should be included under data element 8B).

19B  Other trading income (losses)
Report here any other trading income not reported in data elements 16B to 18B.
20B  Gains (losses) arising from non-trading instruments
This element is unlikely to be relevant for UK designated investment firms.

Includes gains (losses) arising from non-trading instruments designated at initial recognition to be measured at fair value through profit and loss (FVTPL), commonly referred to as the 'fair value option'.

21B  Realised gains (losses) on financial assets & liabilities (other than HFT and FVTPL)
This element is unlikely to be relevant for UK designated investment firms.

This should include gains (losses) on financial assets and liabilities (other than those held for trading ('HFT') or those measured at fair value through profit and loss ('FVTPL')).

22B  Dividend income
This includes dividend income on all equity investments.

23B  Other operating income
This is unlikely to be relevant for UK designated investment firms.

It includes property rentals and increases in respect of linked liabilities.

24B  Gains (losses) on disposals of HFS non-current assets & discontinued operations
This is unlikely to be relevant for UK designated investment firms.

Includes gains (losses) on non-financial items which are 'held for sale' as defined in IFRS 5.

25B  Financial & operating charges
This is the total of the firm's operating charges that are broken down in more detail in elements 26B, 32B and 33B.

Where firms can allocate financial and operating charges to the trading book, this should be reported in 25A.

26B  Interest paid
This is broken down in further detail in 27B to 31B. Firms should use their best endeavours to allocate interest paid according to the categories shown, and should adopt a consistent approach on each reporting date.

For UK designated investment firms, this is likely to be limited to interest paid, or overdraft charges paid, to banks (also detailed in 27B) or on intra-group loans (detailed in 30B) or on other deposits (detailed in 31B).

Include both interest actually paid and interest payable which has accrued but has not yet been paid.

27B  Of which: Bank and building society deposits
In the case of UK designated investment firms, this will include interest payments to banks for loans or overdrafts.

For deposit takers, this will includes all interest paid on balances placed by banks, building societies or other financial institutions.
28B Of which: Retail deposits
This will not be relevant for UK designated investment firms.
Deposit takers will include here all interest paid on balances placed by retail customers.

29B Of which: Corporate deposits
This will not be relevant for UK designated investment firms.
Deposit takers will include here all interest paid on balances placed by non-bank, non-connected corporate customers.

30B Of which: Intra-group deposits
This will only be relevant for UK designated investment firms that have borrowed money from other group companies.
Deposit takers will include all interest paid on balances placed by group companies.

31B Of which: On other items
This will only be relevant for UK designated investment firms if they have issued bonds, interest rate swaps for hedging purposes or commercial paper.
Deposit takers will include all interest paid on all other balances not reported in 27B to 30B. It includes interest payments on bonds and subordinated loans, certificates of deposits and commercial paper issued.
Include here any losses on interest rate swaps used for hedging purposes.

32B Fees and commissions expenses
Include commissions paid or shared with other firms, plus fees, brokerage and other charges paid in relation to the execution, registration or clearing of transactions. Commissions paid to staff should be reported under 35B.

33B Other operating expenses
Include here other expenses (that are not identified elsewhere) that arise in the course of undertaking the firm’s activities. However, costs such as electricity and rent should be reported under 38B (general administrative expenses).

34B Other costs
This is the total of other costs and charges that are detailed in items 35B and 38B to 43B below.
Where firms can allocate other costs to the trading book, this should be reported in 34A.

35B Staff expenses
This is the total of the costs broken down in 36B and 37B.
It should exclude general staff benefits, such as subsidised restaurants, which should be included in general administrative expenses in 38B.
36B Of which: Staff costs (ie non-discretionary)
Include salary costs, employer's national insurance contributions and social security costs, the employer's contribution to any pension scheme, and benefits in kind. Also include here commissions paid to staff on business they have introduced.

37B Of which: Charges for discretionary staff costs
Include discretionary bonuses and profit/performance share and share option schemes. Any commissions paid to staff on business they did not introduce should be recorded here.

38B General administrative expenses
This includes rates, rent, insurance of building, lighting, heating, depreciation and maintenance costs. Also include marketing, communications, professional fees including auditor’s remuneration and other general overheads of the business.

39B Depreciation and amortisation
This covers the depreciation of property, plant and equipment and includes amortisation of intangibles.

40B Impairment/provisions
This is the total cost of impairment charges and provisions made.

41B Other charges
This will include operating lease rentals.

42B Share of profit (losses) of associates
Firms reporting on a solo or unconsolidated basis should include the dividends from other group companies only.

43B Exceptional items
Include here any significant items which are separately disclosed in your accounts by virtue of their size or incidence to enable a full understanding of the group's financial performance. Transactions which may give rise to exceptional items may include gains or losses on disposal of investments, subsidiaries and early termination of debt instruments. Details relating to these amounts should be provided in data element 48A.

44B Profit (loss) before tax
This is the total financial and operating income (data element 1) less the financial and operating charges (25), and other costs (34). If the profit attributable to the trading book can be calculated, it should be reported in 44A.

45B Tax charge (income)
This comprises current tax charge (income) and deferred tax charge (income). Include any adjustments recognised in the period for current tax of prior periods. It may also include the amount of deferred tax charge (income) relating to the origination and reversal of temporary differences.

46B Net profit (loss)
This is the total profit (loss) after tax, before accounting for any minority interests.
Memorandum items

47B  Dividends paid during year
Only those dividends paid in the period should be reported here.

48A  Details of exceptional items
Please provide details of any amounts included in data item 43B.
FSA002 – Income statement validations

Internal validations
Data elements are referenced by row then column.

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<tr>
<th>Validation number</th>
<th>Data element</th>
<th>Equation</th>
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</thead>
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<td>2B + 7B + 15B + 20B + 21B + 22B + 23B + 24B</td>
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<td>2</td>
<td>2B</td>
<td>3B + 4B + 5B + 6B</td>
</tr>
<tr>
<td>3</td>
<td>7B</td>
<td>8B + 9B + 10B + 11B + 12B + 13B + 14B</td>
</tr>
<tr>
<td>4</td>
<td>15B</td>
<td>= 16B + 17B + 18B + 19B</td>
</tr>
<tr>
<td>5</td>
<td>25B</td>
<td>26B + 32B + 33B</td>
</tr>
<tr>
<td>6</td>
<td>25A</td>
<td>≤ 25B</td>
</tr>
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<td>7</td>
<td>26B</td>
<td>27B + 28B + 29B + 30B + 31B</td>
</tr>
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<td>8</td>
<td>34B</td>
<td>35B + 38B + 39B + 40B + 41B + 42B + 43B</td>
</tr>
<tr>
<td>8a</td>
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</tr>
<tr>
<td>13</td>
<td>46B</td>
<td>= 44B – 45B</td>
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</table>

External validations
There are no external validations for this data item.
3 FSA005 – Market risk

This data item provides the PRA with information on Risks Not in VaR (RNIV) on a standardised basis.

Completion of data item
All cells not specifically referred to below should be left blank

62 Grand total PRR
Firms should input “0” in order for all validations to succeed

63 Add-ons
This comprises the add-ons under the RNIV framework.

64 Total Add-ons
The total of items 1 to n in 63
FSA005 – Market risk validations

Internal validations

Data elements are referenced by row then column.

| 53 | 64G | = SUM (63B) |
4 FSA006 – Market risk supplementary

This data item provides the PRA with VaR backtesting reports. It contains daily outturn data which is only reported to the PRAPRA quarterly in arrears.

**Valuation**
For the general policy on valuation, please see the relevant provisions of the *EU CRR*.

**Currency**
You should report in the currency of your annual audited accounts ie in either Sterling, Euro, US dollars, Canadian dollars, Swedish Kroner, Swiss Francs or Yen. Figures should be reported in 000s.

**Data elements**
These are referred to by row first, then by column, so data element 2B will be the element numbered 2 in column B.

**Daily outturn data**

1A Closing P&L data
This is the daily figure

1B VaR confidence level
The number reported here will remain constant throughout the period,

1C Holding period (days)
The number reported here will remain constant throughout the period,

1D Business unit code
This will record the codes for the major business units, typically ones the firm uses itself, that has previously been agreed with the PRA.

1E Currency
This identifies the VaR reporting currency.

1F Value at Risk
This is the *One day VaR measure* Article 365 of the *EU CRR*.

1J Date on which VaR computed
This is the date when the VaR is computed

1K Last date VaR historic data updated
This is the last date on which this has been updated.
FSA006 – Market risk supplementary validations

Internal validations
There are no validations for this data item.
5 FSA011 – Building society liquidity

This data item is used to monitor the liquidity position of building societies.

Valuation
For the general policy on valuation, please see the relevant provisions of the EU CRR.

Currency
You should report in the currency of your annual audited accounts ie in either Sterling, Euro, US dollars, Canadian dollars, Swedish Kronor, Swiss Francs or Yen. Figures should be reported in 000s.

Data elements
These are referred to by row first, then by column, so data element 2B will be the element numbered 2 in column B.

Definitions
Column A Values here should be reported on the same basis as they are reported in the balance sheet (FSA001), except they should include accrued interest for each item. It may include items which are not eligible for inclusion within the prudential liquidity calculation.

9A SDL at reporting date
This is calculated as the sum of share liabilities including interest accrued, plus deposits and debt securities including interest accrued.

12A Building society holdings at reporting date
This is the total of liquid asset holdings with all other societies in total, and includes any undrawn committed facilities provided to societies. It covers securities and money market instruments issued by and deposits placed with any other building society.

Specialist data
This is the value of funding accounted for by those elements which are restricted (ie funding excluding shares held by individuals).

The purpose of 13A and 14A is to report the actual value of the QE of the statutorily defined percentages relating to the funding and lending nature limits.

13A Business assets not FSRP as % of business assets
This is the value of business assets that are not fully secured on residential property (FSRP) as a % of total business assets. It is monitored under Section 6 of the Building Societies Act 1986.

14A Deposits and loans as % of SDL
These are monitored under Section 7 of the Building Societies Act 1986.
15A  Amount of offshore deposits
This is the amount of deposits taken by societies’ undertakings doing deposit taking offshore (e.g. in the Channel Islands or Isle of Man), or other undertakings established in other countries primarily to take deposits.

16A  Large shareholdings as % of SDL
This item relates to the aggregate balances on both share and deposit holdings (where a single holding in respect of an individual is the totality of accounts held by that individual), excluding accrued interest, which are each in excess of 0.25% of total SDL.
6 FSA014 – Forecast data

This data provides details of a firm's financial forecasts for the year following the reporting date, or an updated forecast at the interim stage. If a firm does not re-forecast (or update the forecast) at the interim stage, then the figures will be the same as previously reported.

The data elements 6A, 12A, 13A and 14A should be provided by all firms as a minimum.

The firm should complete the other data elements to the extent it has the data available. Forecasts should be made on a best endeavours basis, aiming where possible to match with specific data elements in other data items that are provided regularly. Firms should aim for consistency in approach when compiling these data.

Currency

You should report in the currency of your annual audited accounts ie in either Sterling, Euro, US dollars, Canadian dollars, Swedish Kroner, Swiss Francs or Yen. Figures should be reported in 000s.

1A Net interest income
This item should be equivalent to data elements 2B minus 26B on data item FSA002 (Income statement).

2A Other income
This is equivalent to data elements 1B minus 2B on data item FSA002.

3A Expenditure
This is equivalent to data element 25B minus 26B, plus 34B on data item FSA002.

4A Impairment/provisions
This is equivalent to data element 40B on data item FSA002.

5A Total profit before tax
This is equivalent to data element 44B on data item FSA002.

6A Net profit (loss)
This data element should be completed by all firms.

This is equivalent to data element 46B on FSA002.

7A Cash and balances at central banks
This is equivalent to data element 5A plus 5B on data item FSA001 (Balance sheet).

8 Loans and advances to customers
This is equivalent to data elements 9A plus 9B on data item FSA001.

9 Investments
This is equivalent to data elements 10A plus 10B plus 11A plus 11B plus 13A plus 13B plus 14A plus 14B on data item FSA001.
10A  Retail deposits
This is equivalent to data element 25A on data item FSA001.

11A  Deposits by banks, including overdrafts
This is equivalent to data element 23A on data item FSA001.

12A  Total assets/liabilities
This data element should be completed by all firms.
This is equivalent to data elements 20A plus 20B on data item FSA001.

13A  Total capital after deductions
This data element should be completed by all firms.
This is equivalent to data element 15A on data item FSA003 (Capital adequacy).

14A  Variable capital requirement at end of period
This data element should be completed by all firms.
This is equivalent to data element 70A on data item FSA003.
FSA014 – Forecast data validations

There are no validations for this data item.
7 FSA015 – Sectoral information, including arrears and impairment

This data item provides the PRAPRA with information on the credit quality of a firm's portfolio, enabling the PRA to assess potential threats to the firm's viability. It also provides information to be used at a macro level to monitor changes in the economic climate. This data item relates only to credit risk.

Completion of this data item is acceptable on a best endeavours basis. Allocation between sectors is adequate at portfolio level; accuracy to individual account level is not required.

Valuation

For the general policy on valuation, please see the relevant provisions in the EU CRR.

Currency

You should report in the currency of your annual audited accounts i.e. in either Sterling, Euro, US dollars, Canadian dollars, Swedish Kroner, Swiss Francs or Yen. Figures should be reported in 000s.

Data elements

These are referred to by row first, then by column, so data element 2B will be the element numbered 2 in column B.

Definitions

Coverage

Only assets held in the banking book at amortised cost, including overdrafts, should be included in FSA015. Derivatives, trading book exposures and intragroup exposures should be excluded. In addition, as FSA015 relates mainly to loans and similar financial assets, other asset types likely to be excluded are those covered by FSA001, data elements 11-19, e.g. intangible assets, fixed assets and prepayments. Also, in general we would not expect trade debtors to be included unless the debts are treated as loans or advances in the statutory annual accounts.

All relevant assets should be included in columns A and H, even where the accounts have no associated arrears or impairments.

Column A: "All balances (customer) outstanding at period end"

This is the amount of total debt owed by the customer at the reporting date, and should comprise the total amount outstanding (after deducting any write-offs but without deduction for any provisions or impairments) in respect of:

(i) the principal of the debt (including any further advances made);

(ii) interest due on the debt (but only up to the reporting date), including any interest suspended; do not include interest accrued but not yet payable unless it would not be reasonably practicable for the firm to separately identify and exclude such accrued interest; and

(iii) any other sum which the borrower is obliged to pay the firm and which is due from the borrower, e.g. fees, fines, administration charges, default interest and insurance premiums.

In the case of (ii) above, where a firm at first includes accrued interest as it is not reasonably practicable not to do so but subsequently is able to do so, the PRA would expect to be notified of this change of approach under Principle 11 (Relation with regulators).
The information in respect of balances to be reported in this column should not be fair-valued but should report the contractual position (i.e. between the lender and borrower).

The treatment of loan assets that are being operated as part of a current account offset mortgage product (or similar products where deposit funding is offset against loan balances in arriving at a net interest cost on the account) will depend on the conditions pertaining to the product. The balance outstanding on such loans will need to be reported on the basis of the contractually defined balance according to the terms of the product. This might be the amount of loan excluding any offsetting funds, or it might be the net amount, depending upon the terms of the offset arrangement.

The appropriate rows of column A should be completed for all the categories to which the firm has an exposure even if there are no associated arrears.

It is not expected that these figures in this column will necessarily reconcile to any of the firm’s published statutory data or on other data items, as the valuation basis is likely to differ.

Columns B-G, rows 1-11: "Balances of accounts in arrears /default by band"

The balance of the account in arrears should be reported within these columns, rather than the amount of the arrears. This should be reported after deducting write-offs but before deducting provisions.

Columns B to F are headed with the following:

Column B: 1.5 < 2.5%
Column C: 2.5 < 5%
Column D: 5.0 < 7.5%
Column E: 7.5 <10%
Column F: >=10%

"<" means less than, ">" means greater than and ">=" means an amount greater than or equal to.

For example where accounts are 2.5% in arrears this will go into column C which is headed for amounts from 2.5% to less than 5%.

The analysis is based on expressing the amount of arrears and/or the amount past due on each loan as a percentage of the balance outstanding on the loan (calculated in the same way as for column A) and then reporting the total balance of the account in the relevant arrears band. In cases where there is more than one loan to a debtor (or debtors) secured on a single property, these should be amalgamated, where possible, in reporting with balances allocated to the row representing the predominant part of the debt outstanding.

Arrears and amounts past due will arise through the borrower failing to service any element of his debt obligation to the firm, including capital, interest, or fees, fines, administrative charges, default interest or insurance premiums.

At the reporting date, for loan accounts the amount in arrears or past due is the difference between:

(i) the accumulated total amounts of (monthly or other periodic) payments due to be received from the borrower; and

(ii) the accumulated total amount of payments actually made by the borrower.

Only amounts which are contractually due at the reporting date should be included in the above. That is:
(i) include interest and amounts due for payments only up to the reporting date but not beyond, do not include interest accrued but not yet payable (unless this would not be reasonably practicable, see under Column A, paragraph (ii) above);

(ii) only include a proportion of any annual insurance premium if the firm permits such amounts to be paid in periodic instalments. However if the terms of the loan or the lender’s practice are such as to permit insurance premiums to be added to the loan principal then do not treat such amounts as contractually due;

(iii) similarly, where 'any other sum' has been added to the loan, only include such proportions as are contractually due (e.g. if it is the practice in particular circumstances to add the sum/charge to the loan and require repayment over the residual term of the loan);

(iv) in assessing ‘payments due’ when a borrower has a flexible loan, it is important to apply the contractual terms of the loan: for example, payment holidays which satisfy the terms of the loan should not be treated as giving rise to an arrears position;

(v) do not however include 'Deeds Store' loans in the arrears figures (that is, loans where the debt is de minimis e.g. £100, but the borrower still has insurance premiums to pay and perhaps some instalments are overdue).

In the case of annual review schemes the 'payment due to be received' is that calculated under the scheme. This may well differ from the amount charged to the account but should not of itself give rise to any arrears, providing the borrower is making the level of payments advised by the firm. The same principles apply to deferred interest products – if the borrower is making the payments that are required under the loan arrangements then he is not in arrears, even though the debt outstanding is increasing.

Where a firm makes a temporary 'concession' to a borrower (i.e., an agreement with the borrower whereby monthly payments are either suspended or less than they would be on a fully commercial basis) for a period, the amounts included are those contractually due (and at commercial rates of interest). Hence the borrower will continue to be in arrears and the level of arrears will in fact continue to increase until such time as he is able fully to service the debt outstanding.

Where the terms of the loan do not require payment of interest (or capital) until a stated date or until redemption or until certain conditions are triggered, as for example in the case of certain building finance loans, then the loan is not in arrears until such time as contractual repayments are overdue.

The decision to ‘capitalise’ arrears (or treat as if capitalised) is a business decision between the firm and the borrower. By ‘capitalisation’ we mean a formal arrangement agreed with the borrower to add all or part of a borrower's arrears to the amount of outstanding principal (i.e. advance of principal including further advances less capital repayments received during the period of the loan) and then treating that amount of overall debt as the enlarged principal. This enlarged principal is then used as the basis for calculating future monthly payments over the remaining term of the loan. Where less than the full amount of arrears is capitalised (or indeed where none of the arrears is capitalised) then, providing there are arrangements made for the borrower to repay the non-capitalised arrears over a shorter period ranging for example from 3 to 18 months, this type of arrangement should also be regarded as an equivalent of 'capitalisation'.

For the purposes of consistency in reporting arrears cases the following reporting criteria should be used where a firm has capitalised the loan (or treated as if capitalised) and reset the monthly payment:

(i) such an arrears case should continue to be included as an arrears case until the loan has been 'fully performing' (see (ii) below) for a period of six consecutive months (any temporary increase in arrears during this qualifying period has the effect of requiring six consecutive months of full performance after such an event). Until that time the balance of the loan should be included in the table and be allocated to the arrears band applicable at each reporting date as if 'capitalisation' had not taken place;
(ii) for these purposes a loan is considered to be 'fully performing' only where the borrower has been meeting all obligations on the loan with regard to repayments of principal, interest (at a normal mortgage rate on the full balance outstanding, including as appropriate any relevant past arrears), any payment towards clearing past arrears as agreed with the firm and any default payments due levied in respect of previous missed repayments. That is, amounts may be either added to the principal of the loan or otherwise repaid over a shorter period than the residual term of the mortgage, as agreed between firm and borrower. But then this revised payment schedule should be fully maintained for a six month period before the arrears can qualify to be treated as capitalised for reporting purposes and hence removed from the arrears cases in this table.

In some cases there may be loans where the security has been taken and is in the process of being realised (a 'property in possession'). While this is happening it is likely the underlying loan continues to exist and may be accruing arrears. Therefore the loan balance should still be included within the relevant arrears band in columns B-F.

Where a 'capitalisation' case becomes fully performing but later the borrower defaults again, this subsequent default should be regarded as a new default and the amount of arrears should be the amount arising from this new default. That is, the previously capitalised arrears should not be reinstated as current arrears.

For overdrafts, the amount to be treated as in arrears or past due is:

(i) any amount borrowed and/or outstanding in excess of the overdraft limit for that account (whether explicitly agreed with the borrower or otherwise);

(ii) the whole amount of any balance outstanding (regardless of whether within the overdraft limit or not) where no credit has been received into the account in the previous 90 days; and

(iii) the whole amount of any balance outstanding (regardless of whether within the overdraft limit or not) where the firm has determined that a default has occurred and/or where an impairment or provision charge has been raised and/or where formal demand for repayment has been made.

All amounts to include interest and fees and/or other charges. Do not include interest accrued but not yet payable.

For credit cards (and equivalent revolving credit facilities) the amount to be treated as in arrears or past due is:

(i) any amount outstanding above the agreed card limit (as advised to the customer);

(ii) any amount of the minimum monthly payments due which has not been met by credits to the account (on a cumulative basis, where the latest credit is applied to extinguish the earliest minimum payment due);

(iii) the whole amount of any balance outstanding (regardless of whether within limit or not) where no credit has been received to the account in the previous 90 days; and

(iv) the whole amount of any balance outstanding (regardless of whether within limit or not) where the firm has determined that a default has occurred and/or where an impairment or provision charge has been raised) and/or where formal demand for repayment has been made.

All amounts to include interest and fees and other charges. Do not include interest accrued but not yet payable.

**Column B rows 12-26**

Include here the balance of all accounts where a counterparty has failed to make payments when they were contractually due.
Where a proportion of the balance is past due, this column should be populated with the total balance of the exposure for which a portion is past due. For example, for a loan of £100,000 where a payment of £5,000 is contractually past due, a value of £100,000 should be recorded in column B, not £5,000.

For overdrafts and other revolving credit facilities, the amount to be treated as in arrears and/or past due is:

(i) any amount borrowed and/or outstanding in excess of the overdraft limit for that account (whether explicitly agreed with the borrower or otherwise);

(ii) the whole amount of any balance outstanding (regardless of whether within limit or not) where no credit has been received to the account in the previous 90 days; and

(iii) the whole amount of any balance outstanding (regardless of whether within limit or not) where the firm has determined that a default has occurred and/or where an impairment or provision charge has been raised) and/or where formal demand for repayment has been made.

All amounts to include interest and fees and other charges due but not paid (unless incorporated in a balance that is within the agreed limit). Do not include interest accrued but not yet payable.

**Column C rows 12-26**

Past due: ‘o/w impaired’ is shorthand for ‘of which impaired’. The terms ‘impaired’ and ‘impairment’ here, and in other places in FSA015, should be consistent with that used in the firm’s statutory Annual Accounts. Where the firm’s accounts are compiled under UK GAAP the terms should be equated to ‘general provisions’ and ‘specific provisions’.

Include here the balances of any exposures in column B which are also deemed to be impaired.

Where a proportion of the balance is impaired, this column should be populated with the total balance of the exposure, not just the amount by which the account is deemed impaired.

If impaired exposures are reported in column C, we would usually expect the balances to be reported in column N or, where applicable, column P.

**Column D rows 12-26**

‘Other impaired’ refers to impaired exposures which have no past due element.

Include here the total balance of any other exposures which, whilst not past due, are deemed to be impaired. Do not just record the amount of the impairment charge.

Where a firm is using UK GAAP rather than IFRS any balances in columns D and E should relate to exposures which, even though they are not past due, have been deemed to require either a general or specific provision.

**Column E rows 12-26**

For unsecured exposures and partially secured exposures (where the collateral held does not cover the entire exposure) enter the total gross value, before deduction of impairment charges, of exposures which have been classified as impaired (i.e. included in columns C and D) and for which either no collateral is held or where collateral is held but is insufficient to cover the entire exposure. Report here loans which are included in columns C and D because they are impaired, reporting the balance owed, less the realisable value of the security held, for each loan.

For fully secured lending (rows 13 and 17) we would usually expect a nil value in column E, unless it is known that the current realisable value of the security shows a shortfall. Where such a loan is subsequently restructured, it should be reclassified to the row appropriate for the security cover at that point.
**Column B rows 27-31**
Include here any exposures where payments have not been made on the date due and are now overdue and where there is little prospect for recovery of principal or interest.

**Column C rows 27-31**
Include here the amount of any other exposures which, whilst not in default, are deemed to be impaired.

**Column D rows 27-31**
Include here the Mark-to-market value of any impaired exposures included in columns B and C.

**Column H: All balances (accounting) at period end**
This is the total value of the on balance sheet exposures in each category, valued in line with the firm's accounting policies. However, there will not necessarily be a direct reconciliation between column H and the firm's statutory published Balance Sheet, nor between column H and FSA001, as FSA015 does not include all asset classes (and excludes trading book assets).

A firm should report here the balance sheet valuation of its exposures valued in accordance with IFRS or UK GAAP as appropriate.

Whether the balances in column H are reported net or gross of impairments or provisions, they should be consistent with how balances are calculated for the firm's statutory accounts.

FSA015 is intended to relate to on balance sheet arrears. That means that securitisations that attract off-balance sheet treatment should not be included. However, if a securitisation attracts on-balance sheet treatment (for instance because there is recourse to the firm or, in the case of consolidated returns, the securitisation SPV is included in the scope of the consolidation), it should be included. The appropriate rows of column H should be completed for all the sectors to which the firm has an exposure, even if these are all fully performing and there are no associated write-offs or impairment charges.

**Columns J-M**
The reference to ‘in periods’ at columns J to M is a reference to the amount of write-offs or impairment charges since the last reported FSA015.

In completing column J there may be a difference to accounting convention as write-offs should be reported as a positive figure. On FSA015 a negative number will be taken to indicate a write-back. Similarly for columns K and L, where an impairment charge is being put through the income statement it should be reported as a positive amount. A negative number will indicate the release of an impairment charge (reduction in provision).

**Column J: Write-offs net of recoveries**
Enter the net amount written off during the period, after any recoveries of exposures previously written off.

The figure reported here should only relate to the amount of write-offs net of recoveries made since the last reporting period end date (i.e. in the latest quarter or half-year). Unlike the data reported on the Income Statement (FSA002) it is not a cumulative figure for the financial year to date.

**Columns K and L: Charge/credit to the Income statement (P&L)**
The figure reported in column K should only relate to the amount of new individual impairments or specific provisions charged to the income statement since the last reporting period end date (i.e. in
the latest quarter or half-year). The figure reported in column L should only relate to the amount of new collective impairments or general provisions charged to the income statement since the last reporting period end date (i.e. in the latest quarter or half-year). Unlike the data reported on the PRA Income Statement (FSA002) it is not a cumulative figure for the financial year to date.

A net credit should be shown with a minus sign (not brackets). The gross charge for new impairment charges should be offset by other items including any charges made in earlier periods but now released. The charge or credit for individual impairment charges should include the charge or credit for provisions in respect of suspended interest where it is the practice of the reporting institution to show suspended interest as interest receivable in the income statement (profit and loss account).

Column M: Other Adjustments

The “in period” for columns J to M means the amount of write-offs or impairment charges since the last reported FSA015.

This includes any adjustments made as a result of an acquisition or disposal of a subsidiary company the balance sheet of which includes impairment balances and is included in the consolidation for the particular return. Also include any adjustments made for exchange rate movements in respect of impairment balances denominated in currencies other than the reporting currency. Where the adjustment is negative, report the amount with a minus sign (not brackets).

The figure reported here should only relate to the amount of other adjustments since the last reporting period end date (i.e. in the latest quarter or half-year). Unlike the data reported on PRA Income Statement (FSA002) it is not a cumulative figure for the financial year to date.

Column N: individual impairment balance or specific provisions

Enter the total value of individual impairment balances.

Note that if all of the firm’s provisions relate to accounts included in this data item this would be the total value of the individual impairment balance or provisions as detailed on the firm’s financial balance sheet. If some of the impairments or provisions relate to accounts that are not included in this data item then this will not be the case.

In most cases we would expect that, for the current period, for each line item, the following would be true: \((N+P \text{ for the previous period}) - J + (K+L+M)\) (where J, K, L & M are for the current period) is approximately equal to \((N+P \text{ for the current period})\).

Individual impairment balances or specific provisions are those generated following the impairment assessment of a loan on a standalone basis.

Column P: collective impairment balance or general provision

Enter the total value of collective impairment balances.

Note that if all of the firm’s provisions relate to accounts included in this data item this would be the total value of the collective impairment balance as detailed on the firm’s financial balance sheet. If some of the provisions relate to accounts that are not included in this data item then this will not be the case.

Collective impairment balances or general provisions are those generated following the impairment assessment of a group of loans.

Columns L and P: collective impairments

Collective impairment charges should be applied at portfolio or product level and should be allocated to the most appropriate category for that portfolio or product.
Column Q: balances of loans with individual impairment

Include the total balance of any exposures that are judged to be impaired. This should be gross of impairment provisions but net of write-offs as per the statutory annual accounts. Loans which have been tested for impairments, but which are not classed as impaired, should not be included.

Sectors (rows)

UK and Non-UK

For Retail and Corporate sectors (lines 1-20), where a split of exposures between UK and non-UK is required, this should be done based on the location of the lending entity.

Financial sector and Non-financial institutions categories (lines 21-26) should be split by domicile of the counterparty to which the firm has an exposure. If the firm does not have details of the counterparty then it should report the UK/Non-UK split in the same way as done for Retail and Corporate sectors i.e. using the location of the lending entity.

Retail sector

This section comprises all Retail exposures, including exposures to retail SME. Note that loans should only be reclassified between “partially secured” and “fully secured” where there has been a formal revaluation exercise carried out by the firm of the specific security held, i.e. excluding revaluations conducted for the purposes of re-indexing for capital calculation purposes.

1 First charge mortgages to individuals

This comprises lending to individuals secured by mortgage on land and buildings, where such loans are fully secured by a first equitable or legal charge, where at least 40% of the land and buildings is used for residential purposes, and where the premises are for occupation by either the borrower (or dependant), or any other third party (e.g. it includes ‘buy to let’ lending to individuals). Both regulated and non-regulated mortgage contracts should be included.

Do not include here any residential loans to individuals that are part of a ‘business loans’ type package (involving multiple loans and multiple securities, where there is no one-to-one correspondence between a loan and a specific security), but report them under ‘other secured loans to individuals’.

2 Other fully secured loans to individuals

Include here all other secured lending in the UK to individuals where the firm does not have a first charge.

3 Partially secured exposures to individuals

Include here any lending in the UK to individuals where the exposure is only partially secured.

4 Card accounts

This includes UK charge card lending (even if the outstanding balance is required to be paid off in full at the end of each charging period).

5 Unsecured exposures to individuals

Report here all other exposures in the UK to individuals.
6 Retail SME
Include here all UK exposures to retail SME irrespective of security held.

7 Fully secured loans to individuals
Include here any lending outside the UK to individuals where the exposure is fully secured.

8 Partially secured exposures to individuals
Include here any lending outside the UK to individuals where the exposure is only partially secured.

9 Unsecured exposures to individuals
Comprises all other exposures outside the UK to individuals. Credit card lending outside the UK should be included here.

10 Retail SME
Include here all non-UK exposures to retail SME irrespective of security held.

Corporate sector
This section comprises all corporate exposures that are not included in retail SME. This should include exposures to and/or balances with non-consolidated group companies as well as third parties. It should exclude securities which are included in lines 27 – 30. Where a firm holds securities but cannot distinguish between quoted and unquoted securities these should also be reported as debt instruments (lines 27 – 30).

12 UK commercial real estate (secured and unsecured)
This will typically include any exposures defined by Basel as "Claims secured by commercial real estate" or "Income-producing real estate", or lending where the counterparty has been allocated to SIC code 68 or 41.1 and the lending is done in the UK. These SIC codes include exposures to social housing companies. Exposures included here are those that are linked to the commercial nature of the borrower rather than the type of real estate held as security.

13, 17 Other fully secured lending
Include here any lending where the exposure is fully secured.

14, 18 Other partially secured lending
Include here any lending where the exposure is only partially secured.

15, 19 Unsecured lending
Include here all other corporate exposures.

16 Non-UK commercial real estate
This will typically include any exposures defined by Basel as "exposures secured by commercial real estate" or "Income-producing real estate", or lending where the counterparty has been allocated to SIC code 68 or 41.1 and the lending is done outside the UK.

Financial sector
This section comprises all exposures to the financial sector.
21 Exposures to UK financial institutions, credit institutions and insurance companies
Include exposures to all UK financial institutions, credit institutions (including banks) and insurance companies.
This line should include, for example, cash on deposit with UK financial institutions, money market deposits with UK banks and UK bank securities excluding securities which are included in lines 27 – 30 below.

22 Exposures to non-UK financial institutions, credit institutions and insurance companies
Include exposures to all non-UK financial institutions, credit institutions (including banks) and insurance companies.
This line should include, for example, cash on deposit with non-UK financial institutions, money market deposits with non-UK banks and non-UK bank securities excluding securities which are included in lines 27 – 30 below.

Non-financial institutions (including government)
Include all other exposures other than those defined above or debt instruments in the banking book.

Debt instruments (banking book)
Any debt instruments that are:
(i) quoted on any investment exchange; or
(ii) CDOs; or
(iii) government gilts or Treasury Bills;
and held in the banking book, regardless of the issuer type, should be reported in lines 27 – 30 and not elsewhere.

27 UK collateralised debt obligations
Include here all CDOs issued by UK companies. CDOs are a type of asset-backed security whose value and payments are derived from a portfolio of fixed-income underlying assets.

28 Other UK asset backed securities
Include holdings of all other asset backed securities, except CDOs, issued by UK entities.

29 Other UK securities
Include holdings of all other securities, except those listed above, issued by UK entities. Include here also gilts and Treasury bills issued by the UK government.

Exposures to equities are not included in FSA015 and need not be reported.

30 Other non-UK securities
Include holdings of any securities issued by non-UK companies including non-UK CDOs and non-UK asset backed securities. Also include here non-UK government securities.

Debt instruments should be classified according to the domicile or geographical location of the issuer.
### FSA015– sectoral information, including arrears and impairment - validations

**Internal validations**

Data elements are referenced by row then column

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**External validations**

There are no external validations for this data item
8 FSA016 – Solo consolidation data

This data item collects information on the subsidiaries included within solo-consolidation. It is designed to provide the PRA with sufficient information to understand the impact and profile of the solo-consolidated subsidiaries on the balance sheet of the firm, while at the same time limiting the information to the most material subsidiaries.

Currency

You should report in the currency of your annual audited accounts ie in either Sterling, Euro, US dollars, Canadian dollars, Swedish Kroner, Swiss Francs or Yen. Figures should be reported in 000s.

Data elements

These are referred to by row first, then by column, so data element 2A will be the element numbered 2 in column A.

1A – Number of subsidiaries included in the solo-consolidation

This is the number of firms that are included within the solo-consolidation and for which waivers have been granted.

2A – Book value of investments included in solo-consolidation – EEA incorporated

This is the book value of EEA- incorporated investments that are included within the firm’s solo-consolidated reporting, in the unconsolidated accounts of the firm.

3A – Book value of investments included in solo-consolidation – non-EEA incorporated

This is the book value of non-EEA incorporated investments that are included within the firm’s solo-consolidated reporting, in the unconsolidated accounts of the firm.

4A Surplus capital in the parent firm

This figure is the total capital after deductions from the solo-consolidated FSA003 (data element 15A) less the value of the investments reported in data elements 2A and 3A above, to which has been added back the value of any investments by the solo-consolidated subsidiaries in their own non solo-consolidated subsidiaries.

5 Top 5 solo-consolidated subsidiaries ranked by book value of investment

For each of the subsidiaries listed, the following details should be provided:

5A the name of the subsidiary;
5B the country of incorporation;
5C a brief business descriptor from a pre-defined list – funding; lending; investment; other;
5D the main underlying assets from a predefined list – commercial property; residential property; fixed assets; plant; investment grade debt securities; investment grade equity; debt securities; equity; other;
5E the book value of the subsidiary (included within 2A or 3A above); and
5F the capital requirements arising from the assets held by the subsidiary.
6  Top 5 solo-consolidate subsidiaries ranked by aggregate exposure of parent to subsidiary

For each of the subsidiaries listed, the following details should be provided:

6A the name of the subsidiary;
6B the country of incorporation;
6C a brief business descriptor from a pre-defined list – funding; lending; investment; other;
6D the main underlying assets from a predefined list – commercial property; residential property; fixed assets; plant; investment grade debt securities; investment grade equity; debt securities; equity; other;
6E the aggregate exposure of the parent to the subsidiary, including funding in a capital form;
6F the exposure of the parent to the subsidiary at the reporting date with a residual maturity of less than one year; and
6G the capital requirements arising from the assets held by the subsidiary.

7  Top 5 solo consolidated subsidiaries ranked by net flow of funds from parent to subsidiary during the period

For each of the subsidiaries listed, the following details should be provided:

7A the name of the subsidiary;
7B the country of incorporation;
7C a brief business descriptor from a pre-defined list – funding; lending; investment; other;
7D the main underlying assets from a predefined list – commercial property; residential property; fixed assets; plant; investment grade debt securities; investment grade equity; debt securities; equity; other; and
7E the net flow of funds from the parent to the subsidiary, including funding in a capital form.
FSA016 – Solo consolidated data validations

Internal validations
There are no internal validations for this data item.

External validation
There are no external validations for this data item.
9 FSA017 – Interest rate gap

This data item collects information on the interest rate gap. It is designed to provide the PRA with sufficient information to understand the interest rate sensitivity of a firm's assets and liabilities.

**Currency**

You should report in the currency of your annual audited accounts ie in either Sterling, Euro, US dollars, Canadian dollars, Swedish Kroner, Swiss Francs or Yen. Figures should be reported in 000s.

**Data elements**

These are referred to by row first, then by column, so data element 2A will be the element numbered 2 in column A.

Gap analysis is undertaken by examining details of interest sensitive assets and liabilities to establish when they will next reprice (i.e. be subject to a change in interest rate), and then tabulating those which reprice within set time periods (known as 'time buckets', within which all items repricing are grouped together). Interest rate sensitive items are those assets and liabilities that are subject to contractual change in interest rates, or which mature (fall due for repayment) during the period of the return. (Note that the contractual date for repricing purposes is not necessarily the maturity date of the asset/liability. For example, a 3 year loan could be repriced every six months at a spread above 6 month LIBOR. If it was rolled over a month ago then it will reprice in 5 months', not in 3 years', time.)

Those assets and liabilities lacking definitive repricing intervals (e.g. sight deposits or savings accounts) or actual maturities that could vary from contractual maturities (e.g. mortgages with an option for early repayment) should be assigned to repricing time bands according to the judgement and past experience of the firm.

When fixed rate liabilities in an individual time bucket exceed fixed rate assets in the same bucket, a 'negative gap' exists for that period - implying that a rise in interest rates for that period should produce an increase in net interest income, and a fall in rates should give rise to a fall in net interest income. Conversely, when fixed rate assets exceed fixed rate liabilities in the same time bucket, a 'positive gap' exists and net interest income should fall if interest rates increase and rise if rates reduce.

Variable rate items, for which there is no lead time between a change in market rates and a corresponding change in the contracted interest rate (i.e. effectively overnight) should be placed in the “overnight” time bucket. Conventionally, first year time buckets are of shorter duration than later time buckets. However, the precise choice of time buckets is a matter for each firm.

On and off balance sheet items should be allocated to the various time buckets in accordance with their re-pricing date. The information in respect of balances to be used in this data item should not be fair-valued but should be based on the contractual position (i.e. between the lender and borrower).

Care should be taken in allocating off balance sheet items. Firms need to consider the essential interest-bearing characteristics of these instruments. For example:

- **Swaps**: if a fixed rate mortgage of 3 years maturity is swapped to a 6 month LIBOR rate then the impact on the gap analysis should be shown by placing the notional swapped amount into the 3 year liability time bucket and the same amount in the 6 month asset time bucket.

- **FRAs**: if a deposit is due to re-price in 3 months' time for 3 months and the firm wishes to hedge its exposure, then it might do so by buying an FRA where in 3 months' time it receives
an amount of interest covering the further 3 month period (i.e. it will buy a 3v6 FRA). This should be shown as a 6 month liability and a 3 month asset in the gap analysis, reflecting the fact that effectively (a) the firm has locked in now (at time zero) to paying a fixed rate in 3 months’ time covering a 3 month period (hence in total 6 months), and (b) the firm has an exposure now for 3 months to the rate at which the receiving leg of the FRA will settle. In 3 months’ time, on settlement, the FRA will disappear from the analysis as proceeds, or preferably payments, will have been settled and the derivative interest rate exposure extinguished.

Non interest rate sensitive items (e.g. fixed assets, reserves or interest accruals) should be placed in the most distant time bucket. This should not be included in the sensitivity calculations but remains on the gap report for the sake of balance sheet completeness. The PRA recognises that there are several schools of thought over where to allocate reserves in a gap analysis and will consider other board-approved scenarios which are consistently applied and rationalised.

Where firms fully hedge or match customer products, in theory, there is no gap created. However, in practice, permanent one-for-one matching is not always possible. There may be lead times during which the asset/liability and the related hedge/match are out of step. For example, this may occur when swapping fixed rate mortgages: the mortgages can complete over a period of time, whilst the swap is typically effected in full at a particular point in time. A perfect match or hedge may be disrupted by the early repayment of a fixed rate mortgage or early withdrawal of a fixed rate savings product on the death of an investor.

The PRA recognises that the contractual re-pricing relating to certain assets and liabilities do not bear a close relationship to their actual behavioural characteristics. So a firm may report its interest rate gap analysis after taking account of these “behavioural” assumptions; these should be included in the rows for “adjusted for actual expected re-pricing date”.

Where balances are committed but not yet drawn down, the amount should be included in the relevant row for “pipeline products”.

The information in respect of balances to be reported in column A should not be fair-valued but should report the contractual position.

The data item should be completed for all currencies in aggregate.
**FSA017 – Interest rate gap report validations**

**Internal validations**
Data elements are referenced first by row then by column.

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230  24F = 14F+15F+16F+17F+18F+19F+21F+22F+23F
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235  24K = 14K+15K+16K+17K+18K+19K+21K+22K+23K
236  24L = 14L+15L+16L+17L+18L+19L+21L+22L+23L
237  24M = 14M+15M+16M+17M+18M+19M+21M+22M+23M
238  24N = 14N+15N+16N+17N+18N+19N+21N+22N+23N
239  24P = 14P+15P+16P+17P+18P+19P+21P+22P+23P
240  24Q = 14Q+15Q+16Q+17Q+18Q+19Q+21Q+22Q+23Q
241  31B = 31C+28B
242  31C = 31D+28C
243  31D = 31E+28D
244  31E = 31F+28E
245  31F = 31G+28F
246  31G = 31H+28G
247  31H = 31J+28H
248 \[ 31J = 31K + 28J \]
249 \[ 31K = 31L + 28K \]
250 \[ 31L = 31M + 28L \]
251 \[ 31M = 31N + 28M \]
253 \[ 38A = 38B + 38C + 38D + 38E + 38F + 38G + 38H + 38J + 38K + 38L + 38M + 38N + 38P \]
255 \[ 40A = 40B + 40C + 40D + 40E + 40F + 40G + 40H + 40J + 40K + 40L + 40M + 40N + 40P \]
256 \[ 41A = 41B + 41C + 41D + 41E + 41F + 41G + 41H + 41J + 41K + 41L + 41M + 41N + 41P \]
257 \[ 42A = 42B + 42C + 42D + 42E + 42F + 42G + 42H + 42J + 42K + 42L + 42M + 42N + 42P \]
258 \[ 44B = \frac{1}{((1 + 43B)^{43B})} \]
259 \[ 44C = \frac{1}{((1 + 43C)^{43C})} \]
260 \[ 44D = \frac{1}{((1 + 43D)^{43D})} \]
261 \[ 44E = \frac{1}{((1 + 43E)^{43E})} \]
262 \[ 44F = \frac{1}{((1 + 43F)^{43F})} \]
263 \[ 44G = \frac{1}{((1 + 43G)^{43G})} \]
264 \[ 44H = \frac{1}{((1 + 43H)^{43H})} \]
265 \[ 44J = \frac{1}{((1 + 43J)^{43J})} \]
266 \[ 44K = \frac{1}{((1 + 43K)^{43K})} \]
267 \[ 44L = \frac{1}{((1 + 43L)^{43L})} \]
268 \[ 44M = \frac{1}{((1 + 43M)^{43M})} \]
269 \[ 44N = \frac{1}{((1 + 43N)^{43N})} \]
270 \[ 44P = \frac{1}{((1 + 43P)^{43P})} \]
271 \[ 45B = \frac{1}{((1 + (43B + 1A))^{43B})} \]
272 \[ 45C = \frac{1}{((1 + (43C + 1A))^{43C})} \]
273 \[ 45D = \frac{1}{((1 + (43D + 1A))^{43D})} \]
274 \[ 45E = \frac{1}{((1 + (43E + 1A))^{43E})} \]
275 \[ 45F = \frac{1}{((1 + (43F + 1A))^{43F})} \]
276 \[ 45G = \frac{1}{((1 + (43G + 1A))^{43G})} \]
45H = 1/((1+(43H+1A))^34H)
45J = 1/((1+(43J+1A))^34J)
45K = 1/((1+(43K+1A))^34K)
45L = 1/((1+(43L+1A))^34L)
45M = 1/((1+(43M+1A))^34M)
45N = 1/((1+(43N+1A))^34N)
45P = 1/((1+(43P+1A))^34P)
46C = 1/((1+(43C-1A))^34C)
46D = 1/((1+(43D-1A))^34D)
46E = 1/((1+(43E-1A))^34E)
46F = 1/((1+(43F-1A))^34F)
46G = 1/((1+(43G-1A))^34G)
46H = 1/((1+(43H-1A))^34H)
46J = 1/((1+(43J-1A))^34J)
46K = 1/((1+(43K-1A))^34K)
46L = 1/((1+(43L-1A))^34L)
46M = 1/((1+(43M-1A))^34M)
46N = 1/((1+(43N-1A))^34N)
46P = 1/((1+(43P-1A))^34P)
47B = 28B*44B
47C = 28C*44C
47D = 28D*44D
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<td>307</td>
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<td>308</td>
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<td>$48B = 28B*45B$</td>
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<td>310</td>
<td>$48C = 28C*45C$</td>
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<td>311</td>
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<td>312</td>
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<tr>
<td>333</td>
<td>$46B = \frac{1}{1((1+43B-1^n))^34B}$</td>
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334 47P = 28P*44P
335 48P = 28P*45P

336 49P = 28P*46P
337 31N = 31P+28N
338 31P = 28P
339 38B = 48B-47B
340 38C = 48C-47C

341 38D = 48D-47E
342 38E = 48E-47E

343 38F = 48F-47F
344 38G = 48G-47G

345 38H = 48H-47GH
346 38J = 48J-47J

347 38K = 48K-47K
348 38L = 48L-47L
349 38M = 48M-47M
350 38N = 48N-47N
351 38P = 48P-47P
352 39B = 49B-47B
353 39C = 49C-47C
354 39D = 49D-47D
355 39E = 49E-47E
356 39F = 49F-47F
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<td>362</td>
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</tr>
<tr>
<td>364</td>
<td>39P</td>
<td>= 49P-47P</td>
</tr>
</tbody>
</table>
10 FSA018 – Exposures from the core UK group to the non-core large exposures group

This data item is only applicable to firms that have both a core UK group and an NCLEG trading book permission or an NCLEG non-trading book permission. It captures information on exposures from the members of a firm’s core UK group (and the firm) to members of a firm’s non-core large exposures group. A single report is required in respect of exposures from all members of the firm’s core UK group (and the firm), reflecting the exposures at the reporting date.

FSA018 was originally constructed to capture information on the level of exposures from the UK integrated group to the diverse blocks and residual blocks, reflecting the intra-group large exposures regime in operation pre-2011. However, firms should interpret this form on the basis of the core UK group and non-core large exposures group respectively, and follow the specific instructions provided for the individual data cells.

Valuation
Unless indicated otherwise, the valuation of data elements should follow Article 390 of the EU CRR.

Currency
You should report in the currency of your annual audited accounts (i.e. in either Sterling, Euro US dollars, Canadian dollars, Swedish Kroner, Swiss Francs or Yen). Figures should be reported in 000s.

Data elements
These are referred to by row first, then by column, so data element 2B will be the element numbered 2 in column B. Individual rows within an element are identified as 2B.1, 2B.2 etc.

General

2 Firm Reference Numbers
List the Firm Reference Numbers for all the authorised firms in the firm’s core UK group only. Firms should be listed sequentially in 2A, with the Firm Reference Numbers being entered in 2B. Ignore e cell 2C

3A Core UK group eligible capital
This is core UK group eligible capital

4A Exposure number
Complete one line in relation to Section 4B. Ignore line marked “Total”.

4B Non-core large exposures group
Complete one line only in respect of aggregate exposure of all members of the core UK group (and the firm) to all members of the non-core large exposures group.
4C Gross exposure
Report here the gross exposure of the core UK group (non trading book and trading book) of all members of the firm's core UK group (and the firm) to all members of the non-core large exposures group.

4D % of core UK group eligible capital
This is column C as a percentage of data element 3A (core UK group eligible capital). It should be entered to two decimal places, omitting the % sign.

4E Exposure after credit risk mitigation
This is the figure reported in column D after credit risk mitigation. This figure is subsequently broken down in columns F to M.

4F Amount of the exposure that is exempt
That part of the amount reported in column E that is an exempt, whether under the firms NCLEG non trading book permission or its NCLEG trading book permission.

4G % of core UK group eligible capital
This is column F as a percentage of data element 3A (core UK group eligible capital. It should be entered to two decimal places, omitting the % sign.

4H Amount of the exposure that is not exempt and is in the non-trading book
That part of the exposure reported in column E that is not exempt and is in the non-trading book.

4J % of core UK group eligible capital
This is column H as a percentage of core UK group eligible capital. It should be entered to two decimal places, omitting the % sign.

4K Amount of the exposure that is not exempt and is in the trading book
Ignore.

4L % of core UK group eligible capital
Ignore.

4M Aggregate % of core UK group eligible capital
Ignore.

4N CNCOM
Ignore.
11 FSA019 – Pillar 2 questionnaire

This data, supplemented by other relevant data, will be used to inform the intensity of our risk assessment of a firm, or its group, under the Supervisory Review and Evaluation Process (SREP). It will allow us to reduce supervisory time by helping us to identify those firms with a risk profile for which we will carry out additional individual or thematic work.

Valuation

For the general policy on valuation, please see the relevant provisions in the EU CRR.

Currency

You should report in the currency of your annual audited accounts i.e. in either Sterling, Euro, US dollars, Canadian dollars, Swedish Kroner, Swiss Francs or Yen. Figures should be reported in 000s.

Data elements

These are referred to by row first, then by column, so data element 2B will be the element numbered 2 in column B.

1B Does GENPRU 1.2 apply to your firm?
See the rules on Internal Capital Adequacy Assessment in the PRA Rulebook. The answer is either ‘Yes’ or ‘No’.

Subsequent sections are only completed if the answer to 1B is ‘Yes’.

2B How much capital do you consider adequate for the nature, scale and complexity of your firm’s activities in line with its Internal Capital Adequacy Assessment Process (ICAAP)?
See 2.1 PRA Rulebook. Enter the figure in 000s.

3B What is the actual amount of capital resource that your firm holds at the accounting reference date?
See 2.1 PRA Rulebook. Enter the figure in 000s.

4B Have you documented your ICAAP?
See 13.1 PRA Rulebook. The answer is either ‘Yes’ or ‘No’.

5B When did you last review the ICAAP?
See 3.4 PRA Rulebook. The answer should be in ‘ddmmyy’ format.

6B Have your external auditors audited your firm’s financial statements in the last 12 months?
The answer ‘Yes’, ‘No’ or ‘Not applicable’. Firms that have a small firm’s exemption audit should choose ‘not applicable’.

7B If so, has any audit opinion you received in the last year been qualified in any respect?
This question should only be answered if the response to data element 6B was ‘Yes’. The answer to this question is either ‘Yes’ or ‘No’.
8B  What is the ratio of dealing errors in relation to the total number of transactions your firm has undertaken in the last 12 months?
See 3.1 PRA Rulebook. This figure should be a percentage to one decimal place.

9B  Have you considered your firm’s risk appetite when developing its ICAAP?
The answer is either ‘Yes’ or ‘No’.

10B and 11B  In your ICAAP, have you considered the impact of an economic downturn on your firm’s financial capital, and your business plans?
See 3.1 PRA Rulebook. The answer to each question is either ‘Yes’ or ‘No’.

12A to 23A  Is your firm exposed to the risks listed
See 3.1 PR Rulebook. The answer to each question is either ‘Yes’ or ‘No’.

BIPRU limited activity firms and BIPRU limited licence firms that also have to consider a fixed overheads requirement should assess their capital requirements under each of the headings even though their fixed overheads requirement may be higher. Data element 23A should include not only any risks other than those separately identified above, but it should also include the firm’s assessment of how much capital is required to cover the fixed overheads requirement.

12B to 23B  If so, what is the amount of capital resource you have allocated to each of them?
For each answer in Column A that is ‘Yes’, enter the gross amount excluding any management action offsets in column B in 000s.

BIPRU limited activity firms and BIPRU limited licence firms should include in 23B their assessment of the capital required to cover the fixed overheads requirement. A firm may assess that capital to be allocated to cover the fixed overheads requirement is more than one quarter of their annual fixed overheads.

40B  Have you calculated the cost of an orderly wind down of the firm’s business?
The answer is either ‘Yes’ or ‘No’. Examples of factors to consider include costs of transferring clients and any client assets, liquidating/closing any positions etc.

41B  What length of time have you calculated it will take you to orderly wind down?
If the answer to data element 40B is ‘Yes’, enter the number of months here in digits. Examples of factors to consider include the time it takes to transfer clients and any client assets, liquidating/closing any positions etc.

42B  What is the gross cost to your firm of a wind down?
If the answer to data element 40B is ‘Yes’, enter the amount here in 000s. This is the total cost of winding down excluding any offsets from revenue/income gained during the wind down period.

43B  What is the net cost to your firm of a wind down?
If the answer to data element 40B is ‘Yes’, enter the amount here in 000s. This is the total cost of winding down including any offsets from revenue/income gained during the wind down.
24B  Does your firm have any professional indemnity insurance?
The answer is either ‘Yes’ or ‘No’.

25B  If so, what is the limit of the indemnity in the aggregate?
If the answer to data element 24B is ‘Yes’, enter the amount here in 000s.

26B  What is the largest single claim that can be made on the insurance cover?
If the answer to data element 24B is ‘Yes’, enter the amount here in 000s.

44B  What is the policy excess amount for any single claim?
If the answer to data element 24B is ‘Yes’, enter the amount here in 000s.

27B  What is the credit rating of the lead underwriter?
Only answer if you answered ‘Yes’ to data element 24B. This is a text field to accept any value.

28B  In your firm’s ICAAP, do you take account of the results of stress tests?
The answer is either ‘Yes’ or ‘No’.

29B  Does your firm deduct illiquid assets as set out in GENPRU 2.2.17R to GENPRU 2.2.19R?
The answer is either ‘Yes’ or ‘No’.

30B  Does your firm have sufficient liquidity to meet your liabilities as they fall due in the circumstances of an orderly wind down?
See 3.1 PRA Rulebook. The answer is either ‘Yes’ or ‘No’.

31B  Report the amount of illiquid assets.
This number should be entered in integers.

32B  Do you use credit risk mitigation techniques?
See 3.1 PRA Rulebook. The answer is either ‘Yes’ or ‘No’.

33B  If so, have you considered in your ICAAP the fact that those techniques may not fully work as anticipated?
This is only relevant if you answered ‘Yes’ to data element 32B. See 3.1 PRA Rulebook. The answer is either ‘Yes’ or ‘No’.

34B  Have you securitised assets in the last 12 months?
See 3.1 PRA Rulebook. The answer is either ‘Yes’ or ‘No’.
35B  Do you use an internal model to calculate your regulatory market risk? 
    The answer is either 'Yes' or 'No'.

36B  If so, have you taken the results of the market risk stress tests in your ICAAP into account? 
    This is only relevant if you answered ‘Yes’ to data element 35B. The answer is either ‘Yes’ or ‘No’.

37B  Report the result of a 200 basis point shock to interest rate on your firm’s economic value. 
    See 9.1 and 9.2 PRA Rulebook. Enter the figure in 000s.

38B  Does the result of the above stress test exceed 20% of your capital resources? 
    See 9.2 PRA Rulebook. The answer to this is either ‘Yes’ or ‘No’.

39B  Would the valuation adjustments required under GENPRU 1.3.35G enable you to sell out of hedge your firm’s positions within a short period without incurring material losses under normal market conditions? 
    The answer to this is either ‘Yes’ or ‘No’.
FSA019 – Pillar 2 questionnaire validations

Internal validations
There are no validations for this data item.
12 FSA038 – Volumes and Type of Business

Invested/uninvested funds
As far as possible, the amount reported should be a true reflection of the value of funds that are available to buy assets at the time of reporting, added to the value of the assets themselves. Funds ‘in process’ should not be included.

Discretionary/advisory clients
Firms should include any FUM relating to all investment management clients whether managed under a discretionary or an advisory arrangement.

Delegation and extent of delegation
(a) FUM should exclude the value of those parts of the managed portfolios in respect of which the responsibility for the discretionary management has been formally delegated to another firm (and which firm will include the value of the assets in question in its own FUM total).

(b) However, the firm should include FUM where:

(i) the firm to whom the management is delegated will not be reporting it – e.g. if it is not PRA-regulated, or is a non-UK firm; and

(ii) the reporting firm has discretion over the delegation or retains the right to terminate an arrangement for third party asset management, and the reporting firm may either bring the management of that FUM back in-house or delegate it to another party.

(c) Funds under management should include the value of those parts of the managed portfolios in respect of which the responsibility for the discretionary management has been formally delegated to the firm (including delegations from non appropriate regulator regulated and non-UK firms).

Valuation issues
As a general rule, firms should apply a consistent basis for valuation across the range of clients in respect of which they are reporting. Firms should be able to express and justify the basis of valuation they select and should, as far as possible, consistently apply the methodology, such that time-series analysis is meaningful.

The PRA is encouraged by the ongoing development of industry standards in relation to valuation and encourages reporters to make use of any relevant industry-agreed standards.

Debt gearing
The value of assets purchased through borrowing should be reported as FUM, including any cash amount available for investment as a result of debt gearing.

Value of derivatives
The value of derivative instruments and other assets is calculated as the fair value (i.e. on a mark-to-market basis). This is not the exposure value. If the firm is managing an overlay portfolio where the firm does not manage the underlying assets, the firm should report the combined fair value of the overlay and the underlying investment portfolio.
Double-counting

Firms should make all reasonable efforts to eliminate double-counting in the submission of sums. However, it is accepted that reporting on the basis of our guidance may in certain circumstances lead to the overstatement of FUM.

Timing of calculation

In respect of the timing for calculating of total FUM, we expect firms to collect and aggregate the information to base their reporting on within a reasonable timeframe. However, the valuation point used for any client should be the last mandatory valuation point and the total valuation should not include the sum of valuations that are more than 30 days apart.

Client/fund domicile

The value of all clients' assets, regardless of domicile, should be included in the calculation.

Private equity and venture capital business

In relation to investment management firms carrying out venture capital business, those firms should report that element of their total FUM by reference to the value of their drawn down capital plus any remaining committed but un-drawn investor capital and loans. All the preceding guidelines apply to reporting by these firms.

<table>
<thead>
<tr>
<th>Description</th>
<th>Data element</th>
<th>Guidance</th>
</tr>
</thead>
<tbody>
<tr>
<td>Total funds under management</td>
<td>1A</td>
<td>This should be reported by all firms with permission of managing investments.</td>
</tr>
<tr>
<td>Of which drawn down capital</td>
<td>5A</td>
<td>All firms carrying out venture capital business should report here the amount of drawn down capital included within data element 1A above.</td>
</tr>
<tr>
<td>Do you conduct designated investment business with or for retail clients?</td>
<td>3A</td>
<td>This data element in part helps us to differentiate between firms that have direct contact with retail clients in carrying on designated investment business services and firms which are operators, trustees or depositaries of Authorised Unit Trusts (AUTs), Open Ended Investment Companies (OEICs), Recognised schemes (RSs) and Unregulated collective investment schemes (UCISs) in which the unit/shareholders would be retail clients but the firms do not conduct designated investment business directly with or for them. So, a firm that is conducting designated investment business directly with or for an AUT, OEIC, RS or UCIS should, when answering the question in respect of those clients, have regard to how the AUT, OEIC, RS or UCIS has been classified by the firm and not the notional classification of the underlying unit/share holders. Clearly, where the firm has other clients, it will need to take into account their classification when answering the question.</td>
</tr>
</tbody>
</table>

Where firms conduct non advised investment services (execution only services) for retail clients and are required to complete an
| appropriateness test (under MiFID) for a retail client in relation to a transaction or service, please be aware that the outcome of that appropriateness test does not alter the classification of that client. |
| What is the current approximate percentage of your clients are retail clients? | 4A | The purpose of this data element is to give supervisors an indication of the make up of the firm's client base. Whilst it is accepted that this question does not demonstrate a firm's compliance with a particular rule, it will assist supervisors in understanding the level of potential risk facing a firm from those risks that are specific to activities with private customers/retail clients. Firms should be aware that the PRA is not expecting firms to able to determine an exact number of private customers/retail clients when answering this question, rather the PRA is asking for an approximate answer and is not explicitly or implicitly requiring firms to implement systems, or modify existing ones, to collate client classification and activity information. However, the PRA does expect firms to have adequate risk management systems and controls in place to manage their affairs and risks responsibly and would expect an authorised firm to be able to make a reasonable estimate in answer to this question within the bands specified.

It is acknowledged that a client may have different accounts and be classified as a private customer/retail client in relation to one area of business and classified as an intermediate customer or market counterparty/professional client for another. It is acknowledged that this may lead to double counting of some clients between classifications. It is not envisaged that this situation will cause great anomalies in the information provided within the bands specified.

The PRA will not expect firms to apply a stringent criteria to filter out customers that become inactive for the purpose of this question. The answer provided by the firm should, however reflect a firm's recent and ongoing activities. The PRA would expect a firm to have sufficient management information to be able to avoid a large discrepancy between the true current position and a distorted position through the inclusion of inactive clients, when answering this question. |
FSA038 – Volumes and Type of Business validations

Internal validations

Data elements are referenced by row, then column.

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<th>Validation number</th>
<th>Data element</th>
<th>Validation rule</th>
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</thead>
<tbody>
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<td>2A</td>
<td>If 1A &gt; 0, then ≥0, else 0</td>
</tr>
<tr>
<td>2</td>
<td>4A</td>
<td>If 3A = Yes, then ≥ 0, else, 0</td>
</tr>
</tbody>
</table>
**13 FSA042 - UCITS**

<table>
<thead>
<tr>
<th>Description</th>
<th>Data element</th>
<th>Guidance</th>
</tr>
</thead>
<tbody>
<tr>
<td>Do you operate one or more UK authorised UCITS scheme?</td>
<td>1A</td>
<td>That is, are you the <em>authorised fund manager</em> or <em>ACD</em> of at least one <em>UCITS scheme</em> that is authorised by the appropriate regulator (not simply notified under section 264 of the Act)?</td>
</tr>
<tr>
<td>Do you use derivatives in the UCITS scheme(s)?</td>
<td>2A</td>
<td>Handbook Glossary Definition:</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Derivative: a <em>contract for differences</em>, a <em>future</em> or an <em>option</em>.</td>
</tr>
<tr>
<td>Are you using derivatives for investment purposes?</td>
<td>3A</td>
<td><em>&quot;Using derivatives for investment purposes&quot; is a term with which we believe managers are familiar This term suggests that derivatives are not being used in pursuit of efficient portfolio management</em></td>
</tr>
</tbody>
</table>
### FSA042 - UCITS validations

**Internal validations**
Data elements are referenced by row, then column.

<table>
<thead>
<tr>
<th>Validation number</th>
<th>Data item</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>2A</td>
<td>If 1A = No, then No</td>
</tr>
<tr>
<td>2</td>
<td>3A</td>
<td>If 2A = No, then No</td>
</tr>
</tbody>
</table>
14 FSA045 – IRB portfolio risk

Currency
You should report in the currency of your annual audited accounts i.e. in Sterling, Euro, US dollars, Canadian dollars, Swedish Kroner, Swiss Francs or Yen. Figures should be reported in 000s, to 3 decimal places.

Data elements
These are referred to by row first, then by column, so data element 2B will be the element numbered 2 in column B.

PiT, TTC or Hybrid PiT
This should be based on the firm's rating philosophy.

Point in Time (PiT): A rating system which explicitly estimates default risk over a fixed period, typically one year.

Through the Cycle (TTC): A rating system which seeks to take cyclical volatility out of the estimation of default risk by assessing a borrower's performance over the business cycle.

Hybrid PiT: A rating system which sits in-between the PiT and TTC rating systems described above.

Definition of default – number of days
The exact number of days past due that is applied to each asset class as part of the definition of default.

Credit risk

Gross exposure value
Exposure value without taking into account value adjustments and provision/impairments, conversion factors and the effect of credit risk mitigation techniques, except in the case of Funded Credit Protection in the form of master netting agreements.

Exposure at default estimate
Calculate in accordance with the EU CRR provisions relating to the IRB approach. This should be the downturn EAD.

Maturity
This is the exposure weighted average maturity in days. It should take into account the maturity floor and ceiling.

PD – Probability of default
The probability of default of a counterparty over a one year period, calculated in accordance with the EU CRR provisions relating to the IRB approach. This should be the long-run PD and take into account the 0.03% PD floor.
**LGD – Loss given default**
The ratio of the loss on an exposure due to the default of a counterparty to the amount outstanding at default, calculated in accordance with the *EU CRR* provisions relating to the IRB approach. This should be the downturn LGD.

**Expected loss**
Calculate in accordance with the *EU CRR* provisions relating to the IRB approach.

**Risk weighted exposure amount**
Calculate in accordance with the *EU CRR* provisions relating to the IRB approach. The SME-supporting factor according to Article 501 of the CRR should be excluded.

**Counterparty credit risk**

**Gross exposure value**
Exposure value without taking into account value adjustments and provision/impairments, conversion factors and the effect of credit risk mitigation techniques, except in the case of Funded Credit Protection in the form of master netting agreements.

**Exposure at default estimate**
Calculate in accordance with the *EU CRR* provisions relating to the IRB approach. This should be the downturn EAD.

**Maturity**
This is the exposure weighted average maturity in days. It should take into account the maturity floor and ceiling.

**PD – Probability of default**
The probability of default of a counterparty over a one year period, calculated in accordance with the *EU CRR* provisions relating to the IRB approach. This should be the long-run PD and take into account the 0.03% PD floor.

**LGD – Loss given default**
The ratio of the loss on an exposure due to the default of a counterparty to the amount outstanding at default, calculated in accordance with the *EU CRR* provisions relating to the IRB approach. This should be the downturn LGD.

**Expected loss**
Calculate in accordance with the *EU CRR* provisions relating to the IRB approach.

**Risk weighted exposure amount**
Calculate in accordance with the *EU CRR* provisions relating to the IRB approach.
FSA045 – IRB portfolio risk validations

Internal validations
PD bands should be mutually exclusive and numerically sequential.

External validations
There are no validations for this data item.
The purpose of this \textit{data item} is to record details of an \textit{ILAS BIPRU} firm’s liquidity flows.

\textbf{Valuation}

Except where outlined, a \textit{firm} should follow the relevant provisions in the \textit{EU CRR}. A \textit{firm} not subject to the \textit{EU CRR} should follow its applicable accounting standards.

All collateral, cash and related deposits segregated for the benefit of a \textit{client} should be excluded from FSA047 irrespective of the accounting treatment used by the \textit{firm}.

\textbf{Currency}

The reporting currency for this \textit{data item} is whichever of the following currencies the \textit{firm} chooses, namely USD (the United States Dollar), EUR (the euro), GBP (sterling), JPY (the Japanese Yen), CHF (the Swiss Franc), CAD (the Canadian Dollar) or SEK (the Swedish Krona).

Amounts should be entered in multiples of 1,000 of the relevant currency unit.

\textbf{Completion in a material currency}

Where a \textit{firm} is completing this \textit{data item} in a \textit{material currency}, the \textit{firm} should only report positions and flows denominated in the \textit{material currency} in question. In the case of off balance sheet items reportable in Part 8 where contingent liabilities or commitments may be drawn in multiple currencies, a \textit{firm} should report these in the base currency of that contingent liability or commitment. Any payments and receipts in the \textit{material currency} resulting from foreign exchange and currency swap flows are reported on line 57. If this \textit{data item} is not being reported in a \textit{material currency}, line 57 is left blank.

\textbf{Data elements}

These are referred to by row first and then by column. So, \textit{data element} 2B will be the element entered in row 2 and column B.

Note this \textit{data item} requires the completion of daily flows for only a subset of the rows in FSA048 and a \textit{firm} is only required to complete the \textit{data elements} as outlined.

For the rows for which a \textit{firm} is required to complete this \textit{data item}, it should make entries in Column A for any daily flows of cash or securities on the day (not being a Saturday or Sunday) following the reporting date, such date being "Date +1", and each day after that (not being a Saturday or a Sunday) in Column B onwards. If there are multiple flows on a single day these should be reported in a single Column.

The final Column required in this form is for the day (not being a Saturday or a Sunday) immediately prior to the earliest date a \textit{firm} would report entries in Column F of FSA048. None of the information entered in rows in FSA047 will therefore overlap with any of the information entered in rows on FSA048 and vice versa.

\textbf{Completion and submission to the appropriate regulator}

A \textit{firm} should complete this \textit{data item} and report cash flows and security flows in the relevant time bands based on their residual contractual maturity. Asset flows should be entered according to their latest maturity. Liability cash flows should be entered according to their earliest possible date of outflow. Any flows or balances between entities included within the scope of the return should be eliminated in accordance with generally accepted accounting principles.
A firm should refer to the relevant Guidance Notes for FSA048 to complete the relevant data elements of this data item.

FSA047 time bands are defined by the reporting date and the application of the ‘modified following’ market convention, ignoring the existence of any non-settlement weekdays (bank holidays) in any currency.
FSA047 Daily Flows - Validation rules

Validation rules
No rule as cell can be zero, positive or negative.
15 FSA048 Enhanced Mismatch Report

The purpose of this data item is to record details of an ILAS BIPRU firm’s liquidity mismatch positions.

Valuation

Except where outlined, a firm should follow the relevant provisions in the EU CRR. A firm not subject to the EU CRR should follow its applicable accounting standards.

All collateral, cash and related deposits segregated for the benefit of a client should be excluded from FSA048 irrespective of the accounting treatment used by the firm.

Currency

The reporting currency for this data item is whichever of the following currencies the firm chooses, namely USD (the United States Dollar), EUR (the euro), GBP (sterling), JPY (the Japanese Yen), CHF (the Swiss Franc), CAD (the Canadian Dollar) or SEK (the Swedish Krona).

Amounts should be entered in multiples of 1,000 of the relevant currency unit.

Completion in a material currency

Where a firm is completing this data item in a material currency, the firm should only report positions and flows denominated in the material currency in question. In the case of off balance sheet items reportable in Part 8 where contingent liabilities or commitments may be drawn in multiple currencies, a firm should report these in the base currency of that contingent liability or commitment. Any payments and receipts in the material currency resulting from foreign exchange and currency swap flows are reported on line 57. If this data item is not being reported in a material currency, line 57 is left blank.

Data elements

These are referred to by row first and then by column. So, data element 2B will be the element entered in row 2 and column B.

Completion

A firm should complete this data item and report cash flows in the relevant time bands based on their residual contractual maturity. Asset flows should be entered according to their latest maturity. Liability cash flows should be entered according to their earliest possible date of outflow. Any flows or balances between entities included within the scope of the return should be eliminated in accordance with generally accepted accounting principles.

FSA048 time bands are defined by the reporting date and the application of the ‘modified following’ market convention, ignoring the existence of any non-settlement weekdays (bank holidays) in any currency.

General

The completion table at the end of this chapter identifies the columns which should be populated in respect of each row of data item FSA048.
Part 1 Memo items

1 Non-dated capital resources

A firm should report here the amount of its capital resources which do not have a contractual maturity date, including, but not limited to, a call date. If any instrument comprising a firm’s capital resources includes a put option for the holder or a call option for the issuer with a pre-determined step and call structure they should be reported in line 41 with a maturity date assuming the option is exercised. Any instrument where the firm has a perpetual open call option to buy back the instrument, with no underlying step up or predetermined call structure should be reported as non-dated capital resources.

A firm may use the most recent figures from its management accounts for the amount of reserves included within non-dated capital resources and update this data element on a monthly basis.

2 Bank of England liquidity facilities

A firm should report in this row the total of any secured transactions with the Bank of England.

The Bank of England conducts regular Open Market Operations to provide to the banking system the amount of central bank money needed to enable reserve-scheme members, in aggregate, to achieve their reserves targets and the Operational Standing Lending Facility to give certain banks a means to manage unexpected ‘frictional’ payments shocks. In data element 2B, a firm should report the cash received, if any, pursuant to the usage of these or similar Bank of England facilities.

The Bank of England operates facilities to provide liquidity insurance to the banking system, whereby a firm can exchange its own collateral for government bonds. In data element 2C, a firm should report the market value of government bonds it receives pursuant to such Bank of England facilities, if any, in exchange for the firm’s own collateral.

The Bank of England may also operate other facilities whereby a firm may repo securities, distinct from Open Market Operations, such as longer-term repo operations, or operations in exchange for wider collateral. In data element 2D, a firm should report the cash, if any, received pursuant to the usage of such facilities.

3 Other central bank liquidity facilities

A firm should report in this row the total of any secured transactions with central banks other than the Bank of England, mapping such transactions to the following categories:

In data element 3B, a firm should report outstanding borrowings from other central banks in routine open market operations secured against narrow collateral.

In data element 3C, a firm should report the market value of any government bonds or other collateral of a comparable quality that it receives in exchange for the firm’s lower quality collateral.

In data element 3D, a firm should report the cash received from all other central bank facilities, including those that are for a longer-term or against wider collateral than routine open market operations.

4 Prior period’s peak intra-day collateral used for UK settlement and clearing systems

Firms that are direct participants of clearing and settlement systems within the UK should report here the peak amount of cash and collateral that they used on an intra-day basis to meet the requirements of clearing and settlement systems in the UK since their previous reporting date for this data item.
A firm should note that the amount to be reported in this data element should be the minimum amount of collateral it would have needed to post in order to meet its actual payment and settlement obligations as mandated by the requirements of the system(s) in question. It is not, therefore, the amount of collateral that was in fact posted by the firm which could include significant over-collateralisation.

Direct participation in settlement systems does not include intra-day floating charges associated with facilities provided by custodians to facilitate securities settlement.

5 Prior period’s peak intra-day collateral used for settlement and clearing systems outside the UK

Firms that are direct participants of clearing and settlement systems outside the United Kingdom should report here the peak amount of cash and collateral that they used on an intra-day basis to meet the requirements of clearing and settlement systems outside the United Kingdom since their previous reporting date for this data item.

A firm should note that the amount to be reported in this data element should be the minimum amount of collateral it would have needed to post in order to meet its actual payment and settlement obligations as mandated by the requirements of the system(s) in question. It is not, therefore, the amount of collateral that was in fact posted by the firm which could include significant over-collateralisation.

Direct participation in settlement systems does not include intra-day floating charges associated with facilities provided by custodians to facilitate securities settlement.

Part 2 Security, transferable whole-loan and commodity flows

In this part of the data item a firm should report the current unencumbered stock of securities and their flows based on contractual maturities in the following types of securities by asset class:

1. securities and commodities held on the firm’s own account;
2. securities and commodities held as clients’ or other customers’ assets in relation to which the firm has re-hypothecation rights;
3. securities and commodities held by the firm as collateral pursuant to a margin agreement; and,
4. transferable whole-loans held by the firm that meet the criteria set out below in relation to line 9

Contractual security flows will occur as a result of:

1. the settlement or maturity of own account securities or certain loans;
2. the settlement or maturity of a repo, reverse repo, securities loans or collateral swap; and
3. collateralised lending and borrowing transactions;
A firm should report positions at their clean market value (i.e. excluding accrued interest) and assume the maturity date of any collateral is the latest contractual maturity date possible. For securities without contractual maturity dates, it should report a maturity flow in Column J “>5 years”.

The inflow of securities or position balance should be positive while contractual outflow or maturity should be negative. For example, if a firm were to purchase a four month security with a market value excluding accrued interest of £100m that it held unencumbered as at the reporting date it would report +100,000 in Column A and -100,000 in column F of the appropriate row 6 to 17.

**Own-account security flows (long positions):**

Any own-account securities should be reported as a positive flow in Column A if unencumbered or on the settlement date of purchase as appropriate; and as a negative flow at maturity.

A corresponding cash outflow on settlement date and inflow on maturity date should be reported on line 23.

**Own-account security flows (short positions):**

Any short sale of a security should be treated as having a negative flow on the settlement date of the sale and a positive flow on the maturity date of the underlying security sold.

A corresponding cash inflow on settlement date and outflow on maturity date should be reported on line 23.

**Repos, reverse repos, securities loans and collateral swaps:**

Repos, reverse repos, securities loans and collateral swaps should be reported as inflows on the date securities are received and outflows on the date securities are delivered. A firm should report all such transactions involving own account, client and margin collateral.

Tri-party repo and tri-party reverse repo transactions should be treated in the same manner as all other repo and reverse repo transactions. For the purpose of this data item, any such trade where the cash provider can unilaterally change the collateral eligibility criteria should be treated as having an overnight maturity, irrespective of the stated contractual maturity of the transaction.

In the case of a tri-party reverse repo, where the collateral provider has an option over the nature of the collateral provided, firms should report the actual collateral held on the reporting date, then on the earliest effective date of substitution, report that collateral leaving and an inflow of substitution collateral on a “worst case” basis, and assume that position will then remain unchanged until the maturity date of the transaction. Repo transactions should be reported on the basis of the actual collateral posted for the direction of the transaction.

Where a firm enters into forward-starting reverse repo transactions against unspecified collateral that would be reportable in more than one row, it should in the case of reverse repos, assume that it will be delivered collateral, as qualifying, in the following order: lines 17; 9 and 12; 10; 13 to 15; 16; 11; 8; 7; and 6. On settlement it should allocate securities flows based on the collateral it receives.

For similar repo transactions it may assume it delivers any securities it holds unencumbered that are eligible.

In the case of reverse repos and repos corresponding cash outflows and inflows should be reported in lines 25 to 30 and lines 34 to 39 as appropriate.
Margin collateral:

A firm should report the net collateral received as margin in Column A if it is unencumbered, and not report a flow for its maturity. Any repos, reverse repos, securities loans or collateral swaps using margin collateral should be reported as outlined above.

Client collateral:

A firm should report any client collateral over which it has rehypothecation rights in Column A if it is unencumbered, and not report a flow for its maturity. Any repos, reverse repos, securities loans or collateral swaps using client collateral should be reported as outlined above.

In relation to rows 6 to 17, the description of which securities or loans should be reported in each row is as follows:

6 Liquid assets buffer-eligible securities

A firm should report in this row the unencumbered balances and the contractual securities flows of any securities it holds that qualify for inclusion in its liquid assets buffer as defined in BIPRU 12.7.

7 Other high quality central bank, supranational and central government debt

A firm should report in this row the unencumbered balances and the contractual securities flows of any securities not reported in line 6 or 8 whose obligor is a central government, multilateral development bank or central bank whose credit rating maps to credit quality step 2 or above in the scale published PRA for the purpose of Articles 111-141 of the EU CRR (the Standardised Approach to Credit Risk: mapping of the ECAIs credit assessment to credit quality steps (Long term mapping)).

For the avoidance of doubt, any securities that are issued by an agency explicitly guaranteed by the US government and which qualify for inclusion in line 8 should be reported in that line and not in line 7.

8 US GSE/GSA securities

A firm should report in this row the unencumbered balances and the contractual securities flows of any senior securities that it holds issued by, or guaranteed by one or more of, the United States Government Sponsored Enterprises (GSEs) or Government Sponsored Agencies (GSAs).

For the purposes of this row, GSAs and GSEs include only the Federal Home Loan Banks, Federal National Mortgage Association (Fannie Mae), Federal Home Loan Mortgage Corporation (Freddie Mac), Government National Mortgage Association (Ginnie Mae), Federal Farm Credit Banks and the Federal Agricultural Mortgage Corporation (Farmer Mac).

9 Own-name securities and transferable whole-loans

A firm should report in this row (i) the unencumbered balances and contractual securities flows of any own-name covered bonds and asset-backed securities that it holds secured by the firm’s assets where the credit rating of such exposures has a credit rating associated with credit quality step 2 or above scale published for the purpose of Articles 111-141 of the EU CRR (the Standardised Approach to Credit Risk: mapping of the ECAIs credit assessment to credit quality steps (Long term mapping)) or credit quality step 1 in the case of short-term mapping (ii) the unencumbered balances and maturity flows of any whole-loans whose credit rating is associated with credit quality step 2 or above in the scale published for the purpose of Articles 111-141 of the EU CRR (the Standardised Approach to Credit Risk: mapping of the ECAIs credit assessment to credit quality steps (Long term mapping)) or credit quality step 1 in the case of short-term mapping where such exposures are held
on the firm’s balance sheet for which there is no operational or contractual impediment to their being transferred to a third party.

Any own-name securities or whole-loans that do not qualify for inclusion on line 9 should not be reported elsewhere in part 2. Any repo collateralised using own-name securities or whole-loans that do not qualify to be reported in part 2 should be reported as an unsecured borrowing in part 6.

10 High quality asset-backed securities

A firm should report in this row the unencumbered balances and contractual securities flows of any asset backed securities that it holds where the credit rating of such exposures is associated with credit quality step 2 or above scale published for the purpose of Articles 111-141 of the EU CRR (the Standardised Approach to Credit Risk: mapping of the ECAIs credit assessment to credit quality steps (Long term mapping)) or credit quality step 1 in the case of short-term mapping, provided that such exposure is the senior tranche of the issuing securitisation special purpose entity. All asset backed securities that are not included in this row should be reported in row 17.

For avoidance of doubt, a firm should exclude any unencumbered balances and securities flows of covered bonds in this row.

11 High quality covered bonds

A firm should report in this row the unencumbered balances and contractual securities flows of all covered bonds, where the credit rating of such exposures is associated with credit quality step 2 or above in the published for the purpose of Articles 111-141 of the EU CRR (the Standardised Approach to Credit Risk: mapping of the ECAIs credit assessment to credit quality steps (Long term mapping)) or credit quality step 1 in the case of short-term mapping.

For the avoidance of doubt, own-name covered bonds, and covered bonds issued by group entities should not be reported in this row, but in rows 9 and 12 respectively.

12 Securities issued by group entities

A firm should report in this row the unencumbered balances and security flows attributable to securities where the obligor of those securities forms part of the firm’s group and where the issuing vehicle is excluded from the scope of the report. If the issuing vehicle is included in the scope of the report, the securities should be reported as own-name securities and reported on line 9, if:

(1) the securities are own-name covered bonds or asset-backed securities; or

(2) the credit rating of such exposures is associated with credit quality step 2 or above in the t scale published for the purpose of Articles 111-141 of the EU CRR (the Standardised Approach to Credit Risk: mapping of the ECAIs credit assessment to credit quality steps (Long term mapping)) or credit quality step 1 in the case of short-term mapping.

If (1) or (2) are not met the securities should be omitted from this report.

For avoidance of doubt, if a firm holds bonds issued by its group, the security flows attributable to them should be included only in this row, even if such security would otherwise qualify for inclusion in another row in Part 2.
13 **High quality corporate bonds (UK credit institutions)**

A firm should report in this row the unencumbered balances and contractual securities flows of all senior corporate bonds that it holds whose obligor is a credit institution incorporated in the United Kingdom, if the credit rating of such exposures is associated with credit quality step 2 or above in the scale published for the purpose of Articles 111-141 of the EU CRR (the Standardised Approach to Credit Risk: mapping of the ECAIs credit assessment to credit quality steps (Long term mapping)) or credit quality step 1 in the case of short-term mapping.

For avoidance of doubt, a firm should not report in this row any balances or flows from securities whose obligor is a member of the firm’s group.

14 **High quality corporate bonds (non-UK credit institutions)**

A firm should report in this row the unencumbered balances and contractual securities flows of all senior corporate bonds that it holds whose obligor is a credit institution not incorporated in the United Kingdom, if the credit rating of such exposures is associated with credit quality step 2 or above in the scale published for the purpose of Articles 111-141 of the EU CRR (the Standardised Approach to Credit Risk: mapping of the ECAIs credit assessment to credit quality steps (Long term mapping)) or credit quality step 1 in the case of short-term mapping.

For avoidance of doubt, a firm should not report in this row any balances or flows from securities whose obligor is a member of the firm’s group.

In addition a firm should include any securities whose obligor is a local government, state or municipality in this line, whose credit rating is associated with credit quality step 2 or above in the scale published for the purpose of Article 111-141 of the EU CRR (the Standardised Approach to Credit Risk: mapping of the ECAIs credit assessment to credit quality steps (Long term mapping)) or credit quality step 1 in the case of short-term mapping.

15 **High quality corporate bonds (excluding credit institutions)**

A firm should report in this row the unencumbered balances and contractual securities flows of all senior corporate bonds that it holds whose obligor is not a credit institution, if the credit rating of such exposures is associated with credit quality step 2 or above in the scale published for the purpose of Articles 111-141 of the EU CRR (the Standardised Approach to Credit Risk: mapping of the ECAIs credit assessment to credit quality steps (Long term mapping)) or credit quality step 1 in the case of short-term mapping.

In addition a firm should include any securities whose obligor is a local government, state or municipality in this line, whose credit rating is associated with credit quality step 2 or above in the scale published for the purpose of Article 111-141 of the EU CRR (the Standardised Approach to Credit Risk: mapping of the ECAIs credit assessment to credit quality steps (Long term mapping)) or credit quality step 1 in the case of short-term mapping.

16 **Equities included in major indices**

A firm should report in this row the unencumbered balances and contractual securities flows of all equities that it holds to the extent they are constituents one or more of the relevant indices.

For the purposes of computing maturity, a firm should treat equity securities as if they were instruments with a contractual maturity greater than five years.
17 Other securities and commodities

A firm should report in this row unencumbered balances and the contractual securities flows of all other securities, commodities and exchange-traded funds that it holds not reported on lines 6 to 16 of this data item.

For the purposes of computing maturity, a firm should treat equity securities or commodities as if they were instruments with a contractual maturity greater than five years.

Part 3 Wholesale asset cash flows

In this Part of the data item, a firm should report the principal cash flows associated with its wholesale assets. Transactions which do not have a specific contractual maturity date should be entered in column A for rows 18 to 22 and column B for rows 25 to 30. Cash flows from outright sales, purchases and maturities associated with securities reported on line 6 may, at the firm's election, be reported either on line 25 or on line 23.

18 Designated money market funds

A simplified ILAS BIPRU firm should report in this row the balance of any funds it holds in a designated money market fund. Firms that are not simplified ILAS BIPRU firms, should report the balance of any funds held in a designated money market fund in row 31 below.

19 Liquid assets buffer-eligible central bank reserves and deposits

A firm should report in this row any closing balances placed on deposit or as reserves with a central bank, where such reserves or deposits are eligible for inclusion in a firm's liquid assets buffer as defined in BIPRU 12.7. Deposit placed or reserves maintained with other central banks should be reported in row 22.

20 Lending to group entities

A firm should report here all lending, except reverse repo transactions reportable in rows 25 to 30, on both a term and open-maturity basis to entities in that firm's group.

21 Lending to UK credit institutions

A firm should report here lending on both a term and open-maturity basis to all credit institutions incorporated in the UK, except reverse repo transactions reportable in rows 25 to 30. A firm should include any cash balances placed on deposit with its agents in payment or settlements systems if appropriate.

A firm should report cash flows based on their latest contractual maturity date.

22 Lending to non-UK credit institutions

A firm should report here lending on both a term and open-maturity basis to all credit institutions incorporated outside the UK, except reverse repo transactions reportable in rows 25 to 30. A firm should include any cash balances placed on deposit with its agents in payment or settlements systems and central bank deposits not reported in line 19, if appropriate.
23 Own account security cash flows

A firm should report here the cash flows, based on the contractual principal inflows, resulting from the maturity, forward sale or purchase of own account securities reportable in rows 6 to 8 & 10 to 17. Cash flows from outright sales, purchases and maturities associated with securities reported on line 6 may, at the firm’s election, be reported here or on line 25.

Where a firm has written down the principal of a security it should report this written-down principal as the cash inflow.

A firm should report cash flows based on their latest contractual maturity date.

24 Notional flows of own-name securities and transferable whole-loans

A firm should report here the contractual principal cash flows that would be receivable by a third-party owner of any own-name covered bonds and asset-backed securities and transferable loans reported in line 9.

25 Reverse Repo (items reported in line 6)

A firm should report here all cash flows resulting from secured lending transactions where the flow of securities arising from the transactions is reported in line 6.

Cash flows from outright sales, purchases and maturities associated with securities reported on line 6 may, at the firm’s election, be reported here or on line 23.

A firm should only report in this row any secured lending transactions where securities flows are reported in row 6.

26 Reverse Repo (items reported in lines 7 and 8)

A firm should report here all cash flows resulting from secured lending transactions where the flow of securities arising from the transactions is reported in rows 7 and 8.

A firm should only report in this row any secured lending transactions where securities flows are reported in rows 7 and 8.

27 Reverse Repo (items reported in lines 10 and 11)

A firm should report here all cash flows resulting from secured lending transactions where the flow of securities arising from the transactions reported in rows 10 and 11.

A firm should only report in this row any secured lending transactions where securities flows are reported in rows 10 and 11.

28 Reverse Repo (items reported in lines 13, 14 and 15)

A firm should report here all cash flows resulting from secured lending transactions where the flow of securities arising from the transactions is reported in row 13 to 15.

A firm should only report in this row any secured lending transactions where securities flows are reported in rows 13 to 15.
29  Reverse Repo (items reported in line 16)
A firm should report here all cash flows resulting from secured lending transactions where the flow of securities arising from the transactions is reported in row 16.

A firm should only report in this row any secured lending transactions where securities flows are reported in row 16.

30  Reverse Repo (items reported in lines 9, 12 and 17)
A firm should report here all cash flows resulting from secured lending transactions where the flow of securities arising from the transactions is reported in rows 9, 12 and 17.

A firm should only report in this row any secured lending transactions where securities flows are reported in rows 9, 12 and 17.

Part 4 Other asset cash flows
In this Part, a firm should report lending not reportable in Part 3. In column A, a firm should report any open maturity balances, or balances for which it does not have at the time of the reporting date information as to the term.

A firm should only report contractual principal repayments and treat all loans using their latest contractual maturity.

A firm is not required to update the amounts in rows 31 to 33 more frequently than monthly.

31  Non-retail lending exposures
A firm should report here the principal cash flows resulting from lending exposures that are not retail exposures not reported elsewhere in Parts 3 or 4. These assets represent loans to all enterprises.

32  Retail lending exposures
A firm should report here the principal cash flows resulting from all lending exposures that are retail exposures, provided that they are not reportable in line 33.

33  SSPE asset cash flows
A firm should report in here the principal cash flows of the underlying assets transferred to any securitisation special purpose entities (SSPEs), that are consolidated in the firm’s consolidated financial statements and whose liabilities are reported on line 51.

Part 5 Repo cash flows
This part of the data item relates to the gross cash flows of secured or collateralised borrowing transactions which encumber the firm’s securities or transferable whole-loans and/or those of its clients in relation to which the firm has re-hypothecation rights. This section is further sub-divided into rows 34 to 39 according to the security encumbered in these secured transactions.

34  Repo (items reported in line 6)
A firm should report here all cash flows resulting from secured borrowing transactions where the flow of securities arising from the transactions is reported in row 6.
A firm should only report in this row any secured borrowing transactions where securities flows are reported in row 6.

35 Repo (items reported in lines 7 and 8)
A firm should report here all cash flows resulting from secured borrowing transactions where the flow of securities arising from the transactions is reported in rows 7 to 8.

A firm should only report in this row any secured borrowing transactions where securities flows are reported in rows 7 to 8.

36 Repo (items reported in lines 10 and 11)
A firm should report here all cash flows resulting from secured borrowing transactions where the flow of securities arising from the transactions is reported in rows 10 and 11.

A firm should only report in this row any secured borrowing transactions where securities flows are reported in rows 10 and 11.

37 Repo (items reported in lines 13, 14 and 15)
A firm should report here all cash flows resulting from secured borrowing transactions where the flow of securities arising from the transactions is reported in row 13 to 15.

A firm should only report in this row any secured borrowing transactions where securities flows are reported in rows 13 to 15.

38 Repo (items reported in line 16)
A firm should report here all cash flows resulting from secured borrowing transactions where the flow of securities arising from the transactions is reported in row 16.

A firm should only report in this row any secured borrowing transactions where securities flows are reported in row 16.

39 Repo (items reported in lines 9, 12 and 17)
A firm should report here all cash flows resulting from secured borrowing transactions where the flow of securities arising from the transactions is reported in rows 9, 12 and 17.

A firm should only report in this row any secured borrowing transactions where securities flows are reported in rows 9, 12 and 17.

Part 6 Wholesale liability cash flows
In this Part of the data item, a firm should report cash flows arising from wholesale liabilities not reported in Part 5. A firm’s wholesale liabilities are those liabilities not reported in Part 7.

Contractual cash flows related to any open-maturity, callable, puttable or extendable issuance should be analysed based on the earliest possible repayment date and reported in part 6 unless these instruments are perpetually callable (by the firm) and qualify as non-dated capital resources reported on line 1.
A firm should first assess whether a liability qualifies for reporting in row 44, then row 50, prior to assessing which other row a liability qualifies for.

Contractual cash flows from securities issued should be reported in one of lines 40 to 43 or 51. Contractual cash flows from deposits taken should be reported in one of lines 44 to 50.

40 Primary issuances – senior securities
A firm should report here the contractual cash flows of its vanilla senior unsecured debt securities, for the purposes of this row, vanilla means any debt security not reportable in row 41 to 43. A firm should include in this row any of its primary issuance that is government-guaranteed.

41 Primary issuances - dated subordinated securities
A firm should report here the contractual cash flows of its dated subordinated securities. A firm should, however, exclude from this row any undated capital instrument that it issues. Issuance of this type should be reported in row 1 of this data item.

42 Primary issuance – structured notes
A firm should report here the contractual cash flows of its senior securities containing embedded derivatives.

43 Covered bonds
A firm should report here the contractual cash flows of its covered bonds excluding own-name covered bonds it holds for its own account and reports in line 9 of this data item.

44 Group entities
A firm should report here the contractual cash flows of its borrowing from other entities in its group, where such borrowings are not reported in lines 34 to 39.

To the extent the rules in the regulatory reporting part of the PRA Rulebook require a firm to report on a basis which includes other entities in its group, the firm should not report in this line borrowings from those group entities.

45 UK credit institutions
A firm should report here the contractual cash flows of its borrowing from other from credit institutions which are incorporated in the United Kingdom, where such borrowings are not reported in lines 34 to 44.

A firm should not include in this row unsecured cash deposits received from the Bank of England.

46 Non-UK credit institutions
A firm should report here the contractual cash flows of its borrowing from other from credit institutions which are not incorporated in the United Kingdom, where such borrowings are not reported in lines 34 to 44.

A firm should not include in this row unsecured cash deposits received from central banks other than the Bank of England.
47 Governments, central banks and supranationals
A firm should report here the contractual cash flows of its borrowing from central and local governments, local authorities, central banks and supra-nationals, where such borrowings are not reported in lines 34 to 44.

48 Non-credit institution financials
A firm should report here the contractual cash flows of its borrowing from financial entities which are not credit institutions, where such borrowings are not reported in lines 33 to 42.

This category would, for example, include unsecured borrowings from a depositary or an investment manager.

49 Non-financial large enterprises – Type A
A firm should report here the contractual cash flows of its borrowing from non-financial large enterprises, where such borrowings are not reported in lines 34 to 44, subject to the funds provider being Type A as assessed by the firm according to the guidance in BIPRU 12.5.

A non-financial large enterprise is, for the purpose of identifying depositors in rows 49 and 52 of this data item, any depositor-type not captured by rows 44 to 48 and 53 to 56.

50 Conditional liabilities pre-trigger contractual profile
A firm should report here the contractual cash flows of liabilities where early repayment can be triggered upon the occurrence of an event or events related to the financial health of the company, (for example, a downgrade of the firm’s credit rating, or breach of a financial covenant). For avoidance of doubt, acceleration of payment obligations triggered by the firm’s default does not, in and of itself, qualify a liability for inclusion in this line. A typical example of such liabilities is Guaranteed Investment Contracts (GICs).

Any liability with a trigger and which would otherwise be included in lines 40 to 49 should be included in this row and not any other row.

In addition to reporting in this line, a firm should further breakdown the liabilities where those triggers are dependent on its credit rating, in the appropriate data element on line 71.

51 SSPE liability cash flows
A firm should report here the contractual cash flows of liabilities issued by any securitisation special purpose entities (SSPEs) that are consolidated in the firm’s consolidated financial statements. The maturity profile of the firm’s assets contained in these SSPEs should be reported on row 33.

Part 7 Other liability cash flows
A firm should report in this section of the data item, cash flows related to other liabilities according to the following criteria.

52 Non-financial large enterprises – Type B
A firm should report here the contractual cash flows of its borrowing from non-financial enterprises, where such borrowings are not reported in lines 33 to 42, subject to the funds provider being Type B as assessed by the firm according to the guidance in BIPRU 12.5.
A non-financial enterprise is, for the purpose of identifying depositors in rows 49 and 52 of this data item, any depositor-type not captured by rows 44 to 48 and 53 to 56.

53 SME deposits

A firm should report in this row all its deposits and account balances where the account holder is a small or medium enterprise (SME). A firm should also report here deposits and account balances where the account holder is a partnership, a sole trader, or a charity which would be an SME if it were a company.

A non-EEA firm may use its local definition of an SME.

54 Retail Deposits – Type A

A firm should report in this row, its retail deposits that are Type A, as assessed by the firm according to the guidance for ILAS BIPRU firms and for simplified ILAS firms in BIPRU 12.5.25G.

A retail deposit is any deposit in a retail banking account or product type predominantly used by an individual or individuals acting outside their trade, industry or profession, and includes, in each case, savings bonds.

A firm should report all deposits in column A, unless the deposit is for a fixed term. In considering whether a deposit is fixed term, a firm should assume the immediate exercise of any notice period or other right of the depositor to claim the repayment of funds at the earliest possible repayment date.

55 Retail Deposits – Type B

A firm should report in this row, its retail deposits that are Type B, as assessed by the firm according to the guidance for ILAS BIPRU firms and for simplified ILAS firms in BIPRU 12.5.

A retail deposit is any deposit in a retail banking account or product type predominantly used by an individual or individuals acting outside their trade, industry or profession, and includes, in each case, savings bonds.

A firm should report all deposits in column A, unless the deposit is for a fixed term. In considering whether a deposit is fixed term, a firm should assume the immediate exercise of any notice period or other right of the depositor to claim the repayment of funds at the earliest possible repayment date.

56 Client / brokerage free cash

A firm should report here all cash balances which it has received from its prime brokerage/prime services clients and which are not segregated from the firm’s own assets. A firm should not include derivatives margin cash in this row.

Balances should be reported in Column A without regard to their contractual maturity.

Part 8 - Off balance sheet flows and balances

A firm should report commitments given and received and contingent liabilities in rows 57 to 69.

A firm should separate its commitments and contingent liabilities according to:
(i) stand-by facilities, which would typically be used to backstop outstanding debt of the borrower; and,

(ii) other facilities which would typically be revolving loan facilities to corporate borrowers where utilisation rates will vary over time or letters of credit.

Unless either is reportable in rows 59 to 61, stand-by facilities provided should be reported in rows 62 or 63 and other facilities should be reported in row 64.

57 **Principal FX cash flows (including currency swaps)**

A firm should only make entries on this row where it is completing this data item on a non-consolidated material currency basis as defined in [SUP 16.], otherwise it should be left blank.

Where a firm is completing this data item on a material currency basis, it should report here all outright flows for its spot foreign exchange and foreign exchange forward transactions and all principal flows on any cross currency swaps, where those flows are payments or receipts of the material currency in which the firm is completing this data item.

For example, if a firm was completing this data item to show its contractual assets and liabilities denominated in US dollars and it had transacted a forward foreign exchange contract to sell $75m against the purchase of an equivalent amount of another currency four months after the reporting date, it would enter -75,000 in column F and make no other entries.

58 **Committed facilities received**

A firm should report the balance of any undrawn committed facilities received which the PRA has permitted it to rely on for the purposes of meeting its individual liquidity guidance, as outlined in BIPRU 12.9.

Facilities of this kind received by the firm should be reported as a positive balance in the column of maturity. Facilities maturing in less than three months should be reported in Column A.

59 **Secured facilities provided - liquidity buffer securities**

A firm should report here the undrawn balance of all committed facilities where the borrower is contractually required to deliver securities eligible for inclusion in the firm’s liquid assets buffer as defined in BIPRU 12.7 and where the market value of those securities will exceed the amount of the loan drawn down.

Note a firm should only report committed facilities in this row if there is no impediment to using the securities deliverable under such borrowings for repo transactions.

60 **Secured facilities provided - other securities**

A firm should report here the undrawn balance of all committed facilities where the borrower is contractually required to deliver securities not eligible for inclusion in the firm’s liquid assets buffer as defined in BIPRU 12.7.

Note a firm should only report committed facilities in this row if there is no impediment to using the securities deliverable under such borrowings for repo transactions.
61 Unsecured facilities provided - credit institutions
A firm should report here the balance of any undrawn committed financing facilities provided by the firm to credit institutions not reported on lines 59 and 60. Facilities of this kind provided to credit institutions should be reported as a negative balance.

62 Unsecured stand-by facilities provided - firm’s SSPEs
A firm should report here undrawn balance of any committed stand-by facilities provided to the firm’s SSPEs that are consolidated in its consolidated financial statements.

The assets and liabilities, if any, of these SSPEs will be reported on lines 33 and 51 respectively.

63 Unsecured stand-by facilities provided – entities other than credit institutions and firm’s SSPEs
A firm should report here the undrawn balance of committed stand-by facilities to entities other than credit institutions and the firm’s SSPE’s. Facilities provided should be reported as a negative balance.

64 Unsecured facilities provided by firm’s SSPEs to third parties
A firm should report here the undrawn balance of any committed facilities provided to third parties by SSPEs that are consolidated in its consolidated financial statements and whose assets and liabilities, if any, are reported on lines 33 and 51.

65 Unsecured facilities provided – entities other than credit institutions
A firm should report here the undrawn balance of other committed facilities provided to entities other than credit institutions.

Any facilities provided to credit institutions and/or secured against securities reportable in Part 2 of this data item should be reported on lines 59 to 61 as appropriate.

66 Overdraft and credit card facilities provided
A firm should report here the total balance of undrawn retail overdrafts and credit cards facilities provided to retail customers. Facilities provided should be reported as a negative balance.

67 Pipeline Lending Commitments
A firm should report here the total balance of any lending commitments to retail customers. A firm should only report contractual lending commitments which, if and when exercised, would be reportable in line 32.

68 Contingent obligations to repurchase assets financed through third parties
A firm should report here the balance of any of the firm’s assets financed by third parties, where a firm has a contingent obligation to repurchase those assets triggered by deterioration in the firm’s financial condition.

69 Other commitments and contingent facilities provided
A firm should report here all other undrawn commitments, guarantees and contingent liabilities not included elsewhere in Part 8.
Part 9 Downgrade triggers

For the purpose of rows 70 to 73, a firm should analyse and report, in the way described, in each of those rows any contractual outflows that would result from a downgrade of the firm’s current long-term credit rating. A firm should consider downgrades of all its long-term counterparty, issuer and debt credit ratings.

A firm should assume that each ECAI that provides it with a long-term credit rating simultaneously downgrades that rating.

In addition a firm should consider the impact of a downgrade of its short-term credit rating. As ECAIs may not publish when a specific downgrade of a firm’s long-term credit rating would result in a downgrade of a firm’s short-term credit rating, a firm should assume its short-term credit rating would be downgraded at the highest long-term rating specified by each agency as being consistent with publicly available information.

A firm should report such outflows on a non-cumulative basis in the appropriate column according to the severity of the downgrade that would cause such an outflow.

For the purpose of identifying which of columns B to K this Part of the data item a “notch” is the smallest discrete step by which a firm’s long-term credit rating may be downgraded.

70 Asset put-backs from third parties

A firm should analyse and report here the outflows that may result from asset put-backs which would be triggered by a downgrade of its existing long and short-term credit rating according to the methodology outlined above.

The triggers for asset put-backs include but are not limited to:

1. as past originator of assets the downgrade of the firm’s credit rating now precludes the continued financing of the assets in the structured vehicle;

2. as a swap provider against the assets placed in the vehicle the downgrade of the firm’s credit rating now renders the firm ineligible to continue providing any derivatives (e.g. including but not limited to credit default swaps or total return swaps) to the structured vehicle. For the avoidance of doubt, if a firm was required to margin this exposure, it would be reported in line 70; and

3. the rating of the assets placed is linked to the rating of the firm; following a downgrade of the firm these assets are ineligible for continued financing by the third party vehicle.

71 Conditional Liabilities

A firm should analyse and report here the cash flow impact of a downgrade of its existing credit rating according to the methodology outlined above, on its conditional liabilities reported in row 50.

72 Over the counter (OTC) derivative triggers

A firm should analyse and report here any outflows that would be triggered by a downgrade of its credit rating according to the methodology outlined above.
A firm should include in this row the impact of increased collateralisation requirements and any termination payments.

73 Other contingent liabilities
A firm should report in this row, any other contractual outflows that would occur from the downgrade of its credit rating according to the methodology outlined above.

Part 10 Derivatives margining and exposure
Figures reported in rows 74 to 77 relate to any variation and initial margin given or received in respect of derivatives transactions. A firm should report together figures for own account and client accounts but exclude any margin (cash or collateral) segregated for the benefit of a client and any subsequent placement of segregated margin.

For each row, a firm should report:

1. In column B, the nominal amount of cash collateral given or received as initial plus variation margin;
2. In column C, the market value of collateral securities given or received as initial plus variation margin;
3. In column E, the initial margin paid or received;
4. In column G, the mark-to-market exposure of underlying derivatives transactions that are currently subject to margining for all or part of the exposure; and
5. In column H, the mark-to-market exposure of underlying derivatives transactions that are currently not subject to margining for any portion of the exposure.

Where a firm gives or receives initial margin on a net basis across derivative and non-derivative transactions, it should report the total amount in Column E without regard to the underlying transaction.

Margin and mark-to-market receivables should be reported with a positive sign while margin received and mark-to-market payables should be reported with a negative sign.

A firm should report the gross margin balances received or given by counterparty, e.g. if a firm transacts OTC derivatives with two counterparties, from one of which it has received cash collateral as margin of £25m and to the other of which it has paid cash collateral of margin to of £20m, it should report +20,000 in data element 72B and -25,000 in data element 74B, it should not report a net figure of -5,000 in 74B.

74 OTC derivative margin given
A firm should report here cash and collateral margin given and mark-to-market on margined OTC derivatives.

75 Exchange traded margin given
A firm should report here cash and collateral margin given on exchange traded derivatives.
76  OTC derivative margin received
A firm should report here cash and collateral margin received and mark-to-market on margined OTC derivatives.

77  Exchange traded margin received
A firm should report here cash and collateral margin received on exchange traded derivatives.

Part 11  Assets included in Part 2 held under re-hypothecation rights
Rows 78 to 89 relate to securities reported in Part 2 of this data item, held as clients’ assets or net derivatives margin collateral received in relation to which the firm has re-hypothecation rights. Row 81 is intentionally left blank.

The definitions of securities reported in rows 78 to 89 are the identical to those in rows 6 to 17 inclusive.

Amounts in lines 78 to 89 should be reported as positive numbers.
### FSA048 Enhanced mismatch report - Validation rules

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16 FSA050  Liquidity Buffer Qualifying Securities

The purpose of this data item is to record details of an ILAS BIPRU firm’s unencumbered assets eligible for inclusion in its liquid assets buffer as defined in BIPRU 12.7.

A firm should complete this data item for each of the securities reported in column A, row 6 in Part 2 of FSA048.

Valuation

Except where outlined, a firm should follow the relevant provisions in the EU CRR. A firm not subject to the EU CRR should follow its applicable accounting standards.

Currency

The reporting currency for this data item is whichever of the following currencies the firm chooses, namely USD (the United States Dollar), EUR (the euro), GBP (sterling), JPY (the Japanese Yen), CHF (the Swiss Franc), CAD (the Canadian Dollar) or SEK (the Swedish Krona).

Amounts should be entered in multiples of 1,000 of the relevant currency unit.

General

A firm reports unencumbered holdings of securities eligible for inclusion in its liquid assets buffer in column A, row 6 in Part 2 of FSA048. A firm should report in this data item a further breakdown by issuer of those securities.

Data elements

These are referred to by row first, and then by column, so data element 2B will be the element numbered 2 in column B.

Completion

A firm should complete this data item on a contractual basis irrespective of whether the position in question is held in the banking book or trading book.

A firm should report the clean market value of unencumbered securities held in its liquid assets buffer, according to the issuer in rows 1 to 24.

A firm should only report balances in row 24 to the extent that it has unencumbered securities delivered under reverse repo transactions where it cannot identify the issuer, but that all eligible issuers would qualify for inclusion in the liquid assets buffer as defined in BIPRU 12.7.
FSA050  Liquidity Buffer Qualifying Securities – validation rules

Internal Validation rules
No rule as column A can be zero, positive or negative.

Cross validation rules between FSA048 and FSA050
(General note: cross validation rule should be applied only when the returns under consideration are for the same reporting date)

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17 FSA051 Funding Concentration

The purpose of this *data item* is to record details of an *ILAS BIPRU firm’s* funding concentrations.

**Valuation**

Except where outlined, a *firm* should follow the relevant provisions in the *EU CRR*. A *firm* not subject to the *EU CRR* should follow its applicable accounting standards.

**Currency**

The reporting currency for this *data item* is whichever of the following currencies the *firm* chooses, namely USD (the United States Dollar), EUR (the euro), GBP (sterling), JPY (the Japanese Yen), CHF (the Swiss Franc), CAD (the Canadian Dollar) or SEK (the Swedish Krona).

**General**

This *data item* provides information on funding concentration risk of the *firm*.

**Data elements**

These are referred to by row first, and then by column, so *data element* 2B will be the element numbered 2 in column B.

**Completion**

A *firm* should complete this *data item* on a contractual basis irrespective of whether the position in question is held in the banking book or trading book.

The following fields are required for each row on this *data item*.

**Column A Counterparty**

A *firm* should report the identity of the ultimate parent of the entity which provides the *firm* with funding. As an example, where a *firm* raises funding from various entities that are each members of the same *group*, the *firm* should aggregate all such amounts and attribute them to the ultimate parent.

However, a *firm* should distinguish between entities in a *group* investing their own funds and funds which they invest on behalf of others, for example, as a fiduciary. If a fiduciary money manager provides funding to the *firm*, such amounts should not be aggregated outside the entity which holds the fiduciary responsibility for managing the funds. For example, if a Bank XYZ provides funding of £50m to the *firm* and it asset management subsidiary provides funding of £100m from a one or more fiduciary accounts, the *firm* should report this as two sources of funding in separate rows.

Where there is a lack of clarity about the ultimate parent to which funding should be attributed, a *firm* should complete this column of this *data item* on a “best efforts” basis.

**Column B Amount**

Amounts should be entered in multiples of 1,000 of the relevant currency unit.
A firm should report the total amount of funding received from the counterparty identified in Column A.

**Column C  Weighted average residual maturity**

A firm should report figures in this column in months rounded to one decimal place.

In relation to each counterparty identified in column A, a firm should report the weighted average remaining maturity of funding provided by that counterparty and by any other counterparty in that counterparty's group which is reported in column B. An example of this would be the following: XYZ Bank receives funding from two ABC Bank group entities. These are aggregated into one line. One ABC Bank entity provides 50% of the funding with 3 months remaining to maturity, while the other ABC Bank entity provides 50% of the funding with 6 months remaining to maturity, producing a weighted average remaining maturity of 4.5 months.

**Part 1 Wholesale deposits**

In this part of the data item the firm should analyse and report the counterparties responsible for the 30 largest concentrations of deposits reported in lines 45 to 50 inclusive of FSA047 and FSA 048.

**Part 2 Repo funding**

In this part of the data item a firm should analyse and report the counterparties responsible for the 30 largest concentrations of repo funding as reported in Part 5 of FSA047 and FSA 048.
# FSA051 Funding Concentration – validation rules

## Internal Validation rules

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18 FSA052 Pricing Data

The purpose of this data item is to record details relating to the average transaction volume of, and prices which the firm pays for, certain of its wholesale liabilities.

Valuation
Except where outlined, a firm should follow the relevant provisions in the EU CRR. A firm not subject to the EU CRR, should follow its applicable accounting standards.

Currency
A firm should report any wholesale liabilities denominated in sterling in rows 1 to 4, in US dollars in rows 5 to 8 and in euro in rows 9 to 12. A firm does not need to report liabilities denominated in any other currency in this data item.

Spreads should be reported as a percentage, rounded to two decimal places and volumes should be reported in multiples of 1,000’s.

Data elements
These are referred to by row first, and then by column, so data element 2B will be the element numbered 2 in column B.

Completion
A firm should complete this data item on a contractual basis based on the trade date of the liability in question, recording all relevant liabilities issued during the reporting period.

General
There are three different pieces of information required about each type of liability reportable in this data item:

(1) average spread paid;

(2) volume raised; and

(3) maturity of the liability.

For the purpose of this data item, a firm should report the liabilities of the following types in the relevant rows for the currency

(i) Cash deposits
A firm should report all fixed term cash deposits reportable in lines 45 to 49 of FSA047 and FSA 048 in row 1 if denominated in GBP, in row 5 if denominated in USD or in row 9 if denominated in EUR.

(ii) Senior unsecured securities
A firm should report all senior unsecured securities issued reportable in line 40 of FSA047 and FSA 048 in row 2 if denominated in GBP, in row 6 if denominated in USD or in row 10 if denominated in EUR.
(iii) **Covered Bonds**

A *firm* should report all covered bonds encumbering the *firm’s* own assets the issuance of which would be reportable in line 43 of FSA047 and FSA 048 in row 3 if denominated in GBP, in row 7 if denominated in USD or in row 11 if denominated in EUR.

(iv) **Asset-backed securities (including ABCP)**

A *firm* should report all debt issued by the *firm’s* SSPEs as reported on line 51 of FSA047 and FSA 048. A *firm* should report such liabilities in row 4 if denominated in GBP, in row 8 if denominated in USD or in row 12 if denominated in EUR.

**Weighted Average Spread and Volume Analysis:**

A *firm* should report the weighted average spread paid and volume data in the following maturity bands, according to the maturity of the instrument issued:

1. $1 \leq$ months $\leq$ 3 months in columns A and B;
2. $3 >$ months $\leq$ 6 months in columns C & D;
3. $6 >$ months $\leq$ 1 year in columns E & F;
4. $1 >$ year $\leq$ 2 years in columns G & H;
5. $2 >$ years in columns I & J.

For the purposes of this *data item*, a *firm* should ignore the time period between trade date and settlement date in calculating the maturity of a liability, e.g. a three month liability settling in two weeks time would, for the purposes of this *data item*, be considered as having a three month maturity and be reported in columns A & B.

In relation to each instrument of a type identified in this *data item* and issued by the *firm* or the *firm’s* SSPEs, it should report:

1. the volume issued; and
2. the average spread paid (weighted by volume).

For the purposes of reporting the volume of liabilities issued, a *firm* should sum the net proceeds of each liability in the relevant maturity band according to the applicable currency.

For the purpose of reporting the average spread paid, a *firm* should report:

1. for an instrument with an original maturity of less than or equal to one year, the spread payable by the *firm* for that liability, if it were to have been swapped to the benchmark overnight index for the appropriate currency no later than close of business on the day of the transaction, and;
2. for an instrument with an original maturity in excess of one year, the spread at issuance were it to be swapped to the relevant benchmark floating three month LIBOR for GBP and USD and EURIBOR for EUR, no later than close of business on the day of the transaction.
For the purposes of calculating the average spread paid a firm should calculate the all-in cost in the currency of issue ignoring any FX swap, but including any premium or discount and fees payable or receivable, with the term of any theoretical or actual interest rate swap matching the term of the liability. The spread is the liability rate minus the swap rate.
## FSA052 Pricing data – validation rules

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19 FSA053 Retail, SME and Large Enterprises Type B Funding

The purpose of this data item is to record details relating to a firm's retail accounts and non-credit sensitive corporate accounts.

Valuation
Except where outlined, a firm should follow the relevant provisions of the EU CRR. A firm not subject to the EU CRR, should follow its applicable accounting standards.

Currency
All figures should be entered in multiples of 1,000 of the relevant currency unit.

The reporting currency for this data item is whichever of the following currencies the firm chooses, namely USD (the United States Dollar), EUR (the euro), GBP (sterling), JPY (the Japanese Yen), CHF (the Swiss Franc), CAD (the Canadian Dollar) or SEK (the Swedish Krona).

Data elements
These are referred to by row first, and then by column, so data element 2B will be the element numbered 2 in column B.

Completion
A firm should complete this data item on a contractual basis based on an analysis of the firm's balance sheet on the reporting date in question.

General
A firm should report in Column A the outstanding balance at the close of business of the final business day of the month for which the data item is submitted, in each category of account identified in this data item.

Part 1 Retail deposits (type A and type B)
A firm should report information related to the retail accounts reported in lines 54 and 55 of FSA048 in rows 1 to 5 of Part 1 of this data item.

A firm should report Type A balances in Column A of Part 1 and Type B balances in Column B.

1 Current and/or transactional accounts
A firm should report here the total balances of retail deposits held in instant access current and/or transactional accounts. Transactional accounts are those used to process transactions such as day-to-day outgoings, salary and bill payments.

2 Tax-advantaged savings accounts
A firm should report here the total balances of cash deposits held in ISA or other tax-advantaged accounts.
3 On demand or instant access accounts
A firm should report here the total balances of any remaining instant access retail accounts not reported in lines 1 & 2 of this data item.

4 Fixed term accounts
A firm should report here the total balances of all retail deposits held in fixed term deposit accounts in relation to which a depositor is unable to access their deposit prior to its contractual maturity.

5 Fixed notice accounts
A firm should report here the total balances of all retail deposits held in fixed notice deposit accounts in relation to which a depositor can:
- require the early repayment of an otherwise fixed term deposit by paying an early access charge; or,
- require the repayment of a deposit by giving a specified notice period.

Part 2 SME and large enterprises Type B
A firm should report information related to the SME and Large financial Enterprise (Type B) accounts reported in lines 52 and 53 of FSA048 in rows 6 to 10.

6 Current and/or transactional accounts
A firm should report here the total of deposits held in instant access current and transactional accounts. Transactional accounts are those used to process transactions such as day-to-day outgoings, salary and invoice payments.

7 Tax-advantaged savings accounts
A firm should report here the total balances of deposits held in tax-advantaged accounts.

8 On demand or other instant access accounts
A firm should report here the total balances of any remaining instant access accounts not reported in lines 6 or 7 of this data item.

9 Fixed term accounts
A firm should report here the total balances of all deposits held in fixed term deposit accounts in relation to which a depositor is unable to access their deposit prior to its contractual maturity.

10 Fixed notice accounts
A firm should report here the total balances of all deposits held in fixed notice deposit accounts in relation to which a depositor can:
- require the early repayment of an otherwise fixed term deposit by paying an early access charge; or,
• require the repayment of a deposit by giving a specified notice period.

Part 3 Deposit insurance schemes such as FSCS

Part 3 of this data item relates to an analysis of a firm’s retail deposits, as reported on lines 54 and 55 of FSA048, insured by FSCS or other similar deposit insurance schemes.

In relation to each depositor who would in principle be eligible to claim compensation from the FSCS or another similar deposit insurance scheme in respect of his deposits with a firm, that firm should report the protected balances of accounts covered by the scheme in question. A firm should follow the current rules of any relevant scheme in reporting the protected balances.

11 Deposits covered by deposit insurance schemes such as FSCS

A firm should report here the total protected balances held in deposit accounts that would in principle be covered by the FSCS or other similar deposit insurance scheme, up to the maximum amount that depositor may be eligible to claim under the relevant scheme.

12 Deposits not covered by deposit insurance schemes such as FSCS

A firm should report here the excess of deposit account balances over the total protected balances held in those accounts that would in principle be covered by the FSCS or other similar deposit insurance scheme.
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Cross validation rules between FSA048 and FSA053

(General note: cross validation rule should be applied only when the returns under consideration are for the same reporting date)

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20 FSA054 Currency Analysis

The purpose of this data item is to record details of a firm’s currency mismatches.

Valuation
Except where outlined, a firm should follow the relevant provisions of the EU CRR. A firm not subject to the EU CRR, should follow its applicable accounting standards.

Currency
Not relevant.

Data elements
These are referred to by row first, and then by column, so data element 2B will be the element numbered 2 in column B.

Completion
A firm should complete this data item on a contractual basis based on an analysis of the firm’s cash flow and cash balances as reportable for FSA047 and FSA048, combined (rows 1, 18 to 23 and 25 to 56), based on the FSA047 and FSA048 reporting date closest to the FSA054 reporting date in question.

General
This report has two aspects. It asks a firm to report:

(1) the currencies in which that firm’s assets and liabilities and shareholders’ equity are denominated; and

(2) the percentage of that firm’s total assets and liabilities and shareholders’ equity which are denominated in those currencies.

A firm should exclude from its balance sheet derivative financial instruments as defined under IFRS.

In considering whether a firm’s assets, liabilities or shareholders’ equity are denominated in a specific currency, a firm should ignore the effect of any derivatives.

For example, if a firm issues a liability in GBP and enters into a derivative to swap the cash flows of that liability to another currency, for the purposes of this data item, it should be denominated in GBP.

For each row from 1 to 13, a firm should report column A and B. For example, for row 1, cell 1A should contain GBP (sterling) assets, excluding derivative financial instruments, expressed as a percentage (rounded to two decimal places) of the total assets, excluding derivative financial instruments, of the firm.
## Currency analysis – validation rules

**Internal Validation rules**

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The purpose of this data item is to enable the PRA to monitor a non-ILAS BIPRU firm’s compliance with the requirements set out in BIPRU 12.3 (Liquidity risk management) and BIPRU 12.4 (Stress testing and contingency funding).

In relation to the questions in FSA055, a firm should, as appropriate, answer “yes” or “no”, or choose a response from the drop-down menu.

Should a firm answer “no” to the first question in FSA055, it need not complete the rest of the data item.
## Internal Validation rules

All cells are controlled by drop-down menu. The menu option for each row is as under:

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1 PRUDENT VALUATION RETURN

This data item provides the *appropriate regulator* with a point-in-time estimate of the valuation uncertainty around a firm’s fair-value positions in the context of the size and risk of its positions. The value of the positions at the downside end of the spread of valuation uncertainty will be equivalent to the prudent valuation of the firm’s positions as determined using the *rules* laid out in articles 24, 34 and 105 of the *EU CRR*.

The fair values of financial instruments are represented as point estimates for the purpose of the primary financial statements. However, at the balance sheet (B/S) date it is likely that there will be a range of plausible estimates of the valuation of many financial instruments. The choice of a point estimate is influenced by a range of factors including different market data points and valuation methodologies. This range will change over time and will tend to widen for markets that are less liquid or lack transparency.

Valuation

*Firms* should follow their normal accounting practice wherever possible when reporting the gross and net B/S.

Consolidation

When reporting on a *UK consolidation group* basis, *firms* should where possible treat the consolidation group as a single entity (i.e. line-by-line) rather than on an aggregation basis.

Currency

*Firms* should report in the currency of their annual audited accounts e.g. Sterling, Euro, US Dollars, Canadian Dollars, Swedish Kroner, Swiss Francs or Yen. Figures should be reported in millions.

Data Elements

These are referred to by row first, then by column, so data element 2B will be in row 2 and column B.

Prudent Valuation Return

**Column A-C Gross B/S Assets, Gross B/S Liabilities and Net B/S**

The gross B/S assets, gross B/S liabilities and net B/S are the raw figures extracted from the front office systems, after fair value adjustments and adjustments taken following independent price verification, rather than the B/S amounts that would be produced under IFRS. They nevertheless allow a completeness check by reconciling back to the total fair-value positions on the B/S as set out in the ‘Reconciliation to Financial Statements’ table. Both assets and liabilities are input as positive balances.

The gross B/S figures give a sense of the overall size of the positions, as large uncertainty and/or VaR figures may otherwise appear inconsistent if the net B/S is small.

**Column D 1-Day 99% VaR Equivalent**

The VaR equivalent measure is used in the return to indicate the relative market risk in different *firms* and portfolios and to provide important context to the valuation uncertainty measures. However, as this includes risks not in VaR and VaR on non-Trading Book positions for which the fair-value option...
has been chosen, it will not be directly reconcilable to the market risk measures shown in financial statements or the regulatory VaR.

The split of the VaR equivalent measure between the different asset classes may be on an approximate basis due to the difficulty in fairly distributing the diversification benefit gained from trading across those asset classes.

In certain cases, e.g. non-Trading Book positions for which no VaR is currently produced, it may be allowable for a firm to use an alternative metric to VaR while still estimating the 1 day loss which is expected to occur on no more than 1% of days. If a firm wishes to use an alternative metric, it must be requested and agreed with the appropriate regulator.

**Column E/F Downside/Upside Valuation Uncertainty**

Prudent valuation will constitute an assessment at a risk parameter/product level of the upper and lower ends of the range of plausible valuations at a defined confidence interval (e.g. 90th percentile) based on the judgment of management. This represents the uncertainty of the valuations on the B/S date taking into account all available market data and based on market conditions at the B/S date, using valuation methods which could reasonably be deemed appropriate for each asset or class of assets. It requires a comprehensive view of the possible valuation range for the whole product and portfolio, including the impact of different valuation techniques and models.

The ‘Downside Valuation Uncertainty’ in the return represents the amount by which the correct fair value might be lower than the ‘Net B/S’ figure supplied (that is, there is 90% confidence (or alternative confidence interval defined by the firm) that the actual value is greater than the ‘Net B/S’ less the ‘Downside Valuation Uncertainty’). The ‘Upside Valuation Uncertainty’ similarly represents the amount by which the correct fair value might be higher than the ‘Net B/S’ figure supplied (that is, there is 90% confidence (or alternative confidence interval defined by the firm) that the actual value is lower than the ‘Net B/S’ plus the ‘Upside Valuation Uncertainty’).

The prudent valuation assessment is not constrained by accounting standards. For example, the uncertainty created by large concentrated positions will be reflected in the return, whereas concentration adjustments to Level 1 positions are not allowed by accounting standards.

The uncertainty estimates at asset class level may include a diversification benefit rather than simply summing the uncertainty for each position. There is currently no formal policy on the aggregation of prudent valuation by asset class; hence firms should determine an approach to be assessed by the appropriate regulator for reasonableness.

**Column G Explanation**

There are a number of rows where the firm has a choice of whether and how many rows to add. In this case, a short description of the row will be required and this should be included in column G.

**Row 1-12 Asset Class Granularity**

The asset class granularity selected for the main part of the table is to avoid making the return unduly lengthy or confusing. Where particularly significant, any additional disclosures should occur through narrative tied to the ‘Portfolios of Particular Interest’ in row 25.

The split between ‘Exotic’ and ‘Vanilla’ positions is defined in the same way that products are categorised for the purposes of CAD2 recognition. The definition of a portfolio type is based on the regulatory classes for CAD2 recognition, split by asset class.

‘Vanilla’ positions are the following positions:
• linear products, which comprise securities with linear pay-offs (e.g., bonds and equities) and derivative products which have linear pay-offs in the underlying risk factor (e.g., interest rate swaps, FRAs, total return swaps);

• European, American and Bermudan put and call options (including caps, floors and swaptions) and investment with these features.

All other fair-valued positions are included within the ‘Exotic’ portfolios.

This delineation corresponds to the way in which the instruments are traded. Where a portfolio is disclosed as ‘Exotic’, it may also include vanilla hedges. Although a traded portfolio should normally not be split between ‘Vanilla’ and ‘Exotic’ or between two asset classes, where a portfolio includes significant positions of a type that would normally be reported in an alternative classification and are not present to hedge other products in the portfolio, these positions should be included within that other classification.

Row 13-14 CVA and DVA
CVA and DVA are adjustments that may be made at a firm rather than portfolio level. Consequently, the B/S and valuation uncertainty figures may be reported on a separate line.

Row 15 Other Portfolios
There may be other cross-portfolio fair-value reserves or other portfolios not represented in rows 1-14. Additional lines should be included for each of these numbered 1 to n as shown. The figures for columns A-F should be included as for rows 1-14 and a short description of the portfolio included in column G.

Row 16 Aggregate Portfolios Included
The sum of the B/S and valuation uncertainty figures in columns A-C and E-F from rows 1-14.

Row 17 Less Diversification Benefit
The uncertainty assessments disclosed by asset class are the sum of the uncertainty measures calculated at a risk parameter/product level, before allowing for diversification/correlation benefits. As a result the sum of the individual portfolio valuation uncertainty estimates will not necessarily reflect the aggregate-level valuation uncertainty the firm faces at the B/S date as this does not allow for diversification benefits that will invariably exist. The diversification benefit represents the total benefit taken between portfolios when summing up for the regulatory Prudent Valuation Return. There is currently no formal policy on the firm-wide aggregation of prudent valuation; hence firms should determine an approach that would be assessed by the appropriate regulator for reasonableness.

Row 18 Total
The ‘Aggregate Portfolios Included’ from row 16 less the ‘Diversification Benefit’ from row 17.

Row 19 Portfolios Excluded due to Extreme Valuation Subjectivity
The ‘Portfolios Excluded’ section allows firms to scope out those portfolios where they feel that there is an absence of market data or there is some other reason why it is not possible to ascertain the plausible range of valuations with any confidence. This can be due to a one-way market in which there is limited ability to exit positions that have been entered into (e.g. PRDCs), although there may be other reasons. This portion of the disclosure is important as it clearly identifies portfolios for which there is extreme valuation subjectivity. For these portfolios, it may not be possible or meaningful to
disclose VaR figures, but the gross and net B/S positions being disclosed impart important information to the users of the accounts. The firm should therefore propose a suitable regulatory prudent valuation adjustment that would not benefit from diversification and will be assessed for reasonableness by the appropriate regulator.

Additional lines should be added here for each of these portfolios numbered 1 to n as shown. A short description of the portfolio should be included in column G.

**Row 20 Total Portfolios Excluded**
The sum of all excluded portfolios from row 19.

**Row 21 Total Value of Fair-Valued Portfolios**
The sum of the gross B/S and net B/S figures in columns A-C from row 18 and row 20.

**Row 22 Total Downside Valuation Uncertainty**
The sum of the downside valuation uncertainty in column E from row 18 and row 20.

**Row 23 Less Regulatory Capital Offsets**
The ‘Total Downside Valuation Uncertainty’ from row 22 shows the total difference between using the accounting fair value and the regulatory prudent value for valuations of all fair-valued financial instruments positions on the B/S. In order to arrive at the net adjustment to regulatory capital that would occur from using fair value instead of prudent value, there may be several offsets that need to be taken into account. These may include, for example, the reduction in the tax liability that would occur on adjusting the valuations in the B/S and therefore reducing P&L, regulatory capital adjustments that are already taken for elements of valuation uncertainty or situations where the capital requirement for a position is already at a level such that a prudent valuation adjustment would imply a capitalisation of more than 100%.

Additional lines should be added here for each of these types of offset numbered 1 to n as shown. A short description of each type of offset should be included in column G.

**Row 24 Prudent Valuation Adjustment**
The ‘Total Downside Valuation Uncertainty’ from row 22 less the ‘Regulatory Capital Offsets’ from row 23.

**Row 25 Portfolios of Particular Interest**
The ‘Portfolios of Particular Interest’ section allows specific disclosures for portfolios where there is a general market interest at any particular time (as there has been with ABS and monoline positions previously) and also allows firms the discretion to identify those portfolios that they feel constitute significant proportions of the valuation uncertainty disclosed for the asset classes (e.g. CVAs). The responsibility for ensuring the appropriate selection of portfolios and the appropriateness of the disclosure for each of these portfolios rests with senior management of the firms. These portfolios form a subset of the information previously provided by asset class, rather than being in addition to the uncertainty disclosed by asset class.

Additional lines should be added for each of these portfolios numbered 1 to n as shown. The figures for columns A-F should be included as for rows 1-14 and a short description of the portfolio included in column G.
Reconciliation to Financial Statements

Row 26 Total Value of Fair-Valued Portfolios
The ‘Total Value of Fair-Valued Portfolios’ is copied directly from row 21 for columns A-C.

Row 27 Reconciliation to Financial Statements Amounts
There may be a number of reasons for differences between the gross and net B/S figures taken from front office systems, after fair value adjustments and adjustments taken following independent price verification, that were used in the valuation uncertainty disclosure and the gross and net B/S figures in the financial statements. The firm should report the reconciliation amounts and briefly state the reason for the difference. An additional line should be included for each major class of reason, for example, netting of internal trades or counterparty netting agreements.

Row 28 Fair-Valued Portfolios per Financial Statements
The sum of the ‘Total Value of Fair-Valued Portfolios’ in row 26 and the differences to the financial statements shown in row 27. The figures for ‘Gross B/S Assets’, ‘Gross B/S Liabilities’ and ‘Net B/S’ (columns A-C) should equal the total fair-valued assets and liabilities in the firm’s financial statements.

Row 29 Definitions of Portfolio Type
This is a narrative box which allows the firm to define the positions that are included in certain portfolios, e.g. Emerging Markets, Hybrid Instruments or Other Portfolios the firms has chosen to disclose in row 15.

Row 30 Portfolios Subject to Valuation Uncertainty Assessment
This is a narrative box allowing firms to choose to provide some narrative such as outlining the most material methodologies that underlie a significant proportion of the calculation of valuation uncertainty.

Row 31 Portfolios Excluded due to Extreme Valuation Subjectivity
This is a narrative box which allows the firm to provide details of each ‘Portfolio Excluded due to Extreme Valuation Subjectivity’ the firm has chosen to disclose in row 19. Information provided should include, but not necessarily be limited to, a description of the products and why an effective assessment of valuation uncertainty cannot be performed, details of the extent to which the portfolio is classified as AFS or fair-value option in the Banking Book and a historical description of how the portfolio was built up together with a description of what the strategy is for the portfolio for the future (e.g. whether there is still new trading or whether this is a legacy portfolio being sold off over time).

Row 32 Portfolios of Particular Interest
This is a narrative box which allows the firm to provide details of each ‘Portfolio of Particular Interest’ the firm has chosen to disclose in row 25. Information provided should include, but not necessarily be limited to, a description of the products, details of the extent to which the portfolio is classified as AFS or fair-value option in the Banking Book, why it is of particular interest, the basis of the methodology used to calculate the uncertainty and a historical description of how the portfolio was built up together with a description of what the strategy is for the portfolio for the future (e.g. whether there is still new trading or whether this is a legacy portfolio being sold off over time).

Row 33 Reporting Currency
This is a box in which the firm should declare the reporting currency used.
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<tr>
<td>12</td>
<td>12C</td>
<td>12A-12B</td>
</tr>
<tr>
<td>13</td>
<td>13C</td>
<td>13A-13B</td>
</tr>
<tr>
<td>14</td>
<td>14C</td>
<td>14A-14B</td>
</tr>
<tr>
<td>15</td>
<td>15C</td>
<td>15A-15B</td>
</tr>
<tr>
<td>16</td>
<td>16A</td>
<td>1A+2A+3A+4A+5A+6A+7A+8A+9A+10A+11A+12A+13A+14A+Sum(15A)</td>
</tr>
<tr>
<td>17</td>
<td>16B</td>
<td>1B+2B+3B+4B+5B+6B+7B+8B+9B+10B+11B+12B+13B+14B+Sum(15B)</td>
</tr>
<tr>
<td>18</td>
<td>16C</td>
<td>16A-16B</td>
</tr>
<tr>
<td>19</td>
<td>16E</td>
<td>1E+2E+3E+4E+5E+6E+7E+8E+9E+10E+11E+12E+13E+14E+Sum(15E)</td>
</tr>
<tr>
<td>20</td>
<td>16F</td>
<td>1F+2F+3F+4F+5F+6F+7F+8F+9F+10F+11F+12F+13F+14F+Sum(15F)</td>
</tr>
<tr>
<td>21</td>
<td>18A</td>
<td>16A</td>
</tr>
<tr>
<td>22</td>
<td>18B</td>
<td>16B</td>
</tr>
<tr>
<td>23</td>
<td>18C</td>
<td>18A-18B</td>
</tr>
<tr>
<td>24</td>
<td>18E</td>
<td>16E-17E</td>
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<tr>
<td>25</td>
<td>18F</td>
<td>16F-17F</td>
</tr>
<tr>
<td>26</td>
<td>19C</td>
<td>19A-19B</td>
</tr>
<tr>
<td>27</td>
<td>20A</td>
<td>Sum(19A)</td>
</tr>
<tr>
<td>28</td>
<td>20B</td>
<td>Sum(19B)</td>
</tr>
<tr>
<td>29</td>
<td>20C</td>
<td>20A-20B</td>
</tr>
<tr>
<td>30</td>
<td>20E</td>
<td>Sum(19E)</td>
</tr>
<tr>
<td>31</td>
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</tr>
<tr>
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<td>21B</td>
<td>18B+20B</td>
</tr>
<tr>
<td>33</td>
<td>21C</td>
<td>21A-21B</td>
</tr>
<tr>
<td></td>
<td></td>
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<tr>
<td>---</td>
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</tr>
<tr>
<td>34</td>
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<td>=</td>
</tr>
<tr>
<td>35</td>
<td>24E</td>
<td>=</td>
</tr>
<tr>
<td>36</td>
<td>25C</td>
<td>=</td>
</tr>
<tr>
<td>37</td>
<td>26A</td>
<td>=</td>
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<tr>
<td>38</td>
<td>26B</td>
<td>=</td>
</tr>
<tr>
<td>39</td>
<td>26C</td>
<td>=</td>
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<td>41</td>
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<td>=</td>
</tr>
<tr>
<td>43</td>
<td>28C</td>
<td>=</td>
</tr>
</tbody>
</table>
External Validations

There are no external validations for this data item.
Appendix 2 – NOTES FOR COMPLETION OF THE MORTGAGE LENDERS & ADMINISTRATORS RETURN (‘MLAR’)
INTRODUCTION: GENERAL NOTES ON THE RETURN

1. Introduction

This section covers a number of points that have relevance across the return generally:

- Overview
- Purpose of reporting requirements
- Regulated mortgage contracts and the wider mortgage market
- *Home Reversion plans* and *Home Purchase plans*
- Sale and rent back business
- Accounting conventions
- Accuracy
- Time period
- Loans made before 31 October 2004
- Specific items:
  (i) positions to be reported gross
  (ii) foreign currencies

2. Overview of reporting requirements

The data requirements for firms carrying on the regulated activities of home finance providing activity and administering a home finance transaction consist of quarterly, half yearly and annual information. This guidance deals only with the quarterly requirements, however, which are referred to as the Mortgage Lenders and Administrators Return (*MLAR*).

Because the *MLAR* is activity based, not all sections are applicable to all types of *home finance activity firm*. The applicability of each section is explained in the table below:

<table>
<thead>
<tr>
<th>Section</th>
<th>Applicability:</th>
</tr>
</thead>
<tbody>
<tr>
<td>A1 and A2: Balance sheet</td>
<td>Applies to all <em>home finance activity firms</em> except:</td>
</tr>
<tr>
<td></td>
<td>- A <em>firm</em> that is required to submit a balance sheet by a lower numbered <em>regulated activity group</em>, as described in rule 2.3 of the regulatory reporting part of the PRA Handbook.</td>
</tr>
<tr>
<td></td>
<td>- An <em>incoming EEA firm</em> (note a)</td>
</tr>
<tr>
<td></td>
<td></td>
</tr>
<tr>
<td>---</td>
<td>---</td>
</tr>
<tr>
<td><strong>A3: Analysis of loans to customers</strong></td>
<td>Applies to all <em>home finance activity firms</em></td>
</tr>
<tr>
<td><strong>B1: Income statement</strong></td>
<td>Applies to all <em>home finance activity firms</em> except:</td>
</tr>
<tr>
<td></td>
<td>- A <em>firm</em> that is required to submit an income statement by a lower numbered <em>regulated activity group</em>, as described in rule 2.3 of the regulatory reporting part of the PRA Rule book.</td>
</tr>
<tr>
<td></td>
<td>- An incoming <em>EEA firm</em> (note a)</td>
</tr>
<tr>
<td><strong>B2: Provisions analysis</strong></td>
<td>Applies to all <em>home finance activity firms</em></td>
</tr>
<tr>
<td><strong>C: Capital</strong></td>
<td>Applies to all <em>home finance activity firms</em> except:</td>
</tr>
<tr>
<td></td>
<td>- A <em>firm</em> that is required to submit a capital adequacy <em>data item</em> by a lower numbered <em>regulated activity group</em>, as described in rule 2.3 of the regulatory reporting part of the PRA Rulebook.</td>
</tr>
<tr>
<td></td>
<td>- An incoming <em>EEA firm</em> (note a)</td>
</tr>
<tr>
<td></td>
<td>- A <em>firm</em> which is a solo-consolidated <em>subsidiary</em> of an <em>authorised credit institution</em></td>
</tr>
<tr>
<td><strong>D: Lending: business flows and rates</strong></td>
<td>Applies to all <em>firms with permission</em> to undertake a <em>home finance providing activity</em> except:</td>
</tr>
<tr>
<td></td>
<td>- SRB agreement providers</td>
</tr>
<tr>
<td></td>
<td>- SRB administrators</td>
</tr>
<tr>
<td><strong>E: Residential lending to individuals: new business profile</strong></td>
<td>Applies to all <em>firms with permission</em> to undertake a <em>home finance providing activity</em> except:</td>
</tr>
<tr>
<td></td>
<td>- SRB agreement providers</td>
</tr>
<tr>
<td></td>
<td>- SRB administrators</td>
</tr>
<tr>
<td><strong>F: Lending: Arrears Analysis</strong></td>
<td>Applies to all <em>firms with permission</em> to undertake a <em>home finance providing activity</em> except:</td>
</tr>
<tr>
<td></td>
<td>- SRB agreement providers</td>
</tr>
<tr>
<td></td>
<td>- SRB administrators</td>
</tr>
<tr>
<td><strong>G: Mortgage Administration: Business Profile</strong></td>
<td>Applies to all <em>firms with permission</em> to undertake administering a <em>home finance transaction</em>, except:</td>
</tr>
<tr>
<td></td>
<td>- SRB administrators</td>
</tr>
<tr>
<td><strong>H: Mortgage Administration: Arrears analysis</strong></td>
<td>Applies to all <em>firms with permission</em> to undertake administering a <em>home finance transaction</em>, except:</td>
</tr>
<tr>
<td></td>
<td>- SRB administrators</td>
</tr>
<tr>
<td><strong>J: Fee tariff measures</strong></td>
<td>Applies to all <em>home finance activity firms</em></td>
</tr>
</tbody>
</table>
K: Sale and rent back business
Applies to SRB agreement providers and SRB administrators

L: Credit risk
Applies to a firm that meets the conditions of SUP 16.12.18BR (note 2) in the FCA’s Handbook.

M: Liquidity
Applies to a firm that meets the conditions of SUP 16.12.18BR (note 3) in the FCA’s Handbook.

Note (a): Credit Institutions passporting under CRD IV for mortgage lending (which also includes mortgage administration), or other firms passporting under another EU Directive for a non-mortgage activity and holding a top-up permission from the appropriate regulator for mortgage lending and/or mortgage administration. Also includes firms classed as "Treaty firms" under Schedule 4 of the Act. But any other EEA firm type should complete in full all sections of the MLAR described above this table, as it would not be eligible for any reduction in reporting requirements.

3. Purpose of reporting requirements

The reasons why the appropriate regulator requires this data from home finance providers and administrators are as follows:

• to assess the probability of the failure of firms and the impact of failure on the ability of the appropriate regulator to meet its statutory objectives, including an assessment of compliance with the threshold conditions;

• to assist with prudential supervision of firms; and

• to help assess the risks in the home finance market as a whole to inform, for example, the appropriate regulator’s thematic work. By this we mean that we will use some of our supervisory resources to examine issues (known as ‘themes’) that affect a number of firms rather than firms individually. The data collected will be considered alongside other information we receive, to identify trends and issues that inform our supervision of firms.

The MLAR requires home finance providers and administrators to submit four types of data:

• financial data to assist in the prudential supervision of home finance providers and administrators. A quarterly financial return is required, including a balance sheet and profit and loss account;

• quarterly reporting of quantitative and qualitative data by all home finance providers and administrators to enable monitoring of compliance with the requirements of MCOB;
• quarterly provision of qualitative home finance information by all home finance providers and administrators to enable the appropriate regulator to understand developments in the home finance markets as a whole, and to inform future policy developments and prudential supervision; and

• quarterly information on fee tariff measures.

The reporting requirements set out in the MLAR will enable the appropriate regulator to realise these information needs. In particular:

Tables A to C, L, M: provide the framework for the appropriate regulator’s financial monitoring and prudential supervision of home finance providers and administrators;

Tables D to F: provide the framework for the provision of qualitative home finance information by home finance providers;

Table G, H: provides the framework for the appropriate regulator’s monitoring of administering a home finance transaction activity.

Table J provides information on fee tariff measures for home finance providers and administrators.

Table K provides the framework for the appropriate regulator’s monitoring of SRB agreement providers and SRB administrators.

4. Regulated mortgage contracts and the wider mortgage market

Given this background to reporting requirements, the appropriate regulator’s approach to obtaining information on mortgage lending has been structured so that regulated mortgage contracts are seen within the wider context of the UK mortgage market as a whole. This approach can be illustrated as follows:

Structural approach

Each of these key terms is explained below:
(i) **UK Mortgage market**

This refers to all lending secured on land and buildings in the United Kingdom, whether to individuals, housing associations or corporates. However, given the importance of mortgages to individuals we have chosen to look at the market in terms of two components, namely 'residential lending to individuals' and 'other secured lending'.

(ii) **Residential loans to individuals**

This is a discrete category of the mortgage market, and has characteristics (e.g. in terms of products, lending criteria and methods of credit assessments) that are often markedly different from those applying to other types of secured lending (e.g. to corporates).

It is lending to individuals secured by mortgage on land and buildings where the lender has either a first or second (or subsequent) charge, where at least 40% of the land and buildings is used for residential purposes, and where the premises are for occupation by either the borrower (or dependant), or any other third party (e.g. it includes ‘buy to let’ lending to individuals).

Only loans where there is a one-to-one correspondence between the loan and a specific security should be included within ‘residential loans to individuals’. Do not include here any residential loans to individuals that are part of a ‘business loans’ type package (involving multiple loans and multiple securities, where there is no one-to-one correspondence between a loan and a specific security), but report them under ‘other secured lending’.

**Regulated mortgage contracts** are therefore a subset of this market category.

Examples of [non-regulated mortgage contracts](#) which fall under the wider category of residential loans to individuals include: buy-to-let loans and other types of loan where the property is not for use by the borrower (or qualifying dependants); and residential loans to individuals where the lender does not have a first charge. In the case where a lender takes a first and a second charge over the same residential property (for different purposes) we consider that generally the loan secured by the first charge will be a [regulated mortgage contract](#), but that the loan secured by the second charge will invariably not and should be reported as non-regulated.

Pending the UK implementation of the Mortgage Credit Directive, even though loans secured by a second or subsequent charge on residential property may potentially be regulated credit agreements, firms completing the MLAR in the period after 1 April 2014 should continue to include second charge mortgage business as business falling within non-regulated mortgage contracts.

It is important, therefore, to separate this category from all other forms of secured lending.

(iii) **Other secured lending**
This covers all other forms of lending secured on land and buildings in the United Kingdom. Primarily it covers secured lending to corporate bodies (including to housing associations), but it also includes lending to individuals which, although being secured on land and buildings, is not deemed to be residential (e.g. the residential element is less than 40%). A corporate body for this purpose is any entity other than an individual.

It also includes any residential lending to an individual that forms part of a ‘business loan’ type package. These arrangements between a lender and a borrower are usually offered by a lender’s specialist business or corporate lending departments. They typically involve a number of loans secured against a range of securities including the borrower’s residential property, business premises and the business itself. Such packages involve no specific one-to-one correspondence between a single loan and a single security, and instead the lender assesses loan cover against the basket of securities in the package. Given the business nature of this type of lending, it would therefore be misleading to try and classify some or all of the loan elements in such cases to any part of ‘residential lending to individuals’, and hence all such lending should be reported under ‘other secured lending’. This is for MLAR reporting purposes only; the actual categorisation or treatment for MCOB purposes remains unchanged.

(iv) **Regulated mortgage contract**

This is defined as follows:

(a) (in relation to a contract) (in accordance with article 61(3) of the *Regulated Activities Order*) a contract which, at the time it was entered into, meets the following conditions:

(i) a lender provides credit to an individual or to trustees (the ‘borrower’); and

(ii) the obligation of the borrower to repay is secured by a first legal mortgage on land (other than timeshare accommodation) in the United Kingdom, at least 40% of which is used, or is intended to be used, as or in connection with a dwelling by the borrower or (in the case of credit provided to trustees) by an individual who is a beneficiary of the trust, or by a person who is in relation to the borrower or (in the case of credit provided to trustees) a beneficiary of the trust:

(A) that person’s spouse; or

(B) a person (whether or not of the opposite sex) whose relationship with that person has the characteristics of the relationship between husband and wife; or

(C) that person’s parent, brother, sister, child, grandparent or grandchild.

(b) (in relation to a *specified investment*) the *investment*, specified in article 88 of the *Regulated Activities Order*, which is rights under a *regulated mortgage contract* in (a).
This means that in relation to a regulated mortgage contract, the following conditions must all be satisfied:

- the borrower must be an individual or trustee;
- the lender must take a first legal mortgage over UK property; and
- the property must be at least 40% occupied by the borrower or his immediate family.

The definition of a regulated mortgage contract means that many kinds of loan are caught by regulation, not just loans for house purchase. For example it includes a significant amount of short-term first charge lending. This includes lending for home improvements (including some in-store credit), lending for debt consolidation, lending to finance a business, and some specific banking products such as secured overdrafts, secured credit cards, bridging loans and loans secured by all monies charges.

4a. Home reversion and home purchase plans

Definitions

(1) Home reversion plan

This is defined as follows:

(in accordance with article 63B(3) of the Regulated Activities Order) an arrangement comprised in one or more instruments or agreements which meets the following conditions at the time it is entered into:

(a) the arrangement is one under which a person (the reversion provider) buys all or part of a qualifying interest in land from an individual or trustees (the reversion occupier);

(b) the reversion occupier (if he is an individual) or an individual who is a beneficiary of the trust (if the reversion occupier is a trustee), or a related person, is entitled under the arrangement to occupy at least 40% of the land in question as or in connection with a dwelling and intends to do so; and

(c) the arrangement specifies that the entitlement to occupy will end on the occurrence of one or more of:

   (i) a person in (b) becoming a resident of a care home;

   (ii) a person in (b) dying; or

   (iii) the end of a specified period of at least twenty years from the date the reversion occupier entered into the arrangement;
in this definition "related person" means:

(A) that person's spouse or civil partner;

(B) a person (whether or not of the opposite sex) whose relationship with that person has the characteristics of the relationship between husband and wife; or

(C) that person's parent, brother, sister, child, grandparent or grandchild.

Guidance to Home Reversion (HR) and Home Purchase Plan (HPP) firms on the completion of the MLAR

This section covers the interim reporting of HR and HPP products pending the outcome of the appropriate regulator's wholesale review of the MLAR under the appropriate regulator's agenda of Better Regulation.

It is recognised that HR and HPP products are not loans as such, being effectively sale and lease products. However, in order to use the MLAR as a vehicle for capturing some data on these products, they are to be treated for MLAR purposes as if they were loan products. This means that:

(i) For a firm which is a provider of HR and/or HPP products:
   - HR and HPP products are to be included in the balance sheet within A1.6 "Loans to Customers". This may differ from the reporting of such products in a firm's published accounts.
   - Within section A3, which contains a further breakdown of "Loans to Customers", HR and HPP products are to be reported within the single category A3.5 "Other Loans".
   - As a consequence, the appropriate regulator will be able to capture the key balances outstanding on these products (including any which may have been securitised) during the interim period.

(ii) For a firm which is undertaking administration of HR and/or HPP products (and where that firm did not also act as provider of these products):
   - HR and HPP products being administered for third parties are to be reported in section G
   - Within G1 and G2 they are to be reported within the "Other firms" category. They should however be shown under "regulated loans" solely for the purposes of recording their administration in the MLAR.
   - In section G2.2, when entering the "name of firm" in column 2, add "HR" and/or "HPP" in brackets after the name, as appropriate.
   - However, for this interim period of reporting, the appropriate regulator does not propose to seek information about any arrears on HR and/or HPP products and hence such information should be excluded from section H.

4b. Sale and rent back business
Definitions
Regulated sale and rent back agreement.

This is defined as follows:

(in accordance with article 63J(3)(a) of the Regulated Activities Order) an arrangement comprised in one or more instruments or agreements, in relation to which the following conditions are met at the time it is entered into:

(a) the arrangement is one under which a person (an agreement provider) buys all or part of the qualifying interest in land in the United Kingdom from an individual or trustees (the "agreement seller"); and

(b) the agreement seller (if he is an individual) or an individual who is the beneficiary of the trust (if the agreement seller is a trustee), or a related person, is entitled under the arrangement to occupy at least 40% of the land in question as or in connection with a dwelling, and intends to do so;

but excluding any arrangement that is a regulated home reversion plan.

Guidance to sale and rent back (SRB) firms on the completion of the MLAR

This section explains how SRB firms should complete the MLAR.

SRB providers and administrators should complete the following sections of the MLAR:

• Section A (balance sheet);
• Section B (profit and loss account);
• Section C (capital);
• Section J (fees tariff measures); and
• Section K (sale and rent back business).

SRB firms should not complete sections D to H, L or M in respect of their SRB business.

SRB providers should note the following in relation to their reporting of SRB agreements and SRB assets:

In section A
• Do not enter any information on SRB agreements in A1.6 ‘Loans to customers’ or A3.5 ‘Other loans’.
• Report SRB assets in A1.11.
• Report any liabilities incurred in acquiring SRB assets in A2.7.

In Section B
• Where applicable, information on SRB agreements should be entered in B2.5 ‘Other loans’.
As a consequence the appropriate regulator will be able to capture key information on these products.

5. Accounting conventions

Unless the contrary is stated in these guidance notes, the return should be compiled using generally accepted accounting practice.

However, information in respect of lending (eg balances, advances, interest rates, arrears etc) to be reported in sections D, E, F, G, H and J of the return should not be fair-valued but should report the contractual position (ie as between lender and borrower).

All amounts should be shown in one of the reporting currencies accepted by the relevant platform provided by the FCA, unless otherwise specified in the appropriate regulator’s Rulebook.

6. Accuracy

It is expected that entries on the return will be actual values, or in some cases close approximations established or drawn from the firm’s systems and prepared on the basis of being the best information in the time available for their compilation.

If such 'close approximations' are considered by the firm as likely to be materially different from the underlying actual values, the firm should advise its supervisory team of data items affected.

7. Time periods

Where stock figures are required (e.g. balance sheet, capital position etc) the information is required as at the firm’s accounting reference date and the three quarter ends following this date (see SUP 16.3.13R).

Where flow figures are required, these are either for 3 months only (i.e. the latest quarter) as in for example lending figures in tables D and E, or cumulative in the 'year to date', (e.g. profit and loss in table B etc), covering the period from the firm’s accounting reference date to the end of the reporting quarter.

8. Loans made before 31 October 2004

(i) Classifying the ‘back book’

Loans made before 31 Oct 2004 fall into the following categories:

- residential loans to individuals (see Introduction, section 4(ii)) which should be classified as non-regulated (eg as at A3.3, and D1.2 etc)
- other secured loans (see Introduction, section 4(iii)) and shown for example at A3.4, D1.3 etc
The approach to classification for pre-31 Oct 2004 loans will, of necessity, need to be a pragmatic one. We do not envisage the need to look at individual paper loan files. Rather, we expect that a firm will apply its knowledge of its various loan books, products & their characteristics, to come up with automatic rules. This will then enable the firm to apply some automatic process to its computerised loan records, and thereby classify individual loans into each of the relevant categories used in the MLAR. Such a process may not be perfect, and it may result in a few loans being wrongly allocated, but it will be sufficient for the purpose. In many cases, there will be further transactions in relation to this type of loan in the period immediately following 31 October 2004, and this event will provide an opportunity for the loan classification to be re-assessed, and if necessary, revised.

(ii) Specific treatment of residential loans to individuals

Any loans made before 31 October 2004 that otherwise satisfy the specific requirements of a regulated mortgage contract, should be reported as non-regulated loans in the various parts of the MLAR (since only those loans advanced after this date are required to be treated as a regulated mortgage contract for the purposes of MLAR reporting).

This reporting basis for loans made before 31 October 2004 should continue until such time, if ever, that a subsequent transaction on the loan causes it to be formally treated as a regulated contract.

(iii) Further advances on loans made before 31 October 2004

We cannot be prescriptive about whether, after the onset of mortgage regulation, a further advance (or any other variation) to a pre-31 October 2004 mortgage will have the effect of creating a new regulated mortgage contract. Whether a variation amounts to creating a new contract will depend on each lender's individual mortgage documentation. This documentation will differ, possibly significantly, between firms. Each lender will need to review its existing documentation and take a view on the scope that this provides for making changes.

In practice this means that:

- if the lender can make a further advance without creating a new contract, then the further advance should be added to the original loan and the combined loan treated as a single loan for MLAR reporting. This combined loan should be reported as ‘non-regulated’;

- if making a further advance creates a new contract, (and this further advance is a regulated mortgage contract) then the correct reporting approach will be determined as follows:
(a) where the original loan was made before 31 October 2004, but would otherwise satisfy the specific requirements of a regulated mortgage contract, the original loan and further advance may be treated as one for MLAR reporting, being shown as "Regulated" under "Residential loans to individuals".

(b) where the original loan did not satisfy the defined conditions of a regulated mortgage contract at the time it was entered into, the old loan and further advance will be treated as two separate loans for most aspects of MLAR reporting, the former being ‘unregulated’ while the latter will be reported as ‘regulated’. However, for the LTV & Income Multiple analysis, while the firm should only show the amount of the further advance in the relevant "cell", the "cell" should be determined by using the total amount of the loan (old loan + further advance) when deciding which LTV band and which Income Multiple band are applicable.

(c) where the lender decides to combine the original loan and the further advance to create a single new contract that is a regulated mortgage contract, this should be reported as ‘regulated’.

9. Specific items

9(i) Positions to be reported gross

In general, liabilities and assets should be shown gross, and not netted off (unless there is a legal right of set-off). Thus an account which moves from credit to debit will move from one side of the balance sheet to the other.

A notable exception to this however concerns the reporting of loan assets, which should follow MIPRU 4.2.14R - MIPRU 4.2.16G. Such assets should be shown in the balance sheet net of linked funding and also on this basis in other tables where balances are reported on the same basis. Only sections A3, D2, G and H require the reporting of such loan assets on a ‘gross’ basis.

The treatment of loan assets that are being operated as part of a current account offset mortgage product (or similar products where deposit funding is offset against loan balances in arriving at a net interest cost on the account) will depend on the conditions pertaining to the mortgage product. The balance outstanding on such loans will need to be reported on the basis of the contractually defined balance according to the terms of the mortgage product. This might be the amount of loan excluding any offsetting funds, or it might be the net amount.

9(ii) Foreign currencies

Firms should report in the currency of their annual audited accounts, where this is Sterling, Euro, US dollars, Canadian Dollars, Swedish Kroner, Swiss Francs or Yen. Where annual audited accounts are reported in a currency outside those specified above, please translate these values into an equivalent within the list using an appropriate rate of exchange at the reporting date, or where appropriate, at the rates of exchange fixed under the terms of any
relevant currency hedging transaction, and that value used in the return. Please report in thousands where stated on the return. *Firms* should apply the same accounting treatment as for their published accounts.
SECTION A: BALANCE SHEET

Balance sheet analysis

A1, A2 The balance sheet is intended to reflect the practices used in compiling published or other accounts, although its format in the MLAR (with 'total assets' and 'total liabilities') will not necessarily be the same as that used by firms in their regular accounts. However, the differences should only be presentational.

A1.6 Loans to customers may be a non-standard accounting sub-head for some firms whose business is not primarily mortgage related. But since this is an explicit MLAR data requirement, it should be split out from the sub-head under which it is routinely shown in the firm’s other accounts.

A1.11 Other current assets should include all assets measured at fair value not included in any other asset category on the return.

A2.1 Shareholders' funds should include any unrealised gains or losses resulting from the fair valuation of available-for-sale financial assets, and any fair value gains or losses arising on cash flow hedges of financial instruments measured at cost or amortised cost.

A2.7 Other liabilities should include all liabilities measured at fair value not included in any other liability category on the return.

A3 Analysis of loans to customers

This section recognises that some lenders may have securitised loans on their balance sheet, and hence provides for unsecuritised/securitised loans to be shown separately.

Unsecuritised balances are analysed in terms of three elements: gross loan balances (before deduction of any provisions); provisions balances in respect of those balances; and the net balances after deduction of such provisions.

Securitised balances are analysed in a similar way, except that 'gross' also means before the deduction of any linked non-recourse funding, the amount of which is also to be shown separately.

A3.1-4 See Introduction (paragraphs 4 (i) to (iv)) for details of the coverage of these terms.

A3.5 Other loans refers to any lending secured on land and buildings outside of the UK, any loan for which security is provided other than by land and buildings, together with all unsecured loans (e.g. consumer credit, personal loans, or such loans to corporates).
A3.6 It is expected that net balances on unsecuritised loans plus net balances on securitised loans will equal the entry shown at A1.6 in the main balance sheet analysis of assets.
SECTION B: PROFIT & LOSS ACCOUNT

B0 Financial year to date

In terms of **reporting period**, the analysis should be compiled on a 'year to date' basis, covering successively 3, 6, 9 or 12 months from the firm’s **accounting reference date**.

B1 Profit & Loss Account

The P&L section is intended to reflect the practices used in compiling accounts prepared under the Companies Acts, although its format in the **MLAR** (with explicit focus on financial items such as interest, fees & commission etc) will not necessarily be the same as that used by **firms** in their regular accounts.

The reason for this approach is that most lenders to which this section is applicable are mortgage specialists, and as such it is considered desirable to put their P&L format onto a similar basis as that used for **banks** and **building societies**.

The analysis therefore requires the firm’s profit & loss account to be re-structured in a way that makes a number of items explicit in the interests of achieving consistency with other reporting **firms**.

B1.1 Focuses on **gross profit from non-financial activities**.

B1.2-1.7 Covers a range of **income elements** which are more closely related to financial activities, including in particular those associated with mortgage lending. In particular B1.7 Other income should include unrealised gains in respect of assets and liabilities which have been measured on a fair value basis.

B1.9-1.13 Covers a range of **expenditure elements**, including those related to non-financial and also to financial (including mortgage related) activities. In particular B1.13 Other expenses should include unrealised losses in respect of assets and liabilities which have been measured on a fair value basis.

B1.15 **Operating Profit** is total income less total expenses.

B1.16 **Provisions** covers write-offs and provisions charges on bad and doubtful debts, (including for example on mortgage loans); any suspended interest (i.e. any interest included in Interest Receivable which, through loan default, impairment or otherwise, is deemed unlikely to be received); and any other provisions for contingent liabilities.
B2 Provisions analysis

This supplementary analysis draws together the key movements in provisions balances from the firm’s accounting reference date up to the reporting quarter end.

The two ‘flow items’, namely write-offs and provisions charges, are those relating to the period from the firm’s accounting reference date up to the reporting date.

The total of provisions charges in line B2.6 [column 3] will not necessarily be the same as the provisions charge in the Profit & Loss analysis at B1.16 (since this latter item may include further provisions against other asset items not included in B2.6, or provisions arising from other sources).
SECTION C: CAPITAL

INTRODUCTION

The threshold conditions state that the resources of a firm must be adequate in the opinion of the appropriate regulator in relation to the regulated activities that the firm seeks to carry on or carries on. In addition, a firm is required to maintain 'adequate financial resources'. A home finance lender/administrator should have adequate capital and funding in order to be able to meet these requirements.

In addition, the FCA and the PRA are required to identify the main risks to their statutory objectives. In assessing firm-specific risks we are required to assess the risks arising from the financial failure of a firm (due to business risks from the external environment, or control risks arising from the firm itself) which might affect both the market and individual customers. The specific FCA objectives that are potentially impacted are those relating to market confidence and consumer protection.

Details provided in this Section on Capital are drawn from the appropriate provisions of MIPRU 4 (Capital Resources)

C1-2 CAPITAL RESOURCES

C1 and C2 set out the individual components of eligible capital and the separate deductions that should be made to arrive at capital resources.

Components of eligible capital are:

(1) Share capital

Share capital must be fully paid (i.e. the firm is under no obligation to repay this capital unless and until the firm is wound up) and may include ordinary share capital or preference share capital (excluding preference shares redeemable by shareholders within two years).

See paragraph (7) Subordinated loans below for details of the limits that may apply to the inclusion of redeemable preference shares in capital resources.

(2) Partnership or sole trader capital

Partnership capital is capital made up of the partners’ capital account. The capital account is an account into which capital contributed by the partners is paid and from which, under the terms of the partnership agreement, an amount representing capital may be withdrawn by a partner only if he ceases to be a partner and an equal amount is
transferred to another such account by his former partners or any person replacing him as their partner, or the partnership is otherwise dissolved or wound up.

Sole trader capital is the net balance on the firm’s capital account and current account.

(3) Reserves

Reserves are accumulated profits retained by the firm (after deduction of tax, dividends and proprietors’ or partners’ drawings) and other reserves created by appropriations of share premiums and similar realised appropriations. Reserves also include gifts of capital, for example, from a parent company. For partnerships, reserves include partners’ current accounts according to the most recent financial statement. Reserves must be audited unless the firm is eligible to include unaudited reserves in its capital resources calculation under MIPRU 4.4.2R.

The reserves figure is subject to the following adjustments, where appropriate:

(a) any unrealised gains must be deducted or, where applicable, any unrealised losses added back in on cash flow hedges of financial instruments measured at cost or amortised cost;

(b) any unrealised gains must be deducted or, where applicable, any unrealised losses added back in on debt instruments held in the available-for-sale financial assets category. Any unrealised gains or losses on equities held in the available-for-sale financial assets category should be reported at C1.5;

(c) in respect of a defined benefit occupational pension scheme, any defined benefit asset must be derecognised;

A firm may substitute for a defined benefit liability the firm’s deficit reduction amount provided that that election is applied consistently in respect of any one financial year.

(4) Interim net profits and partners’ interim current accounts

A firm is not required to take into account interim net profits. However, if it does, the profits have to be verified by the firm’s external auditors, net of tax, anticipated dividends or proprietors’ drawings and other appropriations unless the firm is eligible to include unverified interim net profits in its capital resources calculation under MIPRU 4.4.2R.

In terms of the verification for inclusion, for the first, second and third financial quarters firms may include interim profits in their MLAR, on the understanding that the firm will obtain the required verification.
from its external auditors within two months of the financial quarter end. (The appropriate regulator may ask for a copy of the verification statement.) For the fourth quarter the appropriate regulator will rely on the forthcoming audited accounts as providing verification and accordingly the full year’s profits should be included in the make-up of Eligible Capital under Interim Profits in the return.

(5) **Revaluation reserve**

*Firms* should report reserves relating to the revaluation of fixed assets.

(6) **General /collective provisions**

*Firms* should report general/collective provisions that are held against potential losses that have not yet been identified, but which experience indicates are present in the firm’s portfolio of assets. Such provisions must be freely available to meet these unidentified losses wherever they arise. General/collective provisions must be verified by external auditors and disclosed in the firm’s annual report and accounts unless the firm is eligible to include unaudited general and collective provisions in its capital resources calculation under *MIPRU* 4.4.2R.

(7) **Subordinated loans**

Subordinated debt (i.e. the amount of principal outstanding before amortisation) must not form part of the capital resources of a firm unless it meets the following conditions:

1. it has an original maturity of at least five years or is subject to five years’ notice of repayment;
2. the claims of the subordinated creditors must rank behind those of all unsubordinated creditors;
3. the only events of default must be non-payment of any interest or principal under the debt agreement or the winding up of the firm;
4. the remedies available to the subordinated creditor in the event of non-payment or other default in respect of the subordinated debt must be limited to petitioning for the winding up of the firm or proving the debt and claiming in the liquidation of the firm;
5. the subordinated debt must not become due and payable before its stated final maturity date except on an event of default complying with (3);
6. the agreement and debt are governed by the law of England and Wales, or of Scotland, or of Northern Ireland;
(7) to the fullest extent permitted under the rules of the relevant jurisdiction, creditors must waive their right to set off amounts they owe the firm against subordinated amounts owed to them by the firm;

(8) the terms of the subordinated debt must be set out in a written agreement or instrument that contains terms that provide for the conditions set out in (1) to (7); and

(9) the debt must be unsecured and fully paid up.

For a mortgage lender or mortgage administrator undertaking business connected to regulated mortgage contracts (unless its Part 4A permission prevents it from undertaking new business), MIPRU 4.4.8R limits the amount of subordinated loans and redeemable preference shares that can be included in eligible capital.

In Table C of the MLAR the firm will deduct from capital resources under item C2.3a any amount by which the subordinated loans and redeemable preference shares exceed the limit in MIPRU 4.4.8R.

Treatment of eligible capital items (listed above) in section C1:

C1.1 Reserves: include items
- reserves
- revaluation reserves

C1.2 Interim profits: include items
- interim net profits
- partners’ interim current accounts

C1.3 Issued capital: include items
- share capital
- partnership or sole trader capital

C1.3a Subordinated loans

C1.4 General/collective provisions

C1.5 Other eligible capital: includes
- any other item of eligible capital not required to be included in items C1.1 to C1.4, including any unrealised gains or losses on equities held in the available-for-sale financial assets portfolio.
C1.6 Total Eligible Capital
This is the sum of the components listed in C1.1 to C1.5.

C2 Deductions from capital
C2.1 Investments in own shares represents any investment in the shares of the company, quantified as fixed assets in the balance sheet.

C2.2 Intangible assets are the full balance sheet value of goodwill, capitalised development costs, brand names, trademarks and similar rights and licences.

C2.3 Interim net losses refers to the cumulative amount covering the period from the firm’s accounting reference date to the end of the current quarter. All the current year’s losses should be reported. Unpublished losses from the previous accounting period should also be shown here.

C2.3a Subordinated loan and redeemable preference share restriction
This is the amount of any excess as computed under the restriction explained in paragraph (7) of the C1-2 CAPITAL RESOURCES section above.

C2.4 Other deductions from capital: include

- Excess of drawings over profits for partnerships or sole traders: firms should report the difference between the personal drawings of a partnership or sole trader and the profit in the period, where the drawings exceed the profit for the period.

C2.5 Total Deductions
This is the sum of the components listed in C2.1 to C2.4.

C3 CAPITAL RESOURCES CALCULATION

C3.1 CAPITAL RESOURCES
This is total eligible capital less total deductions (C1.6 – C2.5).

C3.2 Capital requirement
This is the amount calculated in section in C4.6(e).

C3.3 SURPLUS / (DEFICIT) OF RESOURCES
This is the capital resources less the capital requirement (C3.1 – C3.2).

C4 CAPITAL REQUIREMENTS
Capital requirement for a lender, or an administrator with administered assets on its balance sheet

C4.1 The capital requirement for lenders or administrators that have the regulated mortgage contracts that they administer on their balance sheet is asset-based, and the information required is detailed in C4.2 to C4.6.

C4.2 Total assets: this is the total value of assets as shown at line A1.12 in section A of the MLAR.

C4.2a Assets subject to the credit risk requirement

This is the amount of assets subject to the credit risk requirement computation as shown at line 6A in section L of the MLAR.

This is relevant for a mortgage lender; or mortgage administrator with its administered assets on balance sheet, that undertakes business connected to regulated mortgage contracts that has one or more exposures which satisfy the conditions set out in MIPRU 4.2A.4R.

C4.3 Undrawn commitments

Undrawn commitments means the total of those amounts which a borrower has the right to draw down from the firm but which have not yet been drawn down (see MIPRU 4.2.12R and MIPRU 4.2.13G).

However, undrawn commitments should not be included in the calculation of capital requirements if they have an original maturity of up to one year or if they can be unconditionally cancelled at any time by the lender.

Similarly, existing mortgage offers should not be included in the calculations of capital requirements if the offer has an original maturity of up to one year or can be unconditionally cancelled at any time by the lender.

C4.4 Intangible assets: this is the amount shown at C2.2.

C4.5 Total adjusted assets: this is the sum of C4.2 and C4.3, less C4.2a and C4.4

C4.6 CAPITAL REQUIREMENT

This section sets out how to calculate the capital requirement for a lender, or an administrator with administered assets on its balance sheet (See MIPRU 4.2.12R, MIPRU 4.2.18R and MIPRU 4.2.23R):

a) is the minimum requirement of £100,000;
b) is 1% of the amount shown as total adjusted assets at C4.5, ie the assets that are not subject to the credit risk requirement calculation;

c) is the credit risk requirement as shown at line 9E in section L of the MLAR;

d) is the total of b) and c); and

e) is the capital requirement which is the higher of the fixed amount at a) and the sum shown at d).

C5

Capital requirements for an administrator not having administered assets on its balance sheet

C5.1

This section sets out the income-based capital requirements applicable to administrators that do not have the assets that they administer on their balance sheet. The information requirements are detailed in C5.2 – 5.5.

Firms should report the following amounts from both their most recent annual financial statement and their estimated accounts for the current reporting year.

C5.2

Total income

Firms should report the amount of total income in their most recent (or other) financial statements, and an estimate of income for the current reporting year.

Total income should include both revenue and gains arising in the course of the ordinary activities of a firm. Revenue consists of commissions, fees, net interest income, dividends, royalties and rent. Only gains that are recorded in the profit and loss account should be included in income. What is relevant for the calculation of income is the amount of actual income generated rather than the gross cash streams of any one transaction (see MIPRU 4.3.7R).

C5.3

Relevant adjustments

The following exceptional items must be deducted from the firm’s total income:

(1) profit on the sale or termination of an operation;

(2) profit arising from a fundamental reorganisation or restructuring having a material effect on the nature and focus of the firm’s operations; and

(3) profits on the disposal of fixed assets, including investments held in long-term portfolio.
C5.4  Total relevant income

Is the sum of C5.2 minus C5.3.

C5.5  CAPITAL REQUIREMENT

This sets out how to calculate the capital requirement for a administrator not having administered assets on its balance sheet (see MIPRU 4.2.19R):

a) is the minimum requirement of £100,000;

b) is 10% of the amount shown as total relevant income at C5.4 above; and

c) is the capital requirement which is the higher of the minimum amount at a) and the calculation shown at b).
SECTION D1: LENDING – BUSINESS FLOWS AND RATES

D1-D4 For details of the terms 'Residential lending to individuals' (and regulated/unregulated) and 'other secured loans', see Introduction, paragraphs 4 (i) – (iv).

D1 Loans: Advances/Repayments – Row & Column Analysis

For the two categories of loan assets, details are requested under various transaction columns that explain the transition from the previous quarter's balances to the current quarter's balances.

D1 Loans: Advances/Repayments – Transactions (columns)

Advances made in quarter should include:

(a) instalments released in the quarter for instalment advances;

(b) re-advances, i.e. where previous charge cancelled;

(c) further advances;

(d) in the case of loans that have a facility to draw down extra amounts over and above the sum originally advanced, the total of any further amounts drawn down in the quarter;

(e) the deduction from advances made of advance cheques cancelled;

but should exclude:

(f) the amount of any loan books acquired in the quarter (which should be reported in 'other debits/credits etc');

(g) retentions imposed, which should be included as they are released;

(h) sundry debits, i.e. any items not approved and not included in commitments, e.g. insurance debits, fines, insurance guarantees, valuation fees, arrangement fees etc. (unless formally treated as part of loan, that is where such amounts are repaid over the period of the loan);

(i) any movements on overdrafts.
Repayment of principal should include:

(a) repayment of principal including capital repayments, full or partial redemptions and the principal element of the normal monthly payment;

(b) mortgage receipts temporarily posted to investment accounts;

(c) transfers from investment accounts to mortgage accounts;

but should exclude:

d) the amount of any loan book sold during the quarter (to be reported in 'other debits/credits etc');

(e) sundry credits to accounts, such as insurance premiums, fines, fees, etc;

(f) advance cheques cancelled;

(g) investment receipts temporarily posted to mortgage accounts;

(h) any movement in overdrafts.

In determining the amount shown under repayment of principal, it is recognised that firms may need to estimate the amount of interest repaid where amounts repaid include both interest and principal, and/or where the amount of interest repayable is not the same as the amount charged (e.g. annual review or deferred interest schemes, or where a loan is not being fully serviced).

Write offs in quarter

This is the amount written off mortgage balances in the quarter (and off provisions charged to the income and expenditure account) and is to be on a basis consistent with amounts shown in the firm's published accounts as 'written off' within the analysis of changes in loss provision usually appearing as Notes to the Accounts.

The amount written off may arise for example from:

- sale of a property in possession where there is a shortfall; or

- a decision to write down the mortgage debt on a loan still on the books. This may arise where the firm has taken the view that it is certain that a loss will arise and that it is prudent to write down the mortgage debt rather than carry the full debt and an offsetting provision. Examples might include certain fraud cases, or where
arrangements have been reached with the borrower to reduce the mortgage debt repayable.

**Other debits/(credits) and transfers (net) include:**

(a) interest charged to the loan account in the period;

(b) interest repaid during the period;

(c) amounts charged to loan accounts and amounts received from borrowers in respect of such items as insurance premiums, valuation fees, and fines etc.;

(d) mortgage balances acquired following takeover / merger;

(e) loan books acquired from other lenders in the quarter;

(f) loan books sold to other lenders in the quarter;

(g) loan books securitised during the quarter;

(h) the transfer of any securitised assets back onto the balance sheet (e.g. following the closure of a securitised pool of loans);

(i) transfers (net) should include any reclassified loans (e.g. where there has been a change in the use of the land on which the loan is secured to/from residential; or change in status of loan from/to regulated/non-regulated etc);

(j) all movements on overdrafts (that is, net change in overdraft balances), other than writeoffs.

**NB** Balances on loan books acquired/sold/securitised should be as at the date of the relevant event.

**Overdraft analysis (final 3 columns of D1):**

The term “overdraft” here and in other columns of D1, is used to cover two types of revolving credit facilities: overdrafts and credit cards.

The balance at end of quarter in column 6 is further analysed into loan balances excluding overdrafts and, separately, balances on overdrafts.

The final column in D1 represents the sum total, across all overdraft accounts included in the penultimate column, of the individual credit limits on each such overdraft.
D2 Loans: Book movements

The 'transactions in the quarter' columns are analyses of amounts already included within the 'other debits/(credits) and transfers (net)' column of section D1.

(i) 'loans acquired' represents balances on any relevant loan books acquired during the quarter from other lenders;

(ii) 'loans sold' represents balances on any relevant loan book (i.e. parcel of loans) sold during the quarter to another lender;

(iii) 'loans securitised' represents balances on any loans that the firm has 'securitised' in the quarter. It includes balances on loans subject to securitisation transactions which should follow MIPRU 4.2.14R – MIPRU 4.2.16G;

(iv) 'other' represents the net amount of other transaction amounts included in 'other debits/(credits) and transfers (net)' in D1.

NB: As a result, D2 [item (i) – item (ii) – item (iii) + item (iv)] should equal D1 [item 'other debits/(credits) and transfers (net)].

The final column 'balance at end quarter on loan assets subject to non-recourse funding' represents all such loan assets (and not just the amount treated as transactions in the quarter), and requires the 'gross amount' of such loan assets to be reported against relevant line item categories. The 'gross amount' is the amount of any such loan that would be shown in a firm's published or other balance sheet as X in the example below:

\[
\begin{align*}
gross \text{ loan asset} &= X \\
\text{less non-recourse funding} &= Y \\
\text{net loan asset} &= X-Y
\end{align*}
\]

In the analysis here at D2, it is therefore the gross loan asset at the end of the reporting quarter that should be reported in the final column. Once securitised, it is recognised that end quarter gross balances will not necessarily remain constant (due either to borrower repayments, the possibility of any further advances, or other arrangement for 'topping up' a pool of securitised loans etc).
D3 Loans: Interest rates

Basis

Interest rates in this table are nominal annual rates charged to the customer on loan accounts excluding overdrafts (as defined in D1). They should ignore the effect of any interest rate swaps or other hedging contracts that might exist, and also ignore the effect of any offsetting deposit account (as for example in the case of an offset mortgage).

This provides an analysis of weighted average interest rates for the loan assets reported under 'Loans excluding overdrafts' in column 7 of D1 above. 'Interest rates at end of quarter' (columns 4, 5, and 6 of section D3) means rates applying at least throughout the last day of the quarter, so firms should not use rates which only come into operation at the beginning of the next quarter. Points to note on specific columns are:

(1) Balances at end quarter

Accrued interest should be included (even though it is excluded when computing the weighted average rate).

The first 'of which' analysis is designed to obtain information on balances subject to fixed rates of interest and balances subject to variable rates of interest. (The two amounts should add to the balance in column 1). For these purposes:

'fixed' means the rate of interest is fixed for a stated period. It should also include any products with a 'capped rate' (i.e. subject to a guaranteed maximum rate) and any products that are 'collared loans' (i.e. subject to a minimum and a maximum rate). Annual review or stabilised payment loans should be excluded (since the purpose is merely to smooth cash flow on variable rate loans);

'variable' includes all other interest rate bases (i.e. other than those defined above as 'fixed') applying to particular products, including those at, or at a discount or premium to, one of the firm's administered lending rates; those linked to Libor (or other market rate); those linked to an index (e.g. FTSE) etc. However if any such loan products are subject to a 'capped rate', then treat as 'fixed'.

The second 'of which' analysis is designed to obtain information on loan balances according to whether the nominal annual interest rate charged to the customer at the quarter-end is higher than the prevailing Bank of England Base (or repo) Rate (BBR). For these purposes the BBR is that applying on the last day of the reporting quarter. The analysis is subdivided into four categories:
(i) loan balances where the rate charged is **less than 2% above BBR**. Include here also all loan balances where the rate charged is less than BBR (as a result the sum of these four columns will equal the figure in the TOTAL column);

(ii) loan balances where the rate charged is **2% or up to 3% above BBR**;

(iii) loan balances where the rate charged is **3% or up to 4% above BBR**;

(iv) loan balances where the rate charged is **4% or more above BBR**.

(2) **Weighted average nominal annual rates**

(a) Interest rates reported in Table D3 provide a broad indication of market rates. They should ignore the effect of any interest rate swap or hedging. For each line item the weighted average rate should be derived as follows:

(i) identify the various nominal/quoted interest rates that apply to elements of this line item; then

(ii) for each separate nominal/quoted rate, multiply that rate by the amount of end quarter balances (excluding accrued interest) for which that rate applies; and

(iii) add up the results of (ii) for all the different rates for this line item; and

(iv) divide the total calculated in (iii) by the corresponding end quarter balance in column 1, 2 or 3 less accrued interest (against the line item concerned).

**NB:** in the 'of which' analysis that requires separate reporting of weighted 'fixed' and 'variable' rates, a **cross check for each row** is that the weighted average nominal rate on all balances is equal to the weighted average of the reported fixed and variable rates in the subsequent two columns.

**D3.1–3.8 Other Points**

The interest rate to be used is the rate charged to the loan account, which in certain circumstances will differ from the interest rate 'payable' by a borrower. These circumstances include deferred interest loans, interest roll-up loans, annual review schemes or where the loan is not performing.
Advances in quarter refers to the same amount as covered under 'advances in quarter' in the Loans: Advances/Repayments analysis in Section D1 above.

D4 Loans: Commitments (columns)

Commitments made since end of previous quarter

should include:

(a) the aggregate of formally agreed advances (whether or not the mortgage offer has been accepted by the prospective borrower), including amounts recommended for retention, all instalment elements, and further advances;

but should exclude:

(b) commitments from previous quarters that have been cancelled in the current quarter;

(c) retentions imposed and subsequently not released;

(d) instalment commitments that have not been taken up;

(e) advance cancellations that are not re-issued;

(f) sundry debits, e.g. insurance debits, fines, insurance guarantees, valuation fees, arrangement fees etc (unless formally treated as part of the loan, that is where such amounts are repaid over the period of the loan).

Cancellations in quarter

Includes (b), (c), (d) and (e) above.

Advances made in quarter

This refers to the same amount as covered under ‘advances in quarter’ in section D1 above.

Other debits/(credits) and transfers (net)

This is unlikely to be needed on a routine basis. It is intended to cover less frequent events such as loan commitments acquired on merger with another firm or acquisition of a loan book; or transferred on sale of a package of loans; or where 'commitments outstanding' need adjusting for reasons not attributable to other columns.
SECTION E: RESIDENTIAL LOANS TO INDIVIDUALS - New business profile

E1-6 Gross advances in quarter

Covers actual advances made in the quarter. For these purposes separate advances (e.g. stage payments) made in the period on the same mortgage should count as a single advance for the 'number' column in sections E3, E4, E5 and E6.

NB: 'gross advances' should be compiled on the same basis as in section D1 above and therefore relevant totals for each section in E1 to E6 should also agree with the amount of gross advances reported in D1.

E3-6 Balances outstanding

Covers balances at end of the quarter. Relevant sub-totals should agree with corresponding balances shown under ‘Loans excluding overdrafts’ in column 7 of D1.

E1/2 By Income Multiple and LTV (Loan to Valuation ratio)

The amount to be included in the table is the gross advance, but its allocation to a specific cell is determined according to income multiple and LTV which are both defined using the size of the loan (as defined below).

E1/2 By Income Multiple and LTV

Income multiple based on single or joint incomes

For this analysis, 'income' should be taken as gross annual income before tax or any other deductions.

The loan should first of all be categorised to 'single' or 'joint' income basis, and the income multiple calculated as described below:

(i) Single income basis. This means only one person's income was taken into account when making the lending assessment/decision.

The income multiple here is the total loan amount divided by the borrower's total income (total of the borrower's main income and any other reckonable income e.g. overtime etc, to the extent that the firm takes such additional income into account in whole or in part).

(ii) Joint income basis. This means that two or more persons' incomes were used in the lending assessment/decision.

The income multiple here is the total loan amount divided by the aggregate income of the two or more borrowers.
(iii) **Other.** This category is to be used when the loan assessment is based, only partly or not at all, on one or more persons' incomes. Thus include here:

**Under Single Income section** (E1.6/E1.13)

- **Buy to let** loans where the loan assessment is based on the rental yield of the property (but not buy to let loans based solely on one or more persons' incomes which should be shown against the relevant income multiple category);

- **Lifetime mortgages** since in most if not all instances, the concept of a supporting income is not applicable;

- **Other products** (no current examples)

**Under Joint Income Section** (E2.6/E2.13)

- **Business loans**, where typically the loan assessment will be based on mixed sources of business/personal income or perhaps just on the capacity of a person's business to support the loan;

- **Other products** that have similar characteristics, that is where the loan assessment is based on either mixed income sources or non-personal incomes.

(iv) **Not evidenced.** This 'of which' analysis applies to loans made on the basis of one or more persons' incomes, and therefore should exclude any loans reported in "Other" (defined in (iii) above).

It covers loans where: the lender has no independent documentary evidence to verify income (e.g. as provided by an employer's reference, a bank statement, a salary slip, a P60, or audited/certified accounts

For the purpose of **income multiples**, the multiple is of **loan** to income where loan is as defined below.

**Loan to valuation ratio LTV**

Should be based on the following:

(i) **loan** is defined for:

(a) **new borrowers** - as the amount of actual advance or, in the case of loans where the amount advanced in the period is less than the total amount of the loan to which the firm has agreed to lend (for example loans with additional drawing facilities or loans involving instalments/stage payments/retentions), is the amount of
committed advance (including any committed drawing facilities);

(b) **existing borrowers** - as the total amount of debt outstanding including the further advance plus any committed drawing facilities at the time of the further advance;

and will include MIG ("mortgage indemnity guarantee"), building and other insurance premiums and other sundry items if these are included in the amount advanced;

(ii) **valuation** is to be taken as the most recent valuation of the property which is subject to the mortgage (the existence of additional collateral on any other property should be ignored when calculating LTV). For these purposes, "recent valuation" can either be based on an actual valuation, or an estimated valuation using indexed valuation methodology applied to an original actual valuation. In the case of staged construction or self-build schemes, valuation means 'expected final value of the property' at the time the firm is committed to making the loan (i.e. takes the lending decision).

**E3 Credit History**

This seeks to categorise lending in terms of a borrower’s previous credit history, as measured at the point when the new advance is made. For these purposes, it is only necessary to establish a borrower’s credit history at a single point in time, i.e. at the time of making the loan. In practice this will usually be done at the ‘offer’ stage of making a loan. It is not intended that credit history should be reassessed after the loan has been made. However, if a further advance is made, then it will be necessary to re-assess.

In particular the aim is to separately identify under the heading 'Impaired credit history', those loans where it appears that the borrower has some form of adverse credit history:

(i) at the point when the new advance is made and the loan is reported under 'Gross advances';

(ii) subsequently for reporting under 'Balances outstanding', the amount of the loan at the quarter end to such a borrower (who at the point when the present loan was advanced, was deemed to have had an adverse credit history).

However, if there is subsequently a further advance on the loan (and which will be reported under ‘Gross advances’ in E3), this is an occasion to re-assess the borrower’s credit history. At that stage, the total amount of the loan (including further advance) should be classified under ‘Balances outstanding’ on the basis of the credit history as determined at the time of making the further advance. This
means that the further advance and total loan amount will be reported on a consistent basis.

E3.1 Impaired credit history

If any of the following conditions are met at the time of making the loan, the borrower should be reported as having an impaired credit history:

(i) arrears on a previous (or current) mortgage or other secured loan within the last two years, where the cumulative amount overdue at any point reached three or more monthly payments;

(ii) arrears on a previous (or current) unsecured loan within the last two years, where the cumulative amount overdue at any point reached three or more monthly payments;

(iii) one or more county court judgements (CCJs), with a total value greater than £500, within the last three years;

(iv) being subject to an Individual voluntary arrangement (IVA) at any time within the last three years;

(v) being subject to a bankruptcy order at any time within the last three years;

but firms should not include technical arrears as part of the above definition. Technical arrears means circumstances where the borrower has been the victim of a banking error giving rise to late payment.

NB In (i) to (v), firms should ignore whether the borrower has subsequently paid off arrears, or has satisfied/discharged a CCJ or IVA or bankruptcy.

In the case of loans involving two or more borrowers, the impaired credit test is whether any one of the borrowers individually meets any of the five listed impaired credit conditions.

E4 Payment type

This section analyses loans in terms of how the borrower is contractually expected to service the loan, and is split into four categories:

- repayment;
- interest only;
- combined; and
- other.
E4.1 Repayment (capital & interest)

This is the traditional payment option available to borrowers. Such loans involve regular periodic payments covering interest for the period and some repayment of capital.

E4.2 Interest only

This is the type of loan which requires the borrower to make regular payments of interest only (i.e. without any obligation to make periodic payments of capital). It includes 'endowment' type loans, others having an independent ultimate repayment vehicle (e.g. PEP, ISA or pension mortgages), as well as other interest only loans where there is either no specific ultimate repayment vehicle in place or where the lender does not formally require one to be in place.

E4.3 Combined

This section is for loans where both of the above payment types are in place (i.e. part of the loan is ‘repayment’, and part is ‘interest only’).

E4.4 Other

This category will contain loans where no regular periodic payment obligation is in place, for example secured overdraft facilities or secured credit cards, and lifetime mortgages.

E5 By drawing facility

These are loans which include an option to draw down further amounts (i.e. where, at the outset of the loan, extra drawing rights exist over and above the original amount advanced, but not those arising only in relation to previous overpayments).

The drawing facility category is also meant to indicate a facility that is only exercisable by the borrower (e.g. via a cheque book, on line transaction or on demand). It would therefore not apply to situations where a loan is merely subject to retentions or stage payments, since the borrower does not have a draw-down option that he can exercise.

E5.1 Extra drawing facility

These are loans which in general are structured as follows:

**Example structure when flexible loan contract agreed**

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Amount of loan advanced</td>
<td>£65,000</td>
</tr>
<tr>
<td>Amount of extra drawing facility agreed to (but not advanced at outset of loan)</td>
<td>£15,000</td>
</tr>
<tr>
<td>Total loan facility up to</td>
<td>£80,000</td>
</tr>
</tbody>
</table>
E5.1 a) Loans including unused facility

This means the total loan facility i.e. the sum of the amount of loan advanced and the amount of extra drawing facility agreed (but not advanced at the outset of the loan):

(i) gross advances in quarter should detail those loans that include an extra drawing facility: show the number and amount of such loans;

(ii) loans outstanding means the end quarter balances (on original advance plus any subsequent draw downs) plus the residual amount of any unused drawing facility that remains available to the borrower: show the number and amount of such loans.

E5.1 b) Unused facility

This is the amount of the extra drawing facility that has not been drawn down by the borrower:

(i) gross advances in quarter should detail the unused facility element of such loans: show the amount;

(ii) loans outstanding means the end quarter balances of any unused extra drawing facility that remains available to the borrower: show the amount.

E5.1 c) Net loans

This can be calculated by subtracting the entry in row b) from the entry in row a).

E5.2 Loans with no extra drawing facility

Firms should report all other loans here.

E5.3 TOTAL

This figure should be calculated as follows:

(i) for 'Number' by adding E5.1(a) and E5.2, and

(ii) for 'Amount' by adding E5.1(c) and E5.2.

E6 By Purpose

This analysis is to identify the principal purpose of the loan, which should be available from the application form. A loan should therefore
only be classified to one category of E6.1 – E6.7. A stage advance should be classified for the same purpose as the main advance.

**E6.1/2 House purchase**

Loans where the borrower is purchasing a house (or flat etc). *Firms* should include stage payments on such transactions here and not in 'further advances'. A distinction is drawn between loans for house purchase where the purpose is for owner occupation, or for buying with a view to letting ('buy to let').

Loans for owner occupation are required to be sub divided into those to first time buyers (FTBs, that is where the tenure of the main borrower immediately before this advance was not owner-occupier) and those to other buyers.

**E6.2 Buy to let (BTL)**

Such loans typically involve the borrower purchasing a residential property with the intention of letting it out on a rental basis.

The majority of BTL loans will be those used by the borrower to acquire a property with the intention of letting it on a commercial basis to unrelated third parties. That is to persons, who in relation to the borrower, are not ‘related persons’ (where ‘related persons’ are those set out in subsections (A), (B) and (C) of section 4 (iv) of the Introduction). These BTL loans are not *regulated mortgage contracts* and hence should be shown in columns 5 to 8 of E6.2 under ‘Non regulated loans’.

However, where a BTL loan is used by the borrower to acquire a residential property that will be occupied by a related person, such a loan will normally be a *regulated mortgage contract* (providing it satisfies the other requirements of a *regulated mortgage contract*) and should therefore be shown in columns 1 to 4 of E6.2 under ‘Regulated loans’. An example of such a loan is where a parent buys a house or flat for use by a student son or daughter, with a plan to take in other students on a rental basis.

Further advances and remortgages on any BTL loans should be included within E6.2

**E6.3 Further advance**

A further loan (either as a normal further advance, or as a second charge loan where the *firm* has the first charge) to an existing borrower of the *firm*, secured on the same property.

The underlying purpose of the further advance is not relevant and could include e.g. purchasing freehold interest in a currently owned leasehold
property; buying a second property on the security of the first; as a consumer loan fully secured on residential property; or as a 'drawdown' on a flexible mortgage.

However, further advances on existing buy to let loans, and on lifetime mortgage loans should instead be reported against E6.2 and E6.6 respectively.

E6.4/5 Re-mortgage

Loans where the borrower is not moving house but is refinancing an existing loan, either one already with the firm or one from another lender. The whole amount of the new advance should be classified as 're-mortgage' even if it is larger than the existing loan.

Re-mortgages from another lender are well understood, and need no further comment.

But a ‘re-mortgage’ by one of a firm’s existing borrowers (i.e. ‘own borrower’ in E6.4) will not always be transacted in exactly the same way by different lenders. The following comments are designed to provide some illustrative examples, and indicate how the actual transaction between lender and borrower should be reported:

- **Example 1**: borrower changes from variable rate to fixed rate, with loan amount unchanged, at say £100k. Some lenders' systems formally treat this as a redemption and a new loan advance which is reportable under "advances" in D1 (in which case report as "re-mortgage" under this analysis of advances in E6), but other lenders treat it as an interest variation and not as a new advance (so not included in advances in D1 or E)

- **Example 2**: borrower changes from variable rate to fixed rate and takes out additional loan at the same time, say extra £25k on top of existing £100k. Some lenders will treat as a redemption of £100k and a new advance of £125k (in which case the £125k is a re-mortgage), but others may treat as two loans (with first loan regarded as just subject to an interest rate variation, and the extra loan as a "further advance")

- It is recognised that practices vary among lenders when it comes to further advances or re-mortgages. What is important is that the actual transaction between the lender and the borrower is reflected in the MLAR.
• Thus if a firm genuinely treats the advance of new money as a further advance (perhaps setting up a second sub account), then that should be reported as such (e.g. at E6.3)

• However if the old loan is formally replaced with a new loan (at the same or increased size) and this is reported in "advances" in D1, then the new loan should similarly be reported in E, and in E6.4 shown as "re-mortgage".

NB However, re-mortgages on existing buy to let loans, and on lifetime mortgage loans, should instead be reported against E6.2 and E6.6 respectively.

**E6.6 Lifetime mortgages**

(i) **Regulated loans: Lifetime mortgages (columns 1 to 4)**

This is a specific type of regulated mortgage contract, which is defined in the Handbook as follows:

A regulated mortgage contract under which:

(a) entry into the mortgage is restricted to borrowers of a specified age; and

(b) the mortgage lender does not generally specify a period at the end of which the amount borrowed (plus interest, if any, outstanding) must be repaid, and while the customer continues to occupy the mortgaged land as his main residence:

(i) no instalment repayments of the capital and no payment of interest on the capital (other than interest charged when all or part of the capital is repaid voluntarily by the customer), are due or capable of becoming due; or

(ii) although interest payments may become due, no full or partial repayment of the capital is due or capable of becoming due; or

(iii) although interest payments and partial repayment of the capital may become due, no full repayment of the capital is due or capable of becoming due; and

(c) the loan made to the customer is repayable in one or more of the following circumstances:

(i) the death of the customer; or
(ii) the customer enters into long term care; or

(iii) the customer moves into sheltered accommodation or residential care; or

(iv) the customer acquires another dwelling for use as his main residence; or

(v) the customer chooses to repay all or part of the loan; or

(vi) the mortgage lender exercises its legal right to take possession of the mortgaged land under the terms of the contract.

(ii) Non-regulated loans: ‘Lifetime mortgage’ (columns 5 to 8)

Loans to be included under these columns include:

- loans having broadly similar characteristics to those set out in (i)(a), (b) and (c) above, but which were advanced before 31 October 2004. Such loans will usually have been known as ‘equity release loans’.

- loans made after 31 October 2004, which whilst not satisfying the full criteria needed to be classed as a regulated mortgage contract (e.g. since a second but not a first charge is taken), nonetheless match the characteristics set out in (i)(a), (b) and (c) above.

(iii) Further advances and re-mortgages on any of the loans described in (i) and (ii) above, should be included within E6.6

E6.7 Other

Would include for example where a borrower is not moving house but takes a loan on the security of his previously unmortgaged property.
SECTION F: LENDING - ARREARS ANALYSIS

Introduction

The guidance notes in this section serve two purposes: they provide guidance for

(i) items F1 to F5 shown in MLAR table F.

For these sections, the analysis of lending refers to on-balance sheet loan assets only, but excluding overdrafts (ie as included under ‘Loans excluding overdrafts’ in column 7 of section D1 of table D)

The responsibility for completing table F lies with the authorised lender, irrespective of whether the lender administers the loans itself or out-sources the administration elsewhere. The information should therefore appear as part of the lender’s MLAR.

(ii) items H1 to H5 shown in MLAR table H.

For these sections, which cover reporting of arrears by firms with a mortgage administrator’s activity, the analysis should include arrears in respect of the types of residential loans to individuals set out in the guidance notes for table G, but only where the firm is acting as ‘principal administrator’. For guidance on items H1 to H5 see corresponding guidance against items F1 to F5. Similarly references in the guidance notes to any items F1 to F5, should also be read as referring to items H1 to H5 when completing table H.

F1 to F4 Arrears categorisation by type of loan

For these sections, the analysis of lending is divided into two main types:

(i) residential loans to individuals (split between regulated and non regulated business);

(ii) all other secured loans.

The analysis is based on expressing the amount of arrears on each loan as a percentage of the balance outstanding on the loan, allocating cases to relevant arrears bands, providing details of cases moving up into more serious arrears bands in the quarter, and giving information on loan performance during the quarter. (In cases where there is more than one loan secured on a single property, these should be amalgamated, where possible, in reporting details of arrears cases.)
Definitions of terms used above, and those related to them, are given below in sections having side headings numbered 1, 2, 3, 4, 5 and 6.

**F1.6/F2.6 & F3.6/F4.6**  
In possession: cases should be included here where the property is taken in possession (through any method e.g. voluntary surrender, court order etc). For development loans in particular, cases should also be included where the appointment of a receiver and/or a manager has been made, or where the security is being enforced in other ways (which may or may not also involve the existence of arrears e.g. building finance case with interest roll up, no arrears, but a current valuation is less than the outstanding debt).

1. **Balance outstanding (columns 3 and 6)**

1.1 This is the amount of total debt at the reporting date, and should comprise the total amount outstanding (after deducting any write-offs but without deduction for any provisions) in respect of:

(i) the principal of the advance (including any further advances made);

(ii) interest accrued on the advance (but only up to the reporting date), including any interest suspended;

(iii) any other sum which the borrower is obliged to pay the firm and which is due from the borrower, e.g. fees, fines, administrative charges, default interest and insurance premiums;

and is intended to be consistent with the basis used for presentation of gross balances outstanding shown in the balance sheet section of the return (i.e. at A3 Column 1 for on-balance sheet or unsecuritised balances, and at A3 column 4 for securitised balances), with the addition for tables F and H of any interest suspended not included in the balance sheet.

2. **Amount of arrears (columns 2 and 4)**

2.1 Arrears will arise through the borrower failing to service any element of his debt obligation to the firm, including capital, interest, or fees, fines, administrative charges, default interest or insurance premiums.

2.2 At the reporting date, the amount of arrears is the difference between:

(i) the accumulated total amounts of (monthly or other periodic) payments due to be received from the borrower; and

(ii) the accumulated total amount of payments actually made by the borrower.
2.3 Only amounts which are **contractually due** at the reporting date should be included in 2.2(i) above. That is:

(i) include accrued interest only up to the reporting date but not beyond;

(ii) and, only include a proportion of any annual insurance premium if the *firm* permits such amounts to be paid in periodic instalments. However if the terms of the loan or the lender’s practice are such as to permit insurance premiums to be added to the loan principal then do not treat such amounts as contractually due;

(iii) similarly, where 'any other sum' has been added to the loan (see 1.1 (iii) above), only include such proportions as are contractually due (e.g. if it is the practice in particular circumstances to add the sum/charge to the loan and require repayment over the residual term of the loan);

(iv) in assessing 'payments due' when a borrower has a **flexible loan**, it is important to apply the contractual terms of the loan: for example, payment holidays which satisfy the terms of the loan should not be treated as giving rise to an arrears position;

(v) do not however include 'Deeds Store' loans in the arrears figures (that is, loans where the debt is de minimis e.g. £100, but the borrower still has insurance premiums to pay and perhaps some instalments are overdue).

2.4 In the case of **annual review schemes** the 'payment due to be received' under 2.2(i) is that calculated under the scheme. This may well differ from the amount charged to the account but should not of itself give rise to any arrears, providing the borrower is making the level of payments advised by the *firm*. The same principles apply to deferred interest products - if the borrower is making the payments that are required under the loan arrangements then he is not in arrears, even though the debt outstanding is increasing.

2.5 Where a *firm* makes a **temporary 'concession'** to a borrower (i.e., an agreement with the borrower whereby monthly payments are either suspended or less than they would be on a fully commercial basis) for a period, the amounts included in 2.2(i) are those contractually due (and at commercial rates of interest). Hence the borrower will continue to be in arrears and the level of arrears will in fact continue to increase until such time as he is able fully to service the debt outstanding.

2.6 Where the terms of the loan do not require payment of interest (or capital) until a stated date or until redemption or until certain conditions are triggered, as for example in the case of certain building finance loans, then the loan is not in arrears until such time as contractual repayments
are overdue. There may be circumstances however where, even though the loan is not in arrears, it falls to be reported under F1.6, F2.6, F3.6 or F4.6. (See notes on F1.6/F2.6/F3.6/F4.6 at beginning of Section F.)

2.7 The reporting treatment of cases where arrears have been capitalised is dealt with in section 3 below.

2.8 Where a 'capitalisation' case that has at one time been correctly removed as fully performing (see section 3) but at some later time defaults, then this should be treated as a new default and the amount of arrears taken as that arising from this new default. That is, the previously capitalised arrears should not be reinstated as current arrears.

3. Capitalisation of arrears and reporting criteria

3.1 By 'capitalisation' we mean a formal arrangement agreed with the borrower to add all or part of a borrower's arrears to the amount of outstanding principal (i.e. advance of principal including further advances less capital repayments received during the period of the loan) and then treating that amount of overall debt as the enlarged principal. This enlarged principal is then used as the basis for calculating future monthly payments over the remaining term of the loan. Where less than the full amount of arrears is capitalised (or indeed where none of the arrears is capitalised) then, providing there are arrangements made for the borrower to repay the non-capitalised arrears over a shorter period ranging for example from 3 to 18 months, this type of arrangement should also be regarded as an equivalent of 'capitalisation'.

3.2 The decision to 'capitalise' (or treat as if capitalised) is a business decision between the firm and the borrower. However for the purposes of consistency in reporting arrears cases in table F (and reporting capitalisations in section F5) the following reporting criteria should be used where a firm has capitalised the loan (or treated as if capitalised) and reset the monthly payment:

(i) such an arrears case should continue to be included in sections F1 – F4 as an arrears case until the loan has been 'fully performing' (see (ii) below) for a period of six consecutive months (any temporary increase in arrears during this qualifying period has the effect of requiring six consecutive months of fully performing after such an event). Until that time it should be included in table F, and be allocated to the arrears band applicable at each reporting date as if 'capitalisation' had not taken place;

(ii) for these purposes a loan is considered to be 'fully performing' only where the borrower has been meeting all obligations on the loan with regard to repayments of principal, interest (at a normal mortgage rate on the full balance outstanding, including as appropriate any relevant past arrears), any payment towards clearing past arrears as agreed with the firm and any default
payments due levied in respect of previous missed repayments. That is, amounts may be either added to the principal of the loan or otherwise repaid over a shorter period than the residual term of the mortgage, as agreed between firm and borrower. But then this revised payment schedule must be fully maintained for a six month period before the arrears can qualify to be treated as capitalised for reporting purposes and hence removed from the arrears cases in table F;

(iii) arrears cases qualifying as 'fully performing' under (ii) **should then be omitted from sections F1-F4**, and should then be reported in section F5 for the same reporting period during which the removal occurs.

4. **Cases entering higher (i.e. more serious) arrears band in quarter (columns 1 to 3)**

This refers to those cases now included in a particular arrears banding which may have been classified in a less severe (i.e. lower numerical) **band** at the end of the previous quarter, but which have deteriorated sufficiently during the quarter to move to a more severe arrears band. This would mean, for example, that cases that were previously excluded from the arrears table being less than 1.5% in arrears would now be entered in the '1.5 < 2.5%' arrears band (i.e. 1.5% or less than 2.5%) in F1.1, and F1.6 (and F2.6/F3.6/F4.6) will show details of those cases taken into possession during the quarter which were previously classified as in arrears under any of F1.1-1.5 (or F 2.1-2.5/3.1-3.5/4.1-4.5, as the case may be). Cases which have improved during the quarter and which could now be classified in a less severe arrears band should not be included in these 3 columns.

5. **Number (of cases) (Columns 1 and 4)**

5.1 In cases where there is more than one loan secured on a single property, these should be amalgamated, where possible, in reporting details of arrears cases.

5.2 In cases involving, for example, arrears on loans to property developers (which would come under F4), the loan should count as a single case in the number column irrespective of the number of properties on the development itself.

6. **Performance of current arrears cases (column 7)**

6.1 This analyses all those arrears cases included in columns 4 to 6 and gives a measure of performance covering all of the loans in a particular arrears band at the end of the quarter. The measure, which compares 'actual' with 'expected' payments, is required to be calculated for a single time period: the 3 months covered by the firm's latest financial quarter. For this time period, the performance measure should be calculated as a percentage as follows:
total of 'payments received' from borrowers  x 100
total of 'payments due' from borrowers

where:

(i) 'payments due' means amounts due under normal commercial terms (and not the lesser amounts which may have been agreed as part of any temporary arrangement) fully to service the loans: that is the balances outstanding including those elements referred to in 1.1 above such as insurance, fees and fines etc. (If for some reason this is not readily available then a suitable approximation can be derived for each relevant quarter by applying one quarter of the annual interest rate to the appropriate balance outstanding, and adding in other payments due for example insurance, fees and fines etc); and

(ii) 'payments received' should be limited to regular repayment of interest, capital and other sundry charges to the loan account, and should exclude abnormal repayments (e.g. sale proceeds of property in possession, and large lump sum repayment of part or all of the outstanding balance). The reasoning behind this is that excess payments on one or more arrears cases would otherwise have the effect of compensating for underpayment on other arrears cases and, as a result, give an overstated performance measure. Therefore, in compiling aggregate payment received figures (as part of the payment performance ratio) the contribution from an individual loan in arrears should be limited to no more than the 'payment due' amount.

6.2 The amount to be entered on the return is a percentage to 2 decimal places. Given the limitation described in 6.1 (ii), it cannot exceed 100%.

6.3 In calculating the performance measure on possession cases (F1.6, F2.6, F3.6 and F4.6), the following points are relevant:

(i) 'payments received': in many cases these may be nil, but not always since the property in possession may be let out and a rental income received. In each case the payment received should be included for the purposes of calculating the performance measure;

(ii) 'payments due': in recognition of the fact that amounts of interest will still be charged to the borrower’s account, then the 'payments due' should be calculated as three months’ interest at normal commercial rates of interest;

(iii) however, in F1.6, F2.6, F3.6 and F4.6, it is likely that the performance measure will in most instances be zero;
(iv) the relevance of the above however, is that 'payments due' on possession cases need to be computed in order to feed into the overall performance measure at F1.6, F2.6, F3.6 and F4.6.

6.4 The overall measure of performance at F1.7 (and similarly at F2.7, F3.7 and F4.7) includes possessions, and is the ratio of:

(i) 'payments received' on all cases in F1.1 to F1.6

(ii) 'payments due' on all cases in F1.1 to F1.6

The same approach should be used for F2.7, F3.7 and F4.7.

F5 Arrears management

Number of Sales/Number of (arrears) cases

In cases where there is more than one loan secured on a single property, these should be amalgamated where possible in reporting details of possession cases sold during the period in F5 (column 1), and details of arrears cases in F5 (columns 3 & 4).

Balance outstanding

In F5 (columns 2 and 5) this is as defined in section F/1 paragraph 1.1 (including in the case of properties sold the costs of sale where these have been debited to the borrower's account), and should be the balance at the end of the quarter.

Possession sales during quarter

Firms should include in F5 (columns 1 and 2) all properties sold in the quarter irrespective of whether losses have occurred.

Capitalisation of arrears cases in quarter

Details should be given in respect of those cases which, having previously been in the reported figures in table F on arrears, have now been capitalised (or treated as if capitalised), have satisfied certain performance criteria for six months, and have been removed during the latest quarter from the arrears figures which now appear in sections F1 – F4. Sees paragraph 3 of section F of the guidance notes.

Cases involving temporary concession or arrangement

In respect of the number of cases in arrears at the end of the quarter (i.e. reported in F1 to F4.7), details should be given of those cases for which the lender has taken steps to assist the borrower in some way.
Specifically, firms should state in how many cases a temporary concession has been made (see paragraph 2.5 in Section F), and in how many cases a formal arrangement to capitalise has been made (see paragraph 3.1 in section F, which also includes within the term 'arrangement' the example of a borrower making increased monthly payments to reduce some or all existing arrears). The balancing number should be shown in the next column 'No concession/arrangement'.
SECTION G: MORTGAGE ADMINISTRATION – BUSINESS PROFILE

Introduction

Article 61 of the Regulated Activities Order establishes administering a regulated mortgage contract as a regulated activity. This applies equally to those firms that are lenders, and those whose principal business is to undertake mortgage administration on behalf of third parties.

For firms that are authorised as mortgage administrators only, the information sought in this section will enable the appropriate regulator to establish the extent and nature of the firm’s mortgage administration business. The appropriate regulator will be able to assess the potential risks posed by the firm’s business activities and tailor its regulatory response accordingly.

A mortgage administrator is a firm with permission (or which ought to have permission) for administering a regulated mortgage contract and where, as defined in article 61(3)(b) of the Regulated Activities Order, administering a regulated mortgage contract consists of either or both of:

• notifying the borrower of changes in interest rates or payments due under the contract, or of other matters of which the contract requires him to be notified; and

• taking any necessary steps for the purposes of collecting or recovering payments due under the contract from the borrower;

but does not consist merely of having or exercising a right to take action to enforce the regulated mortgage contract, or to require that action is or is not taken.

You should note that this section applies to firms with just a mortgage administrator’s activity and those with both a mortgage lender’s and mortgage administrator’s activity.

You should also note, however, that if you have both a mortgage lender’s activity and a mortgage administrator’s activity to administer your own book and do not have any off-balance sheet loans to administer, then you should not complete this section of the MLAR.

‘Principal’ and ‘Other’ Administrators

Because of the extent of specialisation and separation of activities in the provision of mortgage lending and administration services, we need to identify whether a firm that is authorised as a mortgage administrator is acting for MLAR purposes as a ‘principal administrator’ or as an ‘other administrator’.
• **Principal administrator:** this is where your firm is authorised to undertake a mortgage administrator’s activity, and is exercising that activity on behalf of either a lender or other firm that is not itself authorised to undertake a mortgage administrator’s activity;

• **Other administrator:** this is where your firm (although authorised to undertake a mortgage administrator’s activity) is undertaking loan administration for either a lender or other firm which itself is also authorised to undertake a mortgage administrator’s activity. In this situation, your firm is not regarded as the ‘principal administrator’, and you are merely acting on behalf of an authorised mortgage administrator.

### G1 Mortgage contracts administered at end quarter

**Where your firm is acting as Principal administrator (columns1-3)**

Collects data on mortgage contracts administered as at the end of the quarter, but only where you are formally acting as principal in exercising a mortgage administrator's activity. It therefore excludes the reporting of:

- any loan administration where you, being a firm without a mortgage administrator's activity, are merely providing an outsourced service for a third party which does have a mortgage administrator's activity and which is exercising it in respect of those loans; and
- any loan administration where you, a firm having a mortgage administrator's activity, are acting as agent and providing an outsourced service for a third party which itself has a mortgage administrator's activity and which is exercising it in respect of those loans.

If you also have a mortgage lender's activity, then you should treat your own on and off-balance sheet loans as follows:

(i) your firm's on-balance sheet loans should be excluded from G1.1 a) and G1.2 a). These items will therefore only include loans administered for third party lenders who do not themselves have a mortgage administrator's activity;

(ii) your firm's off-balance sheet loans should be included in G1.1 c) and G1.2 c). These will be the loans you have shown in section A3 "Securitised balances" under "gross balances". (These items G1.1 c) and G1.2 c) will also include loans you administer for other special purpose vehicles where you are formally exercising your mortgage administrator's activity).
Where your firm is acting as Other administrator (columns 4-6)

Record under these columns all of the mortgage contracts administered at the end of the quarter where you are not acting as a principal administrator.

G1.1 Number of loans

You should detail the number of regulated mortgage contracts administered as at the end of the quarter for firms with a mortgage lender’s activity, for other firms (i.e. lenders for which you administer mortgages but they themselves do not have a mortgage lender’s activity) and for special purpose vehicles (‘SPVs’).

You should also detail the number of non regulated loans administered as at the end of the quarter for firms with a mortgage lender’s activity, for other firms (i.e. lenders for which you administer mortgages but they themselves do not have a mortgage lender’s activity) and for SPVs.

The total (all loans) is the sum of regulated mortgage contracts and non-regulated loans.

G1.2 Balance outstanding on loans

You should detail the balances outstanding on all regulated mortgage contracts that you administer as at the end of the quarter for firms with a mortgage lender’s activity, for other firms (i.e. lenders for which you administer mortgages but they themselves do not have a mortgage lender’s activity) and for SPVs.

You should detail the balances outstanding on all non regulated loans that you administer as at the end of the quarter for firms with a mortgage lender’s activity, for other firms (i.e. lenders for which you administer mortgages but they themselves do not have a mortgage lender’s activity) and for SPVs.

The total (all loans) is the sum of regulated mortgage contracts and non-regulated loans.

G2 Lenders for whom mortgage administration was being carried out at quarter end

Collects data only on the top five lenders for each category by value (i.e. the largest five firms by value, based on balances outstanding on regulated loans) for whom mortgage administration was being carried out at the quarter end. (Details on other lenders are not required to be shown, over and above the top five listed in each category.)
The analysis required in G2 covers all mortgage administration activity undertaken by your firm, irrespective of whether your firm is acting as a ‘principal’ or ‘other’ administrator. The final column of the analysis, however, asks you to indicate your status for each firm listed, namely whether acting as ‘Principal’ or as ‘Other’ administrator.

**G2.1 Firms with a mortgage lender’s activity**

Please detail the top five firms (by value) for whom mortgage administration was being carried out at the quarter end.

You should include the firm's reference number in addition to the name of the firm.

You should indicate the value of regulated mortgage contracts and non-regulated loans for each of the top five firms for whom you administer such contracts.

The total (all loans) for each firm listed is the sum of regulated mortgage contracts and non-regulated loans.

**G2.2 Other firms**

Please detail the top five other firms (by value) for whom mortgage administration was being carried out at the quarter end (but who themselves do not have a mortgage lender’s activity).

You should indicate the value of regulated mortgage contracts and non-regulated loans for each of the top five other firms for whom you administer.

The total (all loans) for each firm listed is the sum of regulated mortgage contracts and non-regulated loans.

**G2.3 SPVs**

Please detail the top five SPVs (by value) for whom mortgage administration was being carried out at the quarter end. If your firm has off-balance sheet loans (which it has reported in G1.1 c) and G1.2 c)) then please show your firm as one of these five SPVs as follows:

- group together all SPVs for which your firm is the originator and show the aggregated amounts on a single line (irrespective of whether the total of regulated loans for all such SPVs would rank within the top five);
- under "firm reference" column, put your firm's reference number;
- under "Name of firm" column, put your firm's name followed by "own SPVs" in brackets, for example XYZ firm name (own SPVs).
You should indicate the value of *regulated mortgage contracts* and non-regulated loans for each of the top five SPVs for whom you administer.

The total (all loans) for each SPV listed is the sum of *regulated mortgage contracts* and non-regulated loans.
SECTION H: MORTGAGE ADMINISTRATION – Arrears Analysis

Type of loans to be reported

This arrears analysis should cover only those types of loan listed below, in respect of which your firm is formally acting as principal in exercising a mortgage administrator's activity. Thus, irrespective of whether your firm has a mortgage administrator's activity, if you are merely acting as an administrator for a third party that itself has, and is exercising, a mortgage administrator's activity, then you should not include any such loans in this analysis.

The types of loans to be included in the analysis are:

(i) loans administered for firms which do not themselves have a mortgage lender's activity. These are the loans reported at G1.2 b) in table G.

(ii) loans administered for third party SPVs.

(iii) where your firm has a mortgage lender's activity, loans that represent your firm's off-balance sheet loans and which you have reported in section A3 of table A as "gross balances" under "Securitised balances".

NB loans in (ii) and (iii) are all those shown in G1.2c of table G.

The information presented in table H should represent the total of all such loan types listed above, in a single version of the table.

H1-H5 Guidance on arrears items

The guidance for these items is provided in section F of these guidance notes, where items H1 to H5 correspond to items F1 to F5.

The arrears analysis is of loan balances excluding overdrafts, as is the case in section F.
SECTION J: FEE TARIFF MEASURES

J1 Introduction

The purpose of this section is to enable the firm to provide data on the current fee tariff measures that apply to each of the regulated activities of home finance providing activity and administering a home finance transaction.

This section also distinguishes between the fee tariff measures that apply to the appropriate regulator and FOS (Financial Ombudsman Service).

Since the relevant fee tariff measures may change from time to time, these guidance notes merely define where the current definitions of fee tariff measures are to be found. Accordingly the following is a reference to the relevant part of the appropriate regulator's website where such details can be found:

* Refer to FEES 4 Annex 1R of the Rulebook for the appropriate regulator fee tariff*

*Refer to FEES 5 Annex 1R of the FCA’s Handbook for the FOS fee tariff*

To the extent that the FOS fee tariff measure requires other relevant activities that the firm carries out to be taken into account, these should be included in J1.3.

In relation to section J of the MLAR, firms must report the information required by this section solely in their year end MLAR. Firms with an accounting reference date of between 31 December and 31 March (inclusive) must report the information required by this section as at 31 December of the calendar year immediately before the relevant fee period. All other firms must report the information required by this section as at 31 December of the previous calendar year. For example, for 2006/07 fees, for firms with an accounting reference date of between 31 December 2005 and 31 March 2006 (inclusive) the information required by section J is that calculated as at 31 December 2005. For all other firms the information required by section J is that calculated as at 31 December 2004.
SECTION K: SALE AND RENT BACK BUSINESS (SRB)

Introduction

This section must be completed as follows:

- **SRB agreement providers** must complete K1 to K4
- **SRB administrators** must complete K5
- **Firms** that are both **SRB agreement providers** and **SRB administrators** must complete K1 to K5.

K SRB: Residential sales by individuals

It is expected that **firms** will have the following to report:

- regulated SRB agreements: in respect of transactions entered into since SRB became a regulated activity, and
- non-regulated SRB agreements: in respect of transactions of a similar nature entered into before SRB became a regulated activity which are still being administered; and also any new contract that, while not meeting the precise conditions for a regulated contract, nonetheless has similar characteristics (for example cases where the purchaser is not regulated or where the **firm** has purchased a property under value and rents an alternative property to the seller).

This approach means that all new and existing sale and rent back agreements – whether regulated or not, and whether transacted before or after SRB became a regulated activity – must be included in the information reported by the **firm** in section K.

K1 Overall business summary

This section looks at the **firm**’s SRB position at the start of the reporting quarter, at the various movements in the quarter, and at the end quarter position. Details required are:

K1.1 **SRB agreements at start of quarter**: those agreements that existed at the end of the previous quarter. This line should normally agree with figures reported as at the previous quarter end.

K1.2 **New sales in quarter**: new SRB agreements transacted in the quarter, where the **firm** has obtained title to the property and monies have been paid to the SRB seller. ‘Amount’ is the sale value (paid to seller) and should be reported gross, that is, before the deduction of any fees and charges.

K1.3 **Disposals in quarter**: SRB agreements where the **firm** has sold the actual property. ‘Amount’ is the SRB value of the contract as used for the same contract reported in K1.1. Transfers or sales of SRB agreements should be reported under ‘Business transfers-sales’ below.
K1.4 **Business transfer-acquisitions**: where the *firm* acquires one or more existing SRB agreements from another party or parties.

K1.5 **Business transfer-sales**: where the *firm* sells one or more existing SRB agreements to another party or parties. Include also transfers of such agreements to any party.

K1.6 **Other**: include any other amounts which affect the balances reported in K1.1 and K1.7, that is which reflect any change in the book value of any SRB agreements during the quarter. This is to capture any ‘amounts’ that will affect the overall position but is not covered by K1.2-K1.5. A value is required to be recorded in the ‘Amount’ column only.

K1.7 **SRB agreements at end of quarter**: the number and book value of SRB contracts in existence at the end of the quarter.

K1.8 **SRB agreements arranged for unauthorised persons**: The number of SRB agreements arranged where an unauthorised person has obtained title to the property and monies have been paid to the SRB seller. The ‘Amount’ is the sale value (paid to seller) and should be reported gross, that is, before the deduction of any fees and charges.

**NB**: it is expected that figures in K1.7 will reconcile with those in other rows as follows:

- For ‘Numbers’: K1.7 = K1.1 + K1.2 – K1.3 + K1.4 – K1.5
- For ‘Amounts’: K1.7 = K1.1 + K1.2 – K1.3 + K1.4 – K1.5 + K1.6

K2 **New business in the quarter**

This section looks at various aspects of new business that has been transacted in the quarter: each is described below. For each aspect:

- The ‘sale value’ means the gross amount paid to the seller before any fees and charges have been deducted.
- The ‘All sales’ line should agree with figures reported in K1.2.

K2.1 to 2.3 **Sales**: analysed by **discount on open market value (OMV)**

Here SRB transactions are classified into different bands, according to the amount of **discount** expressed as a percentage of the open market value of the property that is subject to the SRB contract. Discount is the open market value minus the sales value.

Values are required to be recorded in both the ‘Number’ and ‘Amount’ columns. So for example, for those SRB agreements where the
discount is 30% to under 40%, enter the total number of such sales and the total sales values of those agreements in the relevant boxes on the K2.2 line.

K2.4 Average of all sales

The average discount is recorded as an amount. This value should therefore be recorded in the ‘Amount’ column only. For example, if 4 properties with an open market value of £100,000 were bought at a 25% discount and 4 properties with an open market value of £120,000 at a 35% discount, the average amount of discount is £33,500.

K2.5 to 2.6 Sales: analysed by provider fees charged

Here, SRB transactions are classified into two different bands, according to the amount of provider fees charged to the SRB agreement. Enter the total number of such sales in the ‘Number’ column and the total sales values of those agreements in the ‘Amount’ column.

K2.7 Average fees charged

The average amount of provider fees are recorded here. This value should be recorded in the ‘Amount’ column only. For example, if 8 new agreements were entered into during the quarter with provider fees totalling £4000, enter £500 (£4000 divided by 8) in the ‘Amount’ column.

K2.8 to 2.9 Sales: analysed by annual rent as percentage of sale value

K2.8 Here the total number of new SRB agreements (entered in the ‘Number’ column) and the amount of average monthly rent being charged at the outset of the agreements (entered in the ‘Amount’ column) is recorded.

K2.9 The average rental yield percentage is calculated as the total annual rent for all new SRB agreements in the quarter divided by the total sales values, entered in the ‘Amount’ column.

K3 SRB agreements terminated or transferred in the quarter

This analyses SRB agreements terminated by either the provider or seller, and also those SRB agreements transferred to other parties.

K3.1 to K3.6 Agreements terminated:
By firm

This is where the seller has breached the terms and conditions of the SRB agreement and the provider has exercised the right to terminate the contract. Here, terminations are analysed according to the duration of the contract in particular time bands. For each time band, enter the total number of such terminations.

At the end of the quarter, some or possibly all of these agreements in K3.1 to K3.6 will also be included in end-quarter figures at K1.7. Those not included may already have been disposed of (reported at K1.3), or sold or transferred to third parties (reported at K1.5).

By seller

This is where the seller has exercised the right to buy back the property under the SRB agreement, or where the seller has terminated the tenancy agreement before the end of the fixed term. Here, redemptions are analysed according to the duration of the contract in particular time bands.

For each time band, enter the total number of such transactions.

K3.7 to K3.9 **Transfers and Disposals**

Transfers

This covers SRB agreements which are sold or transferred to third parties, but where the contract itself remains in being.

The analysis looks into the status of each SRB agreement when it is sold or transferred.

*Firms* should report:

- original SRB values: the gross sales value paid to the seller;
- current SRB values: the book value of the contract at time of sale/transfer; and
- actual disposal/transfer values: the value of the contract as recognised in the agreement with the acquiring party.

Disposals

This covers disposals made during the normal course of business, and does not include business transfers. This is a further analysis of ‘disposals’ reported in K1.3.

*Firms* should report:
• original SRB values: the gross sales value paid to the seller;
• current SRB values: the book value of the contract at time of disposal; and
• actual disposal/transfer values: the price obtained on sale (before deducting any costs of sale).

**K4 SRB agreements at end of quarter: cases 10% or more in arrears**

*Firms* should report those SRB contacts where the total amount of arrears on rental payments is 10% or more of the annual rental amount. Cases should be allocated to the relevant arrears band according to the percentage in arrears.

For each arrears band, report the number of such cases, and the amount of arrears, and the amount of the expected annual rent on these cases.

**K5 SRB administrators**

*Firms* holding SRB administration permissions must complete the number of regulated SRB agreements that they administer, the number of non-regulated SRB agreements that they administer and the number of SRB agreements that they administer for other firms.

The agreements administered for third parties must be further broken down by the number of SRB agreements administered for the largest five *firms* that they administer regulated SRB agreements for.
SECTION L: CREDIT RISK

INTRODUCTION

The purpose of this data item is so that a firm can provide an analysis of its credit risk capital requirement as calculated under MIPRU 4.2A, 4.2B and 4.2C.

This data item is only relevant to firms that meet the criteria set out in note 2 of SUP 16.12.18BR in the FCA’s handbook. If that is the case then all relevant exposures must be included in the credit risk capital requirement calculation. See MIPRU 4.2A.4R.

Please note that this data item is intended to be a summary of the credit risk capital calculation as calculated under MIPRU 4.2A, 4.2B and 4.2C and is not a detailed work schedule.

Data elements: These are referred to by row first then by column, so data element 2B will be the row numbered 2 in column B.

Section L is structured in three parts. The first part (rows 1-7) focuses on the breakdown of the credit risk capital requirement by types of exposure. The second part (rows 8-14) is a memo section that requests further detail on specific elements that will already be incorporated within the first part. The third part (rows 15 and 16) requests transaction level information on a firm’s securitisations.

Part 1 – Rows 1 to 7

This part of the data item focuses on providing a breakdown of a firm’s credit risk capital requirement under the two categories of ‘loans/exposures that are not securitised’ and ‘loans/exposures securitised’. The category ‘loans/exposures not securitised’ is further broken down into four loan/exposure types. A firm should report its credit risk capital requirement across the five loan/exposure types under the two categories of ‘loans/exposures that are not securitised’ and ‘loans/exposures securitised’ in rows 1 to 5.

Please note: This part cannot be used as a worksheet to calculate the credit risk capital requirement for each loan/exposure type, because some loan/exposure types may contain more than one risk weighting within the row.

Row 1 – Loans with mortgages on residential property

A firm should include all loans entered into with mortgages on residential property that have not been securitised in this row. This includes loans that are past due, buy-to-let loans on residential property, second charge and subsequent mortgages on residential property, and mortgages on residential property irrespective of the loan to value.

Row 2 – Loans with mortgages on commercial property

A firm should include all loans with mortgages on commercial property that have not been securitised in this row. This includes loans that are past due, buy-to-let loans on commercial property, and second charge and subsequent mortgages on commercial property.

Row 3 – Other Loans
A firm should include in this row all loans that are not included in rows 1, 2, 4 and 5.

**Row 4 – Collective Investment Undertakings**
A firm should include all positions in collective investment undertakings in this row.

**Row 5 – Securitisation (originated only)**
A firm should include all positions in assets that have been included in securitisations originated by the firm in this row. Rows 15 and 16 request further detail on these exposures. See MIPRU 4.2B for more information on calculating the credit risk capital requirement for securitisations.

**Column A**
A firm should report the exposure value of assets for each of the five loan/asset types. This should be the balance sheet value (i.e. net of any provisions). See MIPRU 4.2A.6R.

**Column B**
A firm should report here the amount of credit risk mitigation for each of the five loan/asset types. See MIPRU 4.2C.

**Column C**
A firm should report here any other credit valuation adjustments for each of the five loan/asset types.

**Column D**
For each of the five loan/asset types, a firm should report the total risk weighted exposure amount. A firm should have regard to MIPRU 4.2A.7R to MIPRU 4.2A.18G when calculating risk weighted exposure amounts.

**Column E**
This contains the credit risk capital requirement for each of the five loan/asset types, which is 8 per cent of the relevant risk weighted exposure amount in Column D.

**Columns F and G**
These are memorandum item columns. For each of the five loan/exposure types, a firm should report the total value of individual (specific) and collective (general) impairment balances/provisions that were made BEFORE arriving at the balance sheet exposure value of loans/exposures reported in Column A.

**5A Total exposure value of securitisations**
This is the total exposure value of assets that have been securitised and originated by the firm. This should equal the sum of the value of assets reported in columns B, C and D of the table in element 15.

**6A Total Exposure Value**
This is the total balance sheet value of assets that have been included in the credit risk capital requirement calculation, being the sum of data elements 1A to 5A. This should also be the value of assets reported in data element C4.2a in MLAR Section C.

**7E Total credit risk capital requirement**
This is the total credit risk capital requirement, being the sum of data elements 1E to 5E. This should also be the credit risk capital requirement reported in data element C4.6(e) in MLAR Section C.
Part 2 – Rows 8 to 14
This part of the data item contains memorandum items on specific elements that have already been recorded in Rows 1 to 7. The aim of this part of the data item is to obtain targeted prudential information on certain loan types. As a result, a firm should not omit data from Part 2, because a firm has already included that data in Part 1. Equally, a firm should not omit data from Part 1, because the data will be included in Part 2. For example, if a firm has a past due loan on a mortgage on a residential property, that data should be included in the credit risk capital requirement calculation in row 1 and in row 8. Another example is a second charge mortgage on a residential property, where the data will be included in the row 1 and in row 13.

Column A
A firm should report the exposure value of assets for each specific loan type. This should be the balance sheet value (i.e. net of any provisions). See MIPRU 4.2A.6R.

Column D
For each specific loan type, a firm should report the total risk weighted exposure amount. A firm should have regard to MIPRU 4.2A.7R to MIPRU 4.2A.18G when calculating risk weighted exposure amounts.

Column E
This contains the credit risk capital requirement for each specific loan type, which is 8% of the relevant risk weighted exposure amount in Column D.

Columns F and G
For each specific loan type, a firm should report the total value of individual (specific) and collective (general) impairment balances/provisions that were made BEFORE arriving at the balance sheet exposure value reported in Column A.

Row 8 – Past due item on loans with mortgages on residential property
A firm should report in this row all past due loans with mortgages on residential property. See MIPRU 4.2A.17R.

Row 9 – Past due item on loans with mortgages on commercial property
A firm should report in this row all past due loans with mortgages on commercial property. See MIPRU 4.2A.17R.

Row 10 – Past due items on other loans
A firm should report in this row all past due loans on other loans. See MIPRU 4.2A.17R.

Row 11 – Buy-to-let mortgages on residential property
A firm should report in this row all buy-to-let mortgages on residential property.

Row 12 – Buy-to-let mortgages on commercial property
A firm should report in this row all buy-to-let mortgages on commercial property.

Row 13 – Second charge mortgages on residential property
A firm should report in this row all second charge and subsequent mortgages on residential property.
**Row 14 – Second charge mortgages on commercial property**

A firm should report in this row all second charge and subsequent mortgages on commercial property.

**Part 3 – Rows 15 and 16**

This part of MLAR Section L provides transaction-level information on the securitisations that a firm has originated. A firm will report each securitisation programme in a different row and complete columns A to L for each securitisation programme.

**Column A**

A firm should report the name of the securitisation programme.

**Columns B, C and D**

A firm should record the value of the securitisation that has been retained by the firm under each of the headings: Senior, Mezzanine and Equity.

For the purposes of completing columns B, C and D of Part 3 of MLAR section L, Senior is the value of securitisation tranches that have credit quality step 1 (see the appropriate standardised approach table at http://www.fca.org.uk/your-fca/documents/fsa-eica-securitisation), Equity is the value of securitisation tranches that have credit quality step 4, 5 or ‘all other credit assessments’ and Mezzanine is the value of securitisation tranches that are not Senior or Equity tranches. Purely for the purposes of completing columns B, C and D of Part 3, all unrated securitisation tranches should be classified as equity tranches.

**Columns E, F and G**

A firm should record the value of the securitisation that has been purchased by investors (and therefore no longer being held by the firm) under each of the headings: Senior, Mezzanine and Equity.

For the purposes of completing columns E, F and G of Part 3 of MLAR section L, Senior is the value of securitisation tranches that have credit quality step 1 (see the appropriate standardised approach table at http://www.fca.org.uk/your-fca/documents/fsa-eica-securitisation), Equity is the value of securitisation tranches that have credit quality step 4, 5 or ‘all other credit assessments’ and Mezzanine is the value of securitisation tranches that are not Senior or Equity tranches. Purely for the purposes of completing columns E, F and G all unrated securitisation tranches should be classified as equity tranches.

**Column H**

This is the total credit risk capital requirement for the assets that are included in the securitisation programme but before the effect of the securitisation. The value reported in this column should be based on all assets included in the securitisation programme even though a firm will subsequently retain only a portion of the securitisation.

**Column J**

This is the total credit risk capital requirement for the securitisation programme that has been retained by a firm based on the credit risk weights in MIPRU 4.2B.
**Column K**
This is the total significant risk transfer add-on that should be added to the capital requirement for the securitisation programme.

**Column L**
This is the total credit risk capital requirement for the securitisation programme. This should be the sum of columns J and K for each securitisation programme.

**16L Total capital requirement after securitisation**
This is the total capital requirement for securitisation positions originated by a *firm*. This should equal the value reported in 5E.
SECTION M: LIQUIDITY

INTRODUCTION

The purpose of this data item is for a firm to confirm that it complies with the liquidity resources requirements in MIPRU 4.2D.

This data item is only relevant to a firm that does not have a restriction on its Part 4A permission that prevents it from undertaking new home financing or home finance administration (with mortgage assets on balance sheet) connected to regulated mortgage contracts.

In relation to the questions in MLAR Section M Liquidity Questionnaire (with the exception of question 2), a firm should, as appropriate, answer “yes”, “no”, or “not applicable”. For those questions where the answer is “no” or “not applicable” a firm must explain why in column B.

Part 1 – Adequacy of liquidity resources

Question 1 – In answering this question a firm should have regard to MIPRU 4.2D.2R and MIPRU 4.2D.3G. If a firm answers “no” or “not applicable”, it should explain why in column B and the firm does not need to complete the rest of MLAR Section M.

Question 2 – In deciding on the amount of liquidity resources that a firm holds or is able to generate a firm should have regard to MIPRU 4.2D.3G. The figure should be entered in 000’s.

Part 2 – Systems and controls

Question 3 – In answering this question a firm should have regard to MIPRU 4.2D.4R and MIPRU 4.2D.5R.

Please note that Part 5 of MLAR Section M covers senior management oversight separately.

Part 3 – Stress testing

Question 4 – In answering this question a firm should have regard to MIPRU 4.2D.8R, MIPRU 4.2D.10R and MIPRU 4.2D.11G.

Question 5 – In answering this question a firm should have regard to MIPRU 4.2D.8R, MIPRU 4.2D.9R(1) and (2), MIPRU 4.2D.10R and MIPRU 4.2D.11G.

Question 6 – In answering this question a firm should have regard to MIPRU 4.2D.9R(1) and (2).

Question 7 - In answering this question a firm should have regard to MIPRU 4.2D.9R(3).
Part 4 – Contingency funding plans

Question 8 - In answering this question a firm should have regard to MIPRU 4.2D.13R.

Question 9 - In answering this question a firm should have regard to MIPRU 4.2D.13R(2)(a).

Part 5 – Senior management oversight

Question 10 - In answering this question a firm should have regard to MIPRU 4.2D.6R.

Question 11 – In answering this question a firm should have regard to MIPRU 4.2D.7R.

Question 12 – In answering this question a firm should have regard to MIPRU 4.2D.10R, MIPRU 4.2D.13R and MIPRU 4.2D.14R.
Appendix 3a – Notes on completing the Quarterly Return (CQ) for credit unions

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<thead>
<tr>
<th>Contents</th>
<th>Notes page</th>
<th>Form page</th>
</tr>
</thead>
<tbody>
<tr>
<td>General Information</td>
<td>2</td>
<td></td>
</tr>
<tr>
<td>Front Page</td>
<td>3</td>
<td>1</td>
</tr>
<tr>
<td>Membership and complaints contact information</td>
<td>3</td>
<td>2</td>
</tr>
<tr>
<td>Signature</td>
<td>3</td>
<td>2</td>
</tr>
<tr>
<td>Assets and liabilities</td>
<td>3</td>
<td></td>
</tr>
<tr>
<td>Share capital</td>
<td>4</td>
<td>3</td>
</tr>
<tr>
<td>Loans to members</td>
<td>4</td>
<td>3</td>
</tr>
<tr>
<td>Credit union liabilities</td>
<td>5</td>
<td>3</td>
</tr>
<tr>
<td>Income and expenditure</td>
<td>7</td>
<td>3</td>
</tr>
<tr>
<td>Credit union capital</td>
<td>9</td>
<td>3</td>
</tr>
<tr>
<td>Information for version 1 credit unions</td>
<td>12</td>
<td></td>
</tr>
<tr>
<td>Arrears analysis</td>
<td>20</td>
<td>3</td>
</tr>
<tr>
<td>Liquidity ratio</td>
<td>22</td>
<td>4</td>
</tr>
<tr>
<td>Large exposures</td>
<td>26</td>
<td>4</td>
</tr>
<tr>
<td>Large version 1 and version 2 credit unions</td>
<td>30</td>
<td>4</td>
</tr>
</tbody>
</table>
General information

The Quarterly Return (CQ) is to be completed by all credit unions in the United Kingdom as at end March, end June, end September and end December. This form should be completed using the accruals-based accounting method.

Please read CREDS in conjunction with these reporting instructions.

Send the fully completed Quarterly Return (CQ) to The PRA in accordance with SUP 16.3.6R – SUP 16.3.13R within one calendar month after the quarter to which it relates. Failure to do so is a breach of your regulatory requirements, as laid down in CREDS, and may result in your credit union being subject to PRA sanctions.

Page numbers that appear in the text of these Notes refer to the pages of the Quarterly Return (CQ), not to the pages of these Notes (CQN).

Words in italics denote defined terms which can be found in the Glossary to the main Rulebook.

"CREDS" means the Credit Unions New sourcebook.

“SUP” means The Supervision Manual (part of the main PRA Handbook).

“CUA 1979” means the Credit Unions Act 1979.

“CUO” means the Credit Unions Order (Northern Ireland) 1985.

If there is no figure to be entered in the box please insert “nil” or “N/A” as appropriate.

Care should be taken to avoid errors. The approved person who signs the Front Page of the Quarterly Return (CQ) should initial any alterations to entries. Correction fluid should not be used in correcting entries.

All information should be legible, in particular the name of the persons signing the Quarterly Return (CQ).

If you have any questions, please contact The Customer Contact Centre
UK: 0800 111 6768
Name Insert the registered name of the credit union.

Firm reference number Insert the number assigned to the credit union by the FCA.

Reporting date Insert the date of the end of the quarter to which this return applies.

Membership and complaints contact

Membership Indicate in the appropriate boxes the number of members that the credit union currently has in each category of membership.

"Member" refers to a member (qualifying or non-qualifying) (and over the age at which he may lawfully become a member of the credit union, for Great Britain credit unions under the credit union’s rules or, for Northern Ireland credit unions, under the CUO or the credit union’s rules), who can save up to £15,000 or 1.5 per cent of the total non-deferred shares in the credit union, whichever is the greater. [A qualifying member is a person who fulfils the membership requirements: a non-qualifying member is a person who no longer fulfils the membership requirements, having once done so.]

"Juvenile depositor" refers to a depositor who is a person too young to be a member of the credit union (for a Great Britain credit union under the credit union’s rules and for a Northern Ireland credit union under the CUO or the credit union’s rules), who can save up to a maximum of £10,000, or 1.5% of the total non-deferred shares in the credit union but cannot take out a loan from the credit union.

Complainants contact point Tick “Yes or No” as appropriate.

CREDS 9.2.11R states that a credit union must inform the PRA of any changes to the single contact point within the credit union for complainants. If there have been any changes to your complainants contact point since your last submission to the PRA you will need to provide the new details in the boxes provided.

Signature

Signature The Quarterly Return (CQ) states that the signatory must be an approved person. The signatory should not be an officer on the Supervisory Committee or an officer approved for the non-executive director function. This means that the person signing the Quarterly Return (CQ) will hold an approved function on the committee of management or that of the chief executive function. The criteria for approved persons are set out in CREDS 2 (Senior management arrangements, Systems and Controls) and CREDS 8.3 (Approved persons).

The approved person will also be verifying that the Supervisory (Internal Audit) Committee has carried out a bank reconciliation, as part of their internal audit during the quarter, which is independent of the bank reconciliation carried out by the treasury team each month. The purpose of carrying out an independent bank reconciliation is to safeguard the assets of your credit union and to ensure that the committee of management is carrying out its duties in accordance with
your credit union's rules, relevant legislation and regulatory requirements. This will include verification of the "Cash and bank balances" that appear on Page 3 of the Quarterly Return (CQ) under 7A.

Any corrections to entries should be initialled by the signatory.

Send in the Quarterly Return (CQ) with an original signature, not a photocopy.

<table>
<thead>
<tr>
<th>Share capital</th>
<th>page 3 of CQ</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>1A Total shares</strong></td>
<td>The total amount of money held by your credit union, at the quarter end, relating to shares paid in by members, including money held for deferred shares by Great Britain credit unions. This figure should take account of all changes made during the quarter.</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Loans to members</th>
<th>page 3 of CQ</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>1B Total loans to members</strong></td>
<td>The total amount outstanding at the quarter-end on all loans to members (irrespective of when such loans were made). It will include any loans written off during the period.</td>
</tr>
<tr>
<td><strong>1C Bad debts written off</strong></td>
<td>The total amount of loans written off during the quarter should be entered into this box. These are delinquent loans that your credit union believes are likely to be irrecoverable and may therefore be written out of the accounts. Writing off loans does not prevent your credit union continuing to seek repayment.</td>
</tr>
<tr>
<td><strong>1D Interest receivable</strong></td>
<td>The total amount of Interest receivable on loans and other investments during the quarter should be entered into this box.</td>
</tr>
<tr>
<td><strong>1E Total net liabilities</strong></td>
<td>The total net liabilities on all loans. To determine the total net liabilities please refer to &quot;Arrears Analysis&quot; at 6 below.</td>
</tr>
</tbody>
</table>

**Provision for doubtful debts**

Please note: CREDS 7.5.5G states that in order to comply with CREDS "a credit union should review its provisioning requirements frequently. The appropriate regulator recommends that this is done at least quarterly".

Below we set out the minimum requirements your credit union will need to meet. However, your credit union may need to make additional provisions to reflect the risks and/or potential risks bad debts will have on the credit union.

**1F Specific**

Provision for doubtful debt – specific, refers to the provisions that your credit union has actually made to cover loans in arrears as laid down in CREDS.

CREDS 7.5.2R states that a credit union must make specific provision in its accounts for bad and doubtful debts of at least the amounts set out below:

- 35% of the net liability to the credit union of borrowers where the amount is more than three months in arrears; and
- 100% of the net liability to the credit union of borrowers where the amount is more than 12 months in arrears.

The net liability on a loan is calculated as follows:

(Balance of loan + outstanding interest) – attached shares

Where a member’s shares exceed the net liabilities on the loan, there is
no liability and it can be excluded from provisioning.

| 1G General | Provision for doubtful debt – general, refers to the provisions that your credit union has **actually** made to cover potential doubtful debts, in the future. As laid down in CREDS, these are loans which:
|            | are currently not in arrears; or
|            | are up to and including 3 months in arrears.
|            | Your credit union should make a 2% provision for the net liabilities of all these loans – all loans which are not covered by the specific provisions above at (1F).
|            | The net liability on a loan is calculated as follows:
|            | **(Total loan + outstanding interest) – attached shareholding**
|            | Where a member’s shares exceed the net liabilities on the loan, there is no liability and it can be excluded from provisioning.
|            | Your credit union will still wish to enforce a strict policy of chasing loans arrears that are fully covered by shares (and therefore not subject to our provisioning requirements). Whilst many credit unions automatically make share to loan transfers to offset any missed payments (when a member falls behind with their loan repayments), you need to be aware of the impact, if any, such a policy may have on your credit union.

<table>
<thead>
<tr>
<th>Credit union liabilities</th>
<th>page 3 of CQ</th>
</tr>
</thead>
<tbody>
<tr>
<td>Chapter 3 (Investment and borrowing) of CREDS sets out the criteria for credit unions.</td>
<td></td>
</tr>
<tr>
<td>CREDS 3.3.3R states that &quot;the borrowing of a version 1 credit union must not exceed, except on a short term basis, an amount equal to 20% of the total non-deferred shares in the credit union&quot;.</td>
<td></td>
</tr>
<tr>
<td>CREDS 3.3.4E provides that, if the borrowing of a version 1 credit union exceeds this amount at the end of more than two consecutive quarters, this may be relied on as tending to indicate contravention of CREDS 3.3.3R.</td>
<td></td>
</tr>
</tbody>
</table>

| 2A | Borrowings from other credit unions | The total closing balances of all loans received by your credit union from other credit unions at the end of the quarter. |
|    |   | However, subordinated debt does not fall into this group. |

| 2B | Authorised overdrafts | The total closing balances of all authorised overdrafts used by your credit union from banks at the end of the quarter. |
|    |   | The figure to be reported here is the figure drawn down and not the agreed limit on the overdraft facility. |

| 2C | Committed facilities granted | A committed facility is a committed line of credit, other than an overdraft, from a bank. These are funds immediately available from a bank and constitute a loan. |
|    |   | The total closing balances of all committed facilities used by your credit union from banks at the end of the quarter. |
|    |   | The figure to be reported here is the figure drawn down and not the agreed limit on the committed facility. |
### 2D Other borrowings

The total closing balances of all other borrowings (not covered by 2A, 2B or 2C above) received by your credit union at the end of the quarter. This will include all subordinated debts which do not count towards Capital Requirements - please refer to details at 5D for guidance.

Whilst the majority of credit unions will not have subordinated debts, those that do should take into account the following when working out how much of any subordinated debts count towards other borrowings:

**Years to maturity**

**Amount of subordinated debt counting towards other borrowings**

<table>
<thead>
<tr>
<th>Years to maturity</th>
<th>Amount of subordinated debt counting towards other borrowings</th>
</tr>
</thead>
<tbody>
<tr>
<td>More than 4</td>
<td>Nil</td>
</tr>
<tr>
<td>Less than and including 4 but more than 3</td>
<td>20%</td>
</tr>
<tr>
<td>Less than and including 3 but more than 2</td>
<td>40%</td>
</tr>
<tr>
<td>Less than and including 2 but more than 1</td>
<td>60%</td>
</tr>
<tr>
<td>Less than and including 1</td>
<td>80%</td>
</tr>
</tbody>
</table>

Subordinated debts are loans to the credit union where the lender has agreed to rank behind everyone else, if the credit union fails, in terms of recovering their money. The loan should have an original term of over five years.

### 2E Total borrowings

This figure is calculated using the following formula:

$$2A + 2B + 2C + 2D = 2E$$

### 2F Borrowings as % of total shares

To determine this ratio your credit union will use the following formula:

$$\frac{2E}{1A} \times \frac{1}{100}$$

$$\frac{\text{Total borrowings} (2E)}{\text{Total shares} (1A)} \times \frac{1}{100}$$
Income and expenditure should be calculated using the accruals based accounting method.

3A Total income

The total income generated by your credit union during the financial year to date (YTD). Total income may include:

- entrance fees;
- interest receivable on loans;
- interest on investments; and
- grants released during the financial year to date (YTD).

However, this is not an exhaustive list.

3B Total expenditure

The total expenditure by your credit union during the financial year to date (YTD). We advise credit unions to make provision here for known expenses such as audit fees and other known fees payable by the credit union for the financial year. The purpose of this is to offset any fluctuation in your credit union's solvency/capital position, especially in the first quarter of the credit union financial year when many expenses fall due.

Provisions for anticipated tax and dividends are required by CREDS 5.2.1R. Tax is usually payable on any interest received on bank accounts or investments (unless it clearly stipulates that the investment is exempt from taxation).

Provisioning will be made pro rata on a monthly or quarterly basis.

If you have any questions regarding the tax your credit union will need to pay you should consult your local Inland Revenue office.

4A Total assets

The total assets of your credit union that appear on the Balance Sheet of the relevant monthly financial statement. It may include the following:

- Investments
- Investments of juvenile deposits
- Total loans to members
- Cash and bank balances

This is not an exclusive list. Your credit union will need to refer to its relevant Balance Sheet.

Please note: Unused overdrafts should not be included when calculating the total assets of your credit union.

If a credit union has revalued its property fixed assets upwards, the revalued amount of total assets should not be included here. Instead, include here the value of total assets excluding any upward property revaluation. The revalued amount of total assets, including any upward property revaluation, should be calculated in section 16 of the supplementary analysis of the quarterly return (CQ) for credit unions.
Total liabilities (including reserves)

The total liabilities of your credit union, that appear on the Balance Sheet of the relevant Monthly Financial Statement of your credit union. It may include the following:

- Total shares of members, including deferred shares
- Reserves, but not including revaluation reserves or deferred share reserves
- Juvenile savings
- Total borrowings at 2E above

This is not an exclusive list. Your credit union will need to refer to its relevant Balance Sheet.

Under section 7(6) of the Credit Unions Act 1979, a Great Britain credit union must transfer a sum equal to the amount paid on fully subscribed deferred shares to its reserves. However, in the main body of the CQ, Great Britain credit unions should report the amount held for deferred shares here (as part of total shareholding and, therefore, as part of total liabilities), and should not report deferred share reserves as part of Audited reserves – other at 5B. In the supplementary analysis of the CQ, Great Britain credit unions should report deferred share reserves at 17D and 19B.

Where a credit union has revaluation reserves, due to the upwards revaluation of property fixed assets, the amount should not be included here but reported separately in the supplementary analysis of the CQ at 17C and 19E.
CREDS states that the following is to be included in calculating Capital:

- audited reserves;
- interim net profits;
- subordinated debts; and
- initial capital.

Please refer to CREDS 5.2.1R.

Please note: "Negative reserves and any interim net losses must be deducted from capital" (CREDS 5.2.5R). "When a credit union makes a subordinated loan to another credit union qualifying as capital under CREDS 5.2.1R(4)(a), the full amount of the loan (not the amount counting towards the borrower’s capital under CREDS 5.2.7R) must be deducted from the lender’s capital" (CREDS 5.2.8R(1)).

5A Audited reserves - general
Amount held by your credit union in general reserve, as laid down at CREDS 5.3.2R.
A credit union is required to transfer at least 20% of its net profits to general reserve each year, until such time as general reserve reaches 10% of total assets. This transfer would usually take place at the financial year end. It is likely that your auditor at the financial year end will advise you on how much you should transfer.

5B Audited reserves - other
Money that your credit union has set aside out of net profits (in accordance with CREDS 5.3.2R) - for example, a “revenue reserve” for unforeseen circumstances.
This will include initial capital which has not yet been spent.
Please note:
Under section 7(6) of the Credit Unions Act 1979, a Great Britain credit union must transfer a sum equal to the amount paid on fully subscribed deferred shares to its reserves. However, if money is held in deferred shares by a Great Britain credit union, it should not be included here within other reserves in the main body of the CQ, but reported separately as part of the calculation of adjusted reserves and adjusted capital in the supplementary analysis of the CQ at 17D and 19B. Similarly, where a credit union has revaluation reserves, due to the upwards revaluation of fixed assets, it should not be included here but reported separately in the supplementary analysis of the CQ at 17C and 19E.
Please refer to Chapter 5 of CREDS. The figure for Audited reserves – other will be negative if your credit union has an accumulated deficit from previous years. "Audited reserves – other" should not be confused with a bad debt “reserve” or provision for bad debts. Please insert “nil” if no other audited reserves are held by your credit union other than a general reserve.

5C Interim net profits/(loss)
This figure relates to the unaudited profit or loss of your credit union, which will appear on the Balance Sheet of your credit union accounts. The figure relates to the financial year to date (YTD) figures. To work out the profit or loss of your credit union you will use the following formula:

\[ 3A - 3B = 5C \]

Please ensure that the Interim net profits / (loss) of your credit union has taken account of anticipated expenditure covered under "Total expenditure" at 3B above. The reason your credit union should take account of proposed dividends and other anticipated expenditure are twofold.
Firstly, as mentioned at 3B above, it is to offset any fluctuation in your credit union's solvency/capital position, especially in the first quarter of the year when many expenses fall due. Historically, many credit unions trade at a loss in the first quarter of every financial year – what will your credit union do to overcome this?

Secondly, whilst credit unions may make healthy profits throughout the year, at the financial year end many credit unions transfer the statutory minimum of 20% of profits into reserves. The remainder is often redistributed to members in the form of a dividend. Therefore, not to take account of anticipated dividends would mean that the solvency (which takes account of profits) of your credit union would be artificially exaggerated throughout the year.
Subordinated debt

Subordinated debts in 5D are loans where the lender has agreed to the terms set out on CREDS 5.2.1R. They are loans to the credit union where the lender has agreed to rank behind everyone else, if the credit union fails, in terms of recovering their money. The loans should have an original term of over five years.

Whereas your credit union is permitted to raise subordinated debt from a variety of sources, it cannot automatically include subordinated debts when calculating the capital ratio. To be included in the calculation of capital, subordinated debt has to meet the rules laid down in CREDS 5.2.1R. You will need to refer to this when calculating subordinated debt. Some of the main conditions are listed below:

- When the loan is issued it should have a maturity date of more than five years.
- The conditions attached to the loan should state that the claims of the subordinated creditors rank behind those of all unsubordinated creditors including the credit union's shareholders.
- The subordinated debt should not become due and payable before its final maturity date agreed with the creditor (in writing) except in the event of default by non-payment of any interest or principal under the debt agreement or the winding-up of the credit union.

Provided the subordinated debt meets the rules laid down in Chapter 5 (Capital) of CREDS, the following formula will need to be used in writing down your credit union's subordinated debt:

### Years to maturity

<table>
<thead>
<tr>
<th>Amount of loan counting towards capital</th>
</tr>
</thead>
<tbody>
<tr>
<td>More than 4</td>
</tr>
<tr>
<td>100%</td>
</tr>
<tr>
<td>Less than and including 4 but more than 3</td>
</tr>
<tr>
<td>80%</td>
</tr>
<tr>
<td>Less than and including 3 but more than 2</td>
</tr>
<tr>
<td>60%</td>
</tr>
<tr>
<td>Less than and including 2 but more than 1</td>
</tr>
<tr>
<td>40%</td>
</tr>
<tr>
<td>Less than and including 1</td>
</tr>
<tr>
<td>20%</td>
</tr>
</tbody>
</table>

Total capital is calculated using the following formula:

$$5A + 5B + 5C + 5D = 5E$$
**Information for version 1 credit unions**

*Credit unions* should be solvent (maintain a positive net worth) at all times. If your *credit union* does not meet this requirement or may not meet it at a date in the future, you should inform your lineside supervisor (person at *PRA* dealing with your *credit union*) immediately, so that we can work with you on ways to resolve the situation.

Whilst the Quarterly Return (CQ) asks your *credit union* for total capital (which includes reserves, interim net profit/loss, subordinated debts and initial capital) you will need to be aware that all *version 1 credit unions* "must at all times maintain a capital-to-total assets ratio of at least 3%", *(CREDS 5.3.1R)*. This means that "bad and doubtful debts must be taken into account in establishing the capital-to-assets ratio.", *(CREDS 5.3.12G)*.

Although we do not ask for this, specifically, on the Quarterly Return (CQ), we are able to work it out from the information already given. Your *credit union* will need to be aware of how we work out the total net worth of your *credit union*. In calculating the total net worth of your *credit union* you will need to take the following into consideration:

- **Total Capital**
  - £

- **Actual provision for doubtful debt - specific**
  - £

- **Minimum provision for doubtful debt - specific**
  - £

- **Actual provision for doubtful debt - general**
  - £

- **Minimum provision for doubtful debt - general**
  - £

**Total capital**

This is the same figure that appears at 5E on the CQ or, where your *credit union* has revaluation reserves or deferred share reserves, it is defined as adjusted capital at 20C on the supplementary analysis of the CQ.

**Actual provision for doubtful debt - specific**

These are the provisions that your credit union has actually made to cover loans in arrears as laid down in *CREDS*. It is the same figure that appears at 1F on the Quarterly Return (CQ).

**Minimum provision for doubtful debt - specific**

Minimum specific provisions are based on all actual net liabilities on loans which are over 3 months in arrears. (Please refer to Arrears analysis below for further details)
The formula for working out **minimum specific provisions** is as follows:

**Arrears Analysis**

<table>
<thead>
<tr>
<th>Number</th>
<th>Net Liabilities</th>
</tr>
</thead>
<tbody>
<tr>
<td>£</td>
<td></td>
</tr>
</tbody>
</table>

- **A**
  3 months to 12 months
  £

- **B**
  Over 12 months
  £

- **C**
  Total arrears
  A+B
  £

The above arrears are based on net liabilities
Information for version 1 credit unions (continued)

Minimum specific provision

£

35% of A (arrears - 3 months to 12 month)

100% of B (arrears over 12 months)

D
Minimum specific provision

An example on how to work out minimum specific provisions is given below:

Arrears Analysis

<table>
<thead>
<tr>
<th>Number</th>
<th>Net Liabilities</th>
</tr>
</thead>
<tbody>
<tr>
<td>A</td>
<td>3 months to 12 months</td>
</tr>
<tr>
<td>7</td>
<td>£7,000</td>
</tr>
<tr>
<td>B</td>
<td>Over 12 months</td>
</tr>
<tr>
<td>10</td>
<td>£10,000</td>
</tr>
<tr>
<td>C</td>
<td>Total arrears</td>
</tr>
<tr>
<td>A+B</td>
<td>17</td>
</tr>
</tbody>
</table>
### Minimum specific provision

£

35% of A (arrears - 3 months to 12 month)

£2,450

100% of B (arrears over 12 months)

£10,000

### D

Minimum specific provision

£12,450

### Actual provision for doubtful debt - general

These are the provision for doubtful debt that your credit union has actually made to cover potential doubtful debts, in the future, as laid down in CREDS. It is the same figure that appears at 1G on the Quarterly Return (CQ).

### Minimum provision for doubtful debt - general

Minimum general provisions are based on all actual net liabilities on loans which are currently not in arrears or are up to and including 3 months in arrears. (Please refer to Arrears analysis below for further details).

The formula for working out minimum general provisions is as follows:

Minimum general provision

£

Total net liabilities (1E on CQ)
Total arrears over 3 months (C above)
( )

E
Total net liabilities subject to general provision

E
Minimum general provision
(2% of E)
An example on how to work out minimum general provisions is given below:

**Minimum general provision**

£

Total net liabilities (1E on CQ)

107,250

Total arrears over 3 months (C)

(17,000)

£

Total net liabilities subject to general provision

90,250

£

Minimum general provision

£1,805

(2% of £)

How is total net worth calculated?

From the above we have established how to work out how much money your credit union should be setting aside to adequately cover doubtful debts. CREDS 5.3.12G states that "bad and doubtful debts must be taken into account" when determining the credit union's total net worth.

For this reason, if your credit union has not made adequate provisions the shortfall will be deducted from total capital in determining the total net worth of the credit union. Version 1 credit unions cannot, however, include surplus provisions in this calculation. To calculate the total net worth of your credit union you can use the following table:

<table>
<thead>
<tr>
<th>Minimum Provision</th>
<th>Actual Provision</th>
<th>Affecting net worth</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>
### Specific

<table>
<thead>
<tr>
<th>A</th>
<th>B</th>
</tr>
</thead>
<tbody>
<tr>
<td>If $A &lt; B$ then</td>
<td>&quot;nil&quot;</td>
</tr>
<tr>
<td>If $A &gt; B$ then</td>
<td>$(B - A)$</td>
</tr>
</tbody>
</table>

### General

<table>
<thead>
<tr>
<th>C</th>
<th>D</th>
</tr>
</thead>
<tbody>
<tr>
<td>If $C &lt; D$ then</td>
<td>&quot;nil&quot;</td>
</tr>
<tr>
<td>If $C &gt; D$ then</td>
<td>$(D - C)$</td>
</tr>
</tbody>
</table>

Using the figures from the example above:

- Actual provision for doubtful debt – specific = £14,000
- Actual provision for doubtful debt – general = £1,000

**Minimum Provision**

<table>
<thead>
<tr>
<th>Actual Provision</th>
<th>Affecting net worth</th>
</tr>
</thead>
<tbody>
<tr>
<td>Specific</td>
<td>General</td>
</tr>
<tr>
<td>12,450</td>
<td>1,850</td>
</tr>
<tr>
<td>14,000</td>
<td>1,000</td>
</tr>
</tbody>
</table>

**NIL**

<p>| |</p>
<table>
<thead>
<tr>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>£850</strong></td>
</tr>
</tbody>
</table>
The total net worth of your credit union is:

Total capital
Less: specific provision – affecting net worth
Less: general provision – affecting net worth

For the purpose of this example, total capital is £2,000.

Total capital
£2,000

Less: specific provision – affecting net worth
(£0)

Less: general provision – affecting net worth
(£850)

Total net worth
£1,150

On this example, your credit union would satisfy the requirements of CREDS, since the credit union has a “positive net worth”.

Capital ratio (for information purposes only)
To determine the capital ratio your credit union will use the following formula:

\[
\text{Total capital (5E or 20C)} \times \frac{1}{100}
\]

Total assets (4A or 16C)

1
This relates to net liabilities on loans mentioned at "loans to members" – 1B – 1G. There are 2 time periods under which to analyse the number and amount of loans in arrears and have net liabilities attached.

<table>
<thead>
<tr>
<th>6A-C</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>&quot;3 months to 12 months&quot;</td>
<td>All loans which are over 3 months and up to and including 12 months in arrears, and have net liabilities attached.</td>
</tr>
<tr>
<td>&quot;over 12 months&quot;</td>
<td>All loans over 12 months in arrears, which have net liabilities attached.</td>
</tr>
</tbody>
</table>

Please note: Where payments actually received from a member are irregular in timing and/or amount, your credit union needs to have a policy on how to deal with such arrears. Ultimately, how sure can your credit union be that such a loan will not be defaulted upon in the future? The main concern for us is that your credit union can be confident that adequate provisions have been made to offset any potential burdens an irrecoverable debt would place on the credit union in the future. For this reason, it may be prudent for your credit union to make provisions for such risks.

For example: If 15 weekly repayments have been missed (or an amount equivalent to 15 weekly repayments is overdue), then the loan is to be included under the "3 months to 12 months" time period, irrespective of when the most recent repayment was received.

<table>
<thead>
<tr>
<th>Number</th>
<th>The actual number of outstanding loans, within the time periods mentioned above, with net liabilities at the end of the quarter.</th>
</tr>
</thead>
<tbody>
<tr>
<td>Net liabilities</td>
<td>The total amount outstanding on all loans (inclusive of interest owing) in arrears for each time period (i.e. if a loan is in arrears, the figure used should be the total net liabilities owed by the member, including interest - not just the sum of the repayments that have been missed). The formula used is as follows: Loan balance + interest owing – attached share balance = Net liability</td>
</tr>
</tbody>
</table>

The table below is an example on how to work out net liability:

### Loans 3-12 months in arrears

<table>
<thead>
<tr>
<th>Loan No. Loan balance</th>
<th>Interest owing</th>
<th>Attached share balance</th>
<th>Net liability</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>£390</td>
<td>£10</td>
<td>£200</td>
</tr>
<tr>
<td>2</td>
<td>£580</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>
From this table we see that there are 4 loans with positive net liabilities. Total net liabilities for this period is £2,375.

The **Total** of the number and amount of net liabilities of loans in arrears should also be given. From the example above totals will be as follows:

<table>
<thead>
<tr>
<th>Number</th>
<th>Net Liability</th>
</tr>
</thead>
<tbody>
<tr>
<td>3-12 months</td>
<td>4</td>
</tr>
<tr>
<td>4</td>
<td>£2,375</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Over 12 months</th>
</tr>
</thead>
<tbody>
<tr>
<td>4</td>
</tr>
<tr>
<td>£2,375</td>
</tr>
</tbody>
</table>
7A  Cash and bank balance  
The total amount in your credit union’s bank current account plus any cash in the custody of officers (e.g. cash for the collection point float or petty cash). The following are not to be included in this calculation:

- Authorised overdrafts;
- Committed facilities;
- Other investments of surplus funds which will fall into the investments section of liquid assets.

Please note that this relates to money relating to members and juvenile depositors. Credit unions no longer have to keep the deposits of juveniles separate from the shares of members. Grants that constitute part of the bank balance should be excluded from liquid assets, unless there are adequate funds in long-term investment to cover the amount of the grant used for this purpose.

7B  Investments (less than 8 days to maturity)  
CREDS 6.3.8R states that only investments that could be realised within eight days can be included in calculating your credit union’s liquidity ratio. It is therefore important that your committee of management takes a long-term view of the credit union business before investing surplus funds. Your credit union will need to be aware of redemption penalties or other losses you may incur for the early realisation of such funds. In short, most investments can be converted into cash but at a cost.

Please note: This will include any deposit accounts your credit union may use.

IMPORTANT NOTICE: Version 1 credit unions should not hold investments with a maturity date of over 12 months (CREDS 3.2.2R).

The remainder of the information at 7B relates directly to version 2 credit unions.

CREDS 6.3.6E(1) provides that for the purpose of calculating a credit union’s liquidity ratio, the securities referred to in CREDS 3.2.1R to 3.2.3R should be valued on the basis that they could be realised at par, minus the following discounts:

(a) maturity less than 1 year - zero
(b) maturity 1 to 5 years - 5%

So in events where your credit union can realise investments within eight days, you will still need to reduce the applicable figure by 5% for all securities with a maturity date of between one and five years.

Example:
Time period

Amount realisable in 8 days

Amount allowed for liquidity

<table>
<thead>
<tr>
<th>Time period</th>
<th>Amount realisable</th>
<th>Amount allowed for liquidity</th>
</tr>
</thead>
<tbody>
<tr>
<td>Less than 1 year</td>
<td>£200</td>
<td>£200</td>
</tr>
<tr>
<td>1 to 5 years</td>
<td>£500</td>
<td>£475</td>
</tr>
</tbody>
</table>

Whilst these are minimum requirements your credit union will need to draft and implement a comprehensive Liquidity Management Policy to account for the greater risks attached to longer-term investments.

7C Unused committed facilities

A committed facility is a committed line of credit, other than an overdraft, from a bank. These are funds immediately available from a bank and constitute a loan.

This relates to a credit union that has secured committed facilities from an institution authorised to accept deposits within the EEA. Normally this will be the bank with which your credit union holds its current account. Any unused committed facilities can be entered into this box. If your credit union does not have any committed facilities this box should be filled by a "nil". We would like to draw your attention to CREDS 3.3.3R. It states that "the borrowing of a version 1 credit union must not exceed, except on a short term basis, an amount equal to 20% of the total non-deferred shares in the credit union".

CREDS 3.3.4E provides that, if the borrowing of a version 1 credit union exceeds this amount at the end of more than two consecutive quarters, this may be relied on as tending to indicate contravention of CREDS 3.3.3R.

Please note that any unused committed facilities may only be used for calculating the liquidity ratio of your credit union, but cannot be used when calculating the total assets of your credit union. We reserve the right to seek evidence of any committed facilities which are used for liquidity purposes.

7D Unused overdrafts

This relates to a credit union which has an authorised overdraft arrangement with an institution authorised to accept deposits within the EEA. Normally this will be the bank with which your credit union holds its current account. Any surplus overdrafts which has not been used can be entered into this box. If your credit union does not have an authorised overdraft facility this box should be filled by a "nil". Again, we would like to draw your attention to CREDS 3.3.3R. It states that "the borrowing of a version 1 credit union must not exceed, except on a short term basis, an amount equal to 20% of the total non-deferred shares in the credit union".

CREDS 3.3.4E provides that, if the borrowing of a version 1 credit union exceeds this amount at the end of more than two consecutive quarters, this may be relied on as tending to indicate contravention of CREDS 3.3.3R.
Please note that any unused overdrafts may only be used for calculating the liquidity ratio of your credit union, but cannot be used when calculating the total assets of your credit union. We reserve the right to seek evidence that a credit union overdraft facility, which is used for liquidity purposes, has indeed been authorised by the relevant bank.

<table>
<thead>
<tr>
<th>7E</th>
<th>Total liquid assets</th>
<th>This figure is calculated by the following: (7A + 7B + 7C + 7D = 7E)</th>
</tr>
</thead>
</table>
| 7F | Unattached shares/juvenile deposits | Total value of unattached shares and the total value of juvenile deposits held by your credit union.  
"unattached shares" means the total shares in the credit union other than attached shares and deferred shares.  
"attached shares" are shares that act as security for a loan, or for Great Britain credit unions shares that cannot be withdrawn under the terms of the loan, or, for Great Britain credit unions that made loans to members prior to the coming into force of the Legislative Reform (Industrial and Provident Societies and Credit Unions) Order 2011 and Northern Ireland credit unions, shares that cannot be withdrawn without the permission of the committee of management. |

<table>
<thead>
<tr>
<th><strong>Liabilities</strong></th>
<th>These are all liabilities excluding unattached shares / juvenile deposits (which are already covered in the relevant liabilities being calculated). Only liabilities that fall due within the three-month period are to be included in the calculations. 7G and 7H below fall into this group.</th>
</tr>
</thead>
</table>
| **7G** | Authorised overdrafts | All drawn down overdrafts which need to be repaid over the next three months are to be included here  
Example:  
Your credit union has an overdraft facility of £2,000.  
It has drawn down £600 which it expects to pay back over the next six months on a pro-rata basis.  
Over the next three months your credit union will expect to pay back £300 capital and any interest charges.  
This is the figure to be included. |
| **7H** | Other liabilities/borrowings | These are all liabilities excluding unattached shares / juvenile deposits and authorised overdrafts (which are already covered in 7F and 7G). Included in this category are such things as:  
loans from other credit unions;  
loans from banks;  
subordinated debts;  
committed facilities  
Example:  
Your credit union receives a £1,200 loan from your local bank.  
The terms of the loan agreement state that the loan must be repaid in 12 equal monthly instalments over a year.  
Your credit union has to pay back £100 capital and outstanding interest at the end of every month.  
In this instance your credit union should include three monthly repayments (to include capital and interest), when calculating liabilities with maturity of less than three months. |
<table>
<thead>
<tr>
<th></th>
<th>Total relevant liabilities</th>
<th>This figure is calculated by using the following formula:</th>
</tr>
</thead>
<tbody>
<tr>
<td>7J</td>
<td></td>
<td><strong>7F + 7G + 7H = 7J</strong></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th></th>
<th>Liquidity ratio</th>
<th>To determine the liquidity ratio, your <em>credit union</em> will use the following formula:</th>
</tr>
</thead>
<tbody>
<tr>
<td>7K</td>
<td></td>
<td><strong>Total liquid assets (7E)</strong>&lt;br&gt;<strong>X</strong>&lt;br&gt;<strong>100</strong>&lt;br&gt;<strong>Total relevant liabilities (7J)</strong>&lt;br&gt;<strong>1</strong></td>
</tr>
</tbody>
</table>
Whilst these figures relate to the quarter end, your credit union will need to look at large exposures requirements when issuing loans. For example, a large exposure is defined as any individual net liability which is at least £7,500 and at least 10% of the value of the credit union’s capital.

8A Largest net exposure

A credit union should report here its largest large net exposure. To work out your credit union’s largest large net exposure you will need to determine:

a) the net exposure on each loan and find the largest figure. The formula for this is:

\[(\text{loan balance} + \text{interest owing}) - \text{attached share balance}\]

b) what is the total capital of your credit union? This is defined at 5E of CQ or, where your credit union has revaluation reserves or deferred share reserves, it is defined as adjusted capital at 20C on the supplementary analysis of the CQ.

Say, for example your credit union’s total capital is £40,000. We know from the above that only net liabilities over 10% of Capital are subject to the large exposures rule. Ten percent of £40,000 is £4,000.

However, we further know from the above that only net liabilities over £7,500 are subject to the large exposures rule. Below we see all net exposures over 10% of total capital and those that do and do not qualify:

Example:

<table>
<thead>
<tr>
<th>Member number</th>
<th>Attached share balance</th>
<th>Loan balance + interest owing</th>
<th>Net liabilities</th>
<th>Is it a large exposure?</th>
</tr>
</thead>
<tbody>
<tr>
<td>150</td>
<td></td>
<td>£3,125</td>
<td>£9,375</td>
<td>YES</td>
</tr>
<tr>
<td>152</td>
<td></td>
<td>£1,750</td>
<td>£8,250</td>
<td>YES</td>
</tr>
<tr>
<td>103</td>
<td></td>
<td>£3,115</td>
<td>£12,002</td>
<td></td>
</tr>
</tbody>
</table>
£8,887
YES
462
£2,500
£6,700
£4,200
109
£4,000
£8,500
£4,500
No

As we can see the largest net exposure is that of member 150 and it is £9,375.
An individual large exposure should not exceed **25%** of your credit union's capital (*CREDS 7.4.2R*).

To determine this percentage, your credit union will need to use the following calculation:

```
\[
\text{Largest large net exposure (8A)} \\
\times \\
100 \\
\]
```

```
\[
\text{Total capital (5E or 20C)} \\
1 \\
\]
```

So:

```
\[
\text{£9,375} \\
\times \\
100 \\
\]
```

\[
= 23.44\% \\
\]

```
\[
\text{£40,000} \\
1 \\
\]
```

8C Aggregate total of large net exposures

This figure relates to the sum total of all net liabilities subject to the large exposures rule as defined in 8A above.

Taking the example at 8A above, this figure will be £35,285 (see below).

<table>
<thead>
<tr>
<th>Member number</th>
<th>Attached share balance</th>
<th>Loan balance + interest owing</th>
<th>Net liabilities</th>
</tr>
</thead>
<tbody>
<tr>
<td>150</td>
<td>£3,125</td>
<td>£12,500</td>
<td>£9,375</td>
</tr>
<tr>
<td>152</td>
<td>£1,750</td>
<td>£10,000</td>
<td>£8,250</td>
</tr>
<tr>
<td>103</td>
<td>£3,115</td>
<td>£12,002</td>
<td>£8,887</td>
</tr>
<tr>
<td>204</td>
<td>£2,138</td>
<td>£10,911</td>
<td>£8,773</td>
</tr>
</tbody>
</table>

**Totals**

£10,128
£45,413
£35,285
**8D As % of capital**

*CREDS* states that the aggregate total of large net *exposures* should not exceed 500% of the total capital of the *credit union*, and should not exceed 300% of total capital without prior notifying the *PRA*. To see if the example satisfies the rules please use the following calculation:

\[
\text{Aggregate total of large net exposures (8C)} \times \frac{100}{1} = \text{Total capital (5E or 20C)}
\]

So:

\[
\frac{\£35,285}{\£40,000} \times 1 = 88.21\%
\]

---

**Large version 1 and version 2 credit unions**

**Risk adjusted capital ratio**

A risk adjusted capital ratio is a requirement for larger *version 1 credit unions* and *version 2 credit unions* under *CREDS*.

*CREDS* 5.3.15R states "*A version 1 credit union* with total assets of more than £10 million or a total number of members of more than 10,000, or both, must maintain at all times a risk-adjusted capital to total assets ratio of at least 8%".

---

**9A Total capital**

This figure is the same as the figure that appears at *5E of CQ* or, where your *credit union* has revaluation reserves or deferred share reserves, it is defined as adjusted capital at *20C* on the supplementary analysis of the CQ.
Net provisions or 1% of total assets – whichever is the lower

Capital should be risk-adjusted for version 2 credit unions and large version 1 credit unions (CREDS 5.4.1R and CREDS 5.3.15R). The maximum net figure for provisions that may be included in calculating risk-adjusted capital is 1% of total assets (CREDS 5.4.2R).

Net provisions are those provisions your credit union has made minus minimum specific provisions. In other words:

Provision

\[ \text{provision} = \text{100\% of net liabilities on loans which are 12 months or more in arrears} \]

\[ \text{minus} \]

\[ \text{35\% of net liabilities on loans 3-12 months in arrears} \]

\[ = \]

Net provisions

This figure is calculated by using the following calculation:

Arrears Analysis

<table>
<thead>
<tr>
<th>Number</th>
<th>Net Liabilities</th>
</tr>
</thead>
<tbody>
<tr>
<td>3 months to 12 months</td>
<td>£</td>
</tr>
<tr>
<td>Over 12 months</td>
<td>£</td>
</tr>
</tbody>
</table>

\[ \text{Total arrears} = \text{A} + \text{B} \]

\[ £ \]

The above arrears are based on net liabilities.
Minimum specific provision

£

35% of A (arrears - 3 months to 12 month)

100% of B (arrears over 12 months)

D
Total minimum specific provision

Actual specific provision for doubtful debt
(as at 1F)

Actual general provision for doubtful debt
(as at 1G)

E
Total actual provisions

Total minimum specific provision (D)
( )
**E**
Net provisions

Total assets (as at 4A of CQ or 16C of the supplementary analysis of the CQ)

**G**
1% of total assets

The figure that needs to be posted to the Quarterly Return (CQ) is the lesser of **E** and **G**. If this is a negative figure, the figure that appears on the Quarterly Return (CQ) needs to be a negative figure.

A worked example is given on the next page

**Example**

**Arrears Analysis**

<table>
<thead>
<tr>
<th>Number</th>
<th>Net Liabilities</th>
</tr>
</thead>
<tbody>
<tr>
<td>3 months to 12 months</td>
<td>£28,000</td>
</tr>
<tr>
<td>5</td>
<td>£28,000</td>
</tr>
</tbody>
</table>

| Over 12 months | £67,000 |
| 10 | £67,000 |
Total arrears

\[ C = A + B \]

\[ \frac{95,000}{15} \]

£95,000

The above arrears are based on net liabilities

Minimum specific provision

£

35% of \( A \) (arrears - 3 months to 12 month)

9,800

100% of \( B \) (arrears over 12 months)

67,000

D
Total minimum specific provision

76,800

Actual specific provision for doubtful debt (as at 1F)

70,000

Actual general provision for doubtful debt (as at 1G)

10,000

E
Total actual provisions

80,000
Total minimum specific provision (D)
(76,800)

F
Net provisions
3,200

Total assets (as at 4A of CQ or 16C of the supplementary analysis of the CQ)
1,120,000

G
1% of total assets
11,200

So the figure to be posted onto the Quarterly Return (CQ) at 9B is £3,200.

| 9C | Total risk adjusted capital | This figure is calculated using the following formula: 9A + 9B = 9C |
| 9D | Total assets | This is the total assets of your credit union. It will be the same figure that appears in 4A of the CQ or, where a credit union has revaluation reserves, at 16C of the supplementary analysis of the CQ. Please note that unused overdrafts or unused committed facilities cannot be used when calculating the total assets of your credit union. |
Risk adjusted capital ratio

The risk adjusted capital ratio your credit union will use the following formula:

\[
\frac{\text{Total risk adjusted capital (9C)}}{\text{Total assets (9D)}} \times 100
\]
General Information

A credit union should complete the relevant sections of the supplementary analysis of the quarterly return (CQ) for credit unions if any of the following conditions apply:

- the Great Britain credit union has issued interest-bearing shares under section 7A of the Credit Unions Act 1979 (the Act);
- the Great Britain credit union has issued deferred shares in accordance with section 31A of the Act;
- the Great Britain credit union has admitted corporate members under section 5A of the Act; or
- the credit union has revaluation reserves from the upward valuation of property fixed assets.

The sections of the supplementary analysis of the CQ should be completed as follows:

Sections 10 – 15 should be completed by a Great Britain credit union that has issued interest-bearing shares, issued deferred shares or admitted corporate members.

- These sections are intended to break down some of the information contained in the CQ in order to give a clearer picture of the financial position of Great Britain credit unions that undertake these activities.
- The Credit Unions (Northern Ireland) Order 1985 does not provide for Northern Ireland credit unions to undertake the activities listed above. Therefore, Northern Ireland credit unions do not need to complete sections 10 – 15.

Sections 16 – 21 should be completed by a Great Britain credit union that has issued deferred shares or has revaluation reserves. Sections 16 and 19 – 21 should be completed by a Northern Ireland credit union that has revaluation reserves.

- Sections 16 – 21 are intended to recalculate or adjust the value of reserves and capital by including the appropriate amount of deferred share reserves and revaluation reserves. Adjusted reserves amounts at 17E and 18A are used to determine whether a Great Britain credit union meets the reserve requirements for issuing interest-bearing shares under section 7A of the Act. Adjusted capital amounts at 20C and 21A are used to determine whether a credit union meets the capital requirements in CREDS.

### Interest-bearing shares

<table>
<thead>
<tr>
<th>Section</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>10A</td>
<td>Total shares The total amount of money held by the credit union relating to shares paid in by members. The amount entered here should be transferred from 1A on CQ for analysis. In the following sections, this amount should be broken down into interest-bearing and dividend-bearing shares so that: 10A = 10B + 10C</td>
</tr>
<tr>
<td>10B</td>
<td>Interest-bearing shares The total amount of money held by the credit union in respect of shares that are interest-bearing.</td>
</tr>
<tr>
<td>10C</td>
<td>Dividend-bearing shares The total amount of money held by the credit union in respect of shares that are dividend-bearing.</td>
</tr>
</tbody>
</table>

### Deferred shares

<table>
<thead>
<tr>
<th>Section</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>11A</td>
<td>Total shares The total amount of money held by the credit union relating to shares paid in by members.</td>
</tr>
</tbody>
</table>
The amount entered here should be transferred from 1A on CQ for analysis. In the following sections, this amount should be broken down into non-deferred shares and deferred shares so that:

\[ 11A = 11B + 11C \]

11B Non-deferred shares
The total amount of money held by the credit union in respect of non-deferred shares.

11C Deferred shares
The total amount of money held by the credit union in respect of deferred shares.

---

**Corporate membership**

**Corporate members**

12A Number of members
Total number of members of the credit union. The amount entered here should be transferred from 1a on CQ for analysis. In the following sections, this amount should be broken down into different categories of member so that:

\[ 12A = 12B + 12C + 12D + 12E \]

12B Individuals
The number of members of the credit union that are individuals.

12C Bodies corporate
The number of members of the credit union that are bodies corporate.

12D Partnerships
The number of members of the credit union that are partnerships. Partnerships are represented by individuals who are members of a credit union in their capacity as partners in a partnership.

12E Unincorporated associations
The number of members of the credit union that are unincorporated associations. Unincorporated associations are represented by individuals who are members of a credit union in their capacity as officers or members of the governing body of an unincorporated association.

**Corporate non-deferred shares**

13A Non-deferred shares
The total amount of money held by the credit union in respect of shares that are not deferred shares. The amount entered here should be equal to the amount at 11B above. In the following sections, this amount should be broken down into non-deferred shares held by different categories of member so that:

\[ 13A = 13B + 13C + 13D + 13E \]

13B Individual non-deferred shares
The total amount held by the credit union in respect of non-deferred shares held by individuals.

13C Body corporate non-deferred shares
The total amount held by the credit union in respect of non-deferred shares held by bodies corporate.

13D Partnership non-deferred shares
The total amount held by the credit union in respect of non-deferred shares held by partnerships. Partnerships are represented by individuals who are...
**13E Unincorporated association non-deferred shares**
The total amount held by the credit union in respect of non-deferred shares held by unincorporated associations. Unincorporated associations are represented by individuals who are members of a credit union in their capacity as officers or members of the governing body of an unincorporated association.

**Corporate deferred shares**

<table>
<thead>
<tr>
<th>Code</th>
<th>Description</th>
<th>Details</th>
</tr>
</thead>
<tbody>
<tr>
<td>14A</td>
<td>Deferred shares</td>
<td>The total amount of money held by the credit union in respect of deferred shares. This should be equal to the amount at 11C. In the following sections, this amount should be broken down into deferred shares held by different categories of member so that: $14A = 14B + 14C + 14D + 14E$</td>
</tr>
<tr>
<td>14B</td>
<td>Individual deferred shares</td>
<td>The total amount held by the credit union in respect of deferred shares held by individuals.</td>
</tr>
<tr>
<td>14C</td>
<td>Body corporate deferred shares</td>
<td>The total amount held by the credit union in respect of deferred shares held by bodies corporate.</td>
</tr>
<tr>
<td>14D</td>
<td>Partnership deferred shares</td>
<td>The total amount held by the credit union in respect of deferred shares held by partnerships. Partnerships are represented by individuals who are members of a credit union in their capacity as partners in a partnership.</td>
</tr>
<tr>
<td>14E</td>
<td>Unincorporated association deferred shares</td>
<td>The total amount held by the credit union in respect of deferred shares held by unincorporated associations. Unincorporated associations are individuals who are members of a credit union in their capacity as officers or members of the governing body of an unincorporated association.</td>
</tr>
</tbody>
</table>

**Corporate loans**

<table>
<thead>
<tr>
<th>Code</th>
<th>Description</th>
<th>Details</th>
</tr>
</thead>
<tbody>
<tr>
<td>15A</td>
<td>Total loans to members</td>
<td>The total amount outstanding to the credit union on loans to members. The amount entered here should be transferred from 1B on CQ for analysis. In the following sections, this amount should be broken down into loans to different categories of member so that: $15A = 15B + 15C + 15D + 15E$</td>
</tr>
<tr>
<td>15B</td>
<td>Individual loans</td>
<td>The total amount outstanding to the credit union on loans to individuals.</td>
</tr>
<tr>
<td>15C</td>
<td>Body corporate loans</td>
<td>The total amount outstanding to the credit union on loans to bodies corporate.</td>
</tr>
<tr>
<td>15D</td>
<td>Partnership loans</td>
<td>The total amount outstanding to the credit union on loans to partnerships. Partnerships are represented by individuals who are members of a credit union in their capacity as partners in a partnership.</td>
</tr>
<tr>
<td></td>
<td>Notes on completing the Quarterly Return (CQ) for credit unions</td>
<td></td>
</tr>
<tr>
<td>---</td>
<td>-------------------------------------------------------------</td>
<td></td>
</tr>
<tr>
<td>15E</td>
<td>Unincorporated association loans</td>
<td></td>
</tr>
<tr>
<td></td>
<td>The total amount outstanding to the credit union on loans to unincorporated associations. Unincorporated associations are represented by individuals who are members of a credit union in their capacity as officers or members of the governing body of an unincorporated association.</td>
<td></td>
</tr>
</tbody>
</table>

### Reserves and capital – adjusted for deferred share reserves and revaluation reserves

#### Re-valued total assets

<table>
<thead>
<tr>
<th></th>
<th>Notes on completing the Quarterly Return (CQ) for credit unions</th>
</tr>
</thead>
<tbody>
<tr>
<td>16A</td>
<td>Total assets</td>
</tr>
<tr>
<td></td>
<td>The value of total assets of the credit union, excluding any amount for the upward revaluation of property fixed assets. The amount entered here should be transferred from 4A on CQ.</td>
</tr>
<tr>
<td>16B</td>
<td>Revaluation amount</td>
</tr>
<tr>
<td></td>
<td>The amount by which the property fixed assets the credit union owns have been re-valued upwards, being the difference between current market values and the book values of the property fixed assets.</td>
</tr>
<tr>
<td>16C</td>
<td>Re-valued total assets</td>
</tr>
</tbody>
</table>
| | The current market value of total assets of the credit union, including any amount for the upward revaluation of property fixed assets, so that:  

\[
16C = 16A + 16B
\]

This amount will be used to determine which CREDS requirements apply to a credit union. |

#### Adjusted reserves - total

<table>
<thead>
<tr>
<th></th>
<th>Notes on completing the Quarterly Return (CQ) for credit unions</th>
</tr>
</thead>
<tbody>
<tr>
<td>17A</td>
<td>Audited reserves – General</td>
</tr>
<tr>
<td></td>
<td>The total amount held by the Great Britain credit union in general reserves. The amount entered here should be transferred from 5A on CQ.</td>
</tr>
<tr>
<td>17B</td>
<td>Audited reserves – Other</td>
</tr>
<tr>
<td></td>
<td>The total amount of money held by the Great Britain credit union in other reserves. This amount should not include deferred share reserves or revaluation reserves. The amount entered here should be transferred from 5B on CQ.</td>
</tr>
<tr>
<td>17C</td>
<td>Revaluation reserves</td>
</tr>
<tr>
<td></td>
<td>The amount of revaluation reserves held by the Great Britain credit union, arising from the differences between current market values and the book values of the property fixed assets.</td>
</tr>
<tr>
<td>17D</td>
<td>Deferred share reserves</td>
</tr>
<tr>
<td></td>
<td>The total amount held by the Great Britain credit union in the deferred share reserves. Under section 7(6) of the Act, where subscribed for in full, Great Britain credit unions must transfer a sum equal to the amount paid for deferred shares to its reserves.</td>
</tr>
</tbody>
</table>
### Adjusted reserves

| 17E | Adjusted reserves | The total amount of money held by the Great Britain credit union in reserves (including revaluation reserves and deferred share reserves), so that:

\[ 17E = 17A + 17B + 17C + 17D \]

This amount will be used to determine whether a Great Britain credit union meets the reserve requirements for issuing interest-bearing shares under section 7A of the Act. |

### Adjusted reserves - percentage

| 18A | Adjusted reserves as % of re-valued total assets | To determine this ratio the Great Britain credit union should use the following formula:

\[
\left( \frac{\text{Adjusted reserves (17E)}}{\text{Re-valued total assets (16C)}} \right) \times 100
\]

This amount will be used to determine whether a Great Britain credit union meets the reserve requirements for issuing interest-bearing shares under section 7A of the Act. |

### Revaluation reserves – CREDS capital element

| 19A | Total capital | The total amount held by the credit union as capital in the form of general reserves, other reserves, interim profit or loss, and subordinated debt. This amount should not include deferred share reserves or revaluation reserves. The amount entered here should be transferred from 5E on CQ. |
| 19B | Deferred share reserves | The total amount held by the credit union in the deferred share reserves. Under section 7(6) of the Act, where subscribed for in full, Great Britain credit unions must transfer a sum equal to the amount paid for deferred shares to its reserves. For Northern Ireland credit unions, the amount entered here will be nil. |
| 19C | Total capital and deferred share reserves | The total amount held by the credit union in total capital and deferred share reserves so that:

\[ 19C = 19A + 19B \]

| 19D | 1/3 of (Total capital and deferred share reserves) | To determine this amount the credit union should use the following formula: |
Notes on completing the Quarterly Return (CQ) for credit unions

<p>| | |</p>
<table>
<thead>
<tr>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td></td>
</tr>
<tr>
<td>X</td>
<td></td>
</tr>
</tbody>
</table>

Total capital and deferred share reserves (19C)

<table>
<thead>
<tr>
<th>3</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>19E</td>
<td>Revaluation reserves</td>
</tr>
</tbody>
</table>
| 19F | Revaluation reserves – CREDS capital element | The amount of revaluation reserves meets the limits in *CREDS 5.2.1R*(6) to (8) and so can be included in capital. *CREDS 5.2.1R*(8) states that the amount of revaluation reserves included in the calculation of capital must not be more than 25% of the sum of audited reserves, interim net profits, *deferred shares*, subordinated debt, initial capital and revaluation reserves.

The simplest way of reporting this amount accurately is to calculate an equivalent amount. An equivalent amount is a third of the sum of audited reserves, interim net profits, *deferred shares*, subordinated debt and initial capital, but excluding revaluation reserves. This is equivalent to a third of the sum of total capital and *deferred shares*, which is the amount at 19E.

So the amount that can be included in capital for the purpose of meeting the *CREDS* capital requirements will be equal to either 19D or 19E above, whichever is the lower.

---

### Adjusted capital - total

| 20A | Total capital and deferred share reserves | The total amount held by the *credit union* in total capital and deferred share reserves. This amount should be equal to 19C above. |
| 20B | Revaluation reserves – CREDS capital element | The amount of revaluation reserves that can be included in capital for the purpose of meeting the *CREDS* capital requirements. This amount should be equal to 19F above. |
| 20C | Adjusted capital | The sum of total capital, deferred share reserves and the *CREDS* capital element of revaluation reserves so that:  

\[ 20C = 20A + 20B \]
This amount will be used to determine whether a credit union meets the CREDS capital requirements.

<table>
<thead>
<tr>
<th>Adjusted capital - percentage</th>
</tr>
</thead>
<tbody>
<tr>
<td>21A</td>
</tr>
</tbody>
</table>

\[
\frac{\text{Adjusted capital (20C)}}{\times} \frac{100}{\text{Re-valued total assets (16C)}}
\]
This amount will be used to determine whether a credit union meets the CREDS capital requirements.

Appendix 3.a

Notes on completing the Quarterly Return (CQ) for credit unions

<table>
<thead>
<tr>
<th>CONTENTS</th>
<th>Notes page</th>
<th>Form page</th>
</tr>
</thead>
<tbody>
<tr>
<td>General information</td>
<td>2</td>
<td></td>
</tr>
<tr>
<td>Front page</td>
<td>3</td>
<td>1</td>
</tr>
<tr>
<td>Membership and complaints contact information</td>
<td>3</td>
<td>2</td>
</tr>
<tr>
<td>Signature</td>
<td>3</td>
<td>2</td>
</tr>
<tr>
<td>Assets and liabilities</td>
<td>3</td>
<td></td>
</tr>
<tr>
<td>Share capital</td>
<td>4</td>
<td>3</td>
</tr>
<tr>
<td>Loans to members</td>
<td>4</td>
<td>3</td>
</tr>
<tr>
<td>Credit union liabilities</td>
<td>5</td>
<td>3</td>
</tr>
<tr>
<td>Income and expenditure</td>
<td>6</td>
<td>3</td>
</tr>
<tr>
<td>Credit union capital</td>
<td>9</td>
<td>3</td>
</tr>
<tr>
<td>Information for version 1 credit unions</td>
<td>12</td>
<td></td>
</tr>
<tr>
<td>Arrears analysis</td>
<td>20</td>
<td>3</td>
</tr>
<tr>
<td>Liquidity ratio</td>
<td>22</td>
<td>4</td>
</tr>
<tr>
<td>Large exposures</td>
<td>26</td>
<td>4</td>
</tr>
<tr>
<td>Large version 1 and version 2 credit unions</td>
<td>30</td>
<td>4</td>
</tr>
</tbody>
</table>
General information

The Quarterly Return (CQ) is to be completed by all credit unions in the United Kingdom as at end March, end June, end September and end December. This form should be completed using the accruals-based accounting method.

Please read CREDS in conjunction with these reporting instructions.

Send the fully completed Quarterly Return (CQ) to The PRA in accordance with SUP 16.3.6R – SUP 16.3.13R within one calendar month after the quarter to which it relates. Failure to do so is a breach of your regulatory requirements, as laid down in CREDS, and may result in your credit union being subject to PRA sanctions.

Page numbers that appear in the text of these Notes refer to the pages of the Quarterly Return (CQ), not to the pages of these Notes (CQN).

Words in italics denote defined terms which can be found in the Glossary to the main Rulebook.

"CREDS" means the Credit Unions New sourcebook.

“SUP” means The Supervision Manual (part of the main PRA Handbook).

“CUA 1979” means the Credit Unions Act 1979.

“CUO” means the Credit Unions Order (Northern Ireland) 1985.

If there is no figure to be entered in the box please insert "nil" or "N/A" as appropriate.

Care should be taken to avoid errors. The approved person who signs the Front Page of the Quarterly Return (CQ) should initial any alterations to entries. Correction fluid should not be used in correcting entries.

All information should be legible, in particular the name of the persons signing the Quarterly Return (CQ).

If you have any questions, please contact The Customer Contact Centre

UK: 0800 111 6768
**Front page**

<table>
<thead>
<tr>
<th>Name</th>
<th>Insert the registered name of the credit union.</th>
</tr>
</thead>
<tbody>
<tr>
<td>Firm reference number</td>
<td>Insert the number assigned to the credit union by the FCA.</td>
</tr>
<tr>
<td>Reporting date</td>
<td>Insert the date of the end of the quarter to which this return applies</td>
</tr>
</tbody>
</table>

**Membership and complaints contact**

**Membership**
Indicate in the appropriate boxes the number of members that the credit union currently has in each category of membership.

"Member" refers to a member (qualifying or non-qualifying) (and over the age at which he may lawfully become a member of the credit union, for Great Britain credit unions under the credit union’s rules or, for Northern Ireland credit unions, under the CUO or the credit union’s rules), who can save up to £15,000 or 1.5 per cent of the total non-deferred shares in the credit union, whichever is the greater. [A qualifying member is a person who fulfils the membership requirements: a non-qualifying member is a person who no longer fulfils the membership requirements, having once done so.]

"Juvenile depositor" refers to a depositor who is a person too young to be a member of the credit union (for a Great Britain credit union under the credit union’s rules and for a Northern Ireland credit union under the CUO or the credit union’s rules), who can save up to a maximum of £10,000, or 1.5% of the total non-deferred shares in the credit union but cannot take out a loan from the credit union.

<table>
<thead>
<tr>
<th>Complainants contact point</th>
<th>Tick “Yes or No” as appropriate.</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>CREDS 9.2.11R states that a credit union must inform the PRA of any changes to the single contact point within the credit union for complainants. If there have been any changes to your complainants contact point since your last submission to the PRA you will need to provide the new details in the boxes provided.</td>
</tr>
</tbody>
</table>

**Signature**

The Quarterly Return (CQ) states that the signatory must be an approved person. The signatory should not be an officer on the Supervisory Committee or an officer approved for the non-executive director function. This means that the person signing the Quarterly Return (CQ) will hold an approved function on the committee of management or that of the chief executive function. The criteria for approved persons are set out in CREDS 2 (Senior management arrangements, Systems and Controls) and CREDS 8.3 (Approved persons).

The approved person will also be verifying that the Supervisory (Internal Audit) Committee has carried out a bank reconciliation, as part of their internal audit during the quarter, which is independent of the bank reconciliation carried out by the treasury team each month. The purpose of carrying out an independent bank reconciliation is to safeguard the assets of your credit union and to ensure that the committee of management is carrying out its duties in accordance with
your credit union's rules, relevant legislation and regulatory requirements. This will include verification of the "Cash and bank balances" that appear on Page 3 of the Quarterly Return (CQ) under 7A.

Any corrections to entries should be initialled by the signatory.

Send in the Quarterly Return (CQ) with an original signature, not a photocopy.

### Share capital page 3 of CQ

<table>
<thead>
<tr>
<th>1A</th>
<th>Total shares</th>
<th>The total amount of money held by your credit union, at the quarter end, relating to shares paid in by members, including money held for deferred shares by Great Britain credit unions.</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td>This figure should take account of all changes made during the quarter.</td>
</tr>
</tbody>
</table>

### Loans to members page 3 of CQ

<table>
<thead>
<tr>
<th>1B</th>
<th>Total loans to members</th>
<th>The total amount outstanding at the quarter-end on all loans to members (irrespective of when such loans were made). It will include any loans written off during the period.</th>
</tr>
</thead>
<tbody>
<tr>
<td>1C</td>
<td>Bad debts written off</td>
<td>The total amount of loans written off during the quarter should be entered into this box.</td>
</tr>
<tr>
<td></td>
<td></td>
<td>These are delinquent loans that your credit union believes are likely to be irrecoverable and may therefore be written out of the accounts. Writing off loans does not prevent your credit union continuing to seek repayment.</td>
</tr>
<tr>
<td>1D</td>
<td>Interest receivable</td>
<td>The total amount of Interest receivable on loans and other investments during the quarter should be entered into this box.</td>
</tr>
<tr>
<td>1E</td>
<td>Total net liabilities</td>
<td>The total net liabilities on all loans. To determine the total net liabilities please refer to &quot;Arrears Analysis&quot; at 6 below.</td>
</tr>
</tbody>
</table>

#### Provision for doubtful debts

**Please note:** CREDS 7.5.5G states that in order to comply with CREDS "a credit union should review its provisioning requirements frequently. The appropriate regulator recommends that this is done at least quarterly".

Below we set out the minimum requirements your credit union will need to meet. However, your credit union may need to make additional provisions to reflect the risks and/or potential risks bad debts will have on the credit union.

<table>
<thead>
<tr>
<th>1F</th>
<th>Specific</th>
<th>Provision for doubtful debt – specific, refers to the provisions that your credit union has actually made to cover loans in arrears as laid down in CREDS.</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td>CREDS 7.5.2R states that a credit union must make specific provision in its accounts for bad and doubtful debts of at least the amounts set out below:</td>
</tr>
<tr>
<td></td>
<td></td>
<td>35% of the net liability to the credit union of borrowers where the amount is more than three months in arrears; and</td>
</tr>
<tr>
<td></td>
<td></td>
<td>100% of the net liability to the credit union of borrowers where the amount is more than 12 months in arrears.</td>
</tr>
<tr>
<td></td>
<td></td>
<td>The net liability on a loan is calculated as follows:</td>
</tr>
<tr>
<td></td>
<td></td>
<td><strong>(Balance of loan + outstanding interest) – attached shares</strong></td>
</tr>
</tbody>
</table>
|    |          | Where a member’s shares exceed the net liabilities on the loan, there is
1G General

Provision for doubtful debt – general, refers to the provisions that your credit union has actually made to cover potential doubtful debts, in the future. As laid down in CREDS, these are loans which:

- are currently not in arrears; or
- are up to and including 3 months in arrears.

Your credit union should make a 2% provision for the net liabilities of all these loans – all loans which are not covered by the specific provisions above at (1F).

The net liability on a loan is calculated as follows:

\[
\text{(Total loan + outstanding interest) – attached shareholding}
\]

Where a member’s shares exceed the net liabilities on the loan, there is no liability and it can be excluded from provisioning.

Your credit union will still wish to enforce a strict policy of chasing loans arrears that are fully covered by shares (and therefore not subject to our provisioning requirements). Whilst many credit unions automatically make share to loan transfers to offset any missed payments (when a member falls behind with their loan repayments), you need to be aware of the impact, if any, such a policy may have on your credit union.

Credit union liabilities

Chapter 3 (Investment and borrowing) of CREDS sets out the criteria for credit unions.

CREDS 3.3.3R states that “the borrowing of a version 1 credit union must not exceed, except on a short term basis, an amount equal to 20% of the total non-deferred shares in the credit union”.

CREDS 3.3.4E provides that, if the borrowing of a version 1 credit union exceeds this amount at the end of more than two consecutive quarters, this may be relied on as tending to indicate contravention of CREDS 3.3.3R.

2A Borrowings from other credit unions

The total closing balances of all loans received by your credit union from other credit unions at the end of the quarter.

However, subordinated debt does not fall into this group.

2B Authorised overdrafts

The total closing balances of all authorised overdrafts used by your credit union from banks at the end of the quarter.

The figure to be reported here is the figure drawn down and not the agreed limit on the overdraft facility.

2C Committed facilities granted

A committed facility is a committed line of credit, other than an overdraft, from a bank. These are funds immediately available from a bank and constitute a loan.

The total closing balances of all committed facilities used by your credit union from banks at the end of the quarter.

The figure to be reported here is the figure drawn down and not the agreed limit on the committed facility.
**2D Other borrowings**

The total closing balances of all other borrowings (not covered by 2A, 2B or 2C above) received by your credit union at the end of the quarter. This will include all subordinated debts which do not count towards Capital Requirements - please refer to details at 5D for guidance.

Whilst the majority of credit unions will not have subordinated debts, those that do should take into account the following when working out how much of any subordinated debts count towards other borrowings:

**Years to maturity**

**Amount of subordinated debt counting towards other borrowings**

More than 4

Nil

Less than and including 4 but more than 3

20%

Less than and including 3 but more than 2

40%

Less than and including 2 but more than 1

60%

Less than and including 1

80%

Subordinated debts are loans to the credit union where the lender has agreed to rank behind everyone else, if the credit union fails, in terms of recovering their money. The loan should have an original term of over five years.

**2E Total borrowings**

This figure is calculated using the following formula:

\[ 2A + 2B + 2C + 2D = 2E \]

**2F Borrowings as % of total shares**

To determine this ratio your credit union will use the following formula:

\[ \frac{\text{Total borrowings (2E)}}{\text{Total shares (1A)}} \times \frac{1}{100} \]
### Income and expenditure

Income and expenditure should be calculated using the accruals based accounting method.

<table>
<thead>
<tr>
<th>3A</th>
<th>Total income</th>
<th>The total income generated by your credit union during the financial year to date (YTD). Total income may include:</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td>- entrance fees;</td>
</tr>
<tr>
<td></td>
<td></td>
<td>- interest receivable on loans;</td>
</tr>
<tr>
<td></td>
<td></td>
<td>- interest on investments; and</td>
</tr>
<tr>
<td></td>
<td></td>
<td>- grants released during the financial year to date (YTD).</td>
</tr>
<tr>
<td></td>
<td></td>
<td>However, this is not an exhaustive list.</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>3B</th>
<th>Total expenditure</th>
<th>The total expenditure by your credit union during the financial year to date (YTD). We advise credit unions to make provision here for known expenses such as audit fees and other known fees payable by the credit union for the financial year. The purpose of this is to offset any fluctuation in your credit union's solvency/capital position, especially in the first quarter of the credit union financial year when many expenses fall due.</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td>Provisions for anticipated tax and dividends are required by CREDS 5.2.1R. Tax is usually payable on any interest received on bank accounts or investments (unless it clearly stipulates that the investment is exempt from taxation).</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Provisioning will be made pro rata on a monthly or quarterly basis.</td>
</tr>
<tr>
<td></td>
<td></td>
<td>If you have any questions regarding the tax your credit union will need to pay you should consult your local Inland Revenue office.</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>4A</th>
<th>Total assets</th>
<th>The total assets of your credit union that appear on the Balance Sheet of the relevant monthly financial statement. It may include the following:</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td>- Investments</td>
</tr>
<tr>
<td></td>
<td></td>
<td>- Investments of juvenile deposits</td>
</tr>
<tr>
<td></td>
<td></td>
<td>- Total loans to members</td>
</tr>
<tr>
<td></td>
<td></td>
<td>- Cash and bank balances</td>
</tr>
<tr>
<td></td>
<td></td>
<td>This is not an exclusive list. Your credit union will need to refer to its relevant Balance Sheet.</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Please note: Unused overdrafts should not be included when calculating the total assets of your credit union.</td>
</tr>
<tr>
<td></td>
<td></td>
<td>If a credit union has revalued its property fixed assets upwards, the revalued amount of total assets should not be included here. Instead, include here the value of total assets excluding any upward property revaluation. The revalued amount of total assets, including any upward property revaluation, should be calculated in section 16 of the supplementary analysis of the quarterly return (CQ) for credit unions.</td>
</tr>
</tbody>
</table>
Total liabilities (including reserves)

The total liabilities of your credit union, that appear on the Balance Sheet of the relevant Monthly Financial Statement of your credit union. It may include the following:

- Total shares of members, including deferred shares
- Reserves, but not including revaluation reserves or deferred share reserves
- Juvenile savings
- Total borrowings at 2E above

This is not an exclusive list. Your credit union will need to refer to its relevant Balance Sheet.

Under section 7(6) of the Credit Unions Act 1979, a Great Britain credit union must transfer a sum equal to the amount paid on fully subscribed deferred shares to its reserves. However, in the main body of the CQ, Great Britain credit unions should report the amount held for deferred shares here (as part of total shareholding and, therefore, as part of total liabilities), and should not report deferred share reserves as part of Audited reserves – other at 5B. In the supplementary analysis of the CQ, Great Britain credit unions should report deferred share reserves at 17D and 19B.

Where a credit union has revaluation reserves, due to the upwards revaluation of property fixed assets, the amount should not be included here but reported separately in the supplementary analysis of the CQ at 17C and 19E.
CREDS states that the following is to be included in calculating Capital:

- audited reserves;
- interim net profits;
- subordinated debts; and
- initial capital.

Please refer to CREDS 5.2.1R.

**Please note:** "Negative reserves and any interim net losses must be deducted from capital" (CREDS 5.2.5R). "When a credit union makes a subordinated loan to another credit union qualifying as capital under CREDS 5.2.1R(4)(a), the full amount of the loan (not the amount counting towards the borrower’s capital under CREDS 5.2.7R) must be deducted from the lender’s capital" (CREDS 5.2.8R(1)).

### 5A Audited reserves - general

Amount held by your credit union in general reserve, as laid down at CREDS 5.3.2R.

A credit union is required to transfer at least 20% of its net profits to general reserve each year, until such time as general reserve reaches 10% of total assets. This transfer would usually take place at the financial year end. It is likely that your auditor at the financial year end will advise you on how much you should transfer.

### 5B Audited reserves - other

Money that your credit union has set aside out of net profits (in accordance with CREDS 5.3.2R) - for example, a “revenue reserve” for unforeseen circumstances.

This will include initial capital which has not yet been spent.

**Please note:**

Under section 7(6) of the Credit Unions Act 1979, a Great Britain credit union must transfer a sum equal to the amount paid on fully subscribed deferred shares to its reserves. However, if money is held in deferred shares by a Great Britain credit union, it should not be included here within other reserves in the main body of the CQ, but reported separately as part of the calculation of adjusted reserves and adjusted capital in the supplementary analysis of the CQ at 17D and 19B. Similarly, where a credit union has revaluation reserves, due to the upwards revaluation of fixed assets, it should not be included here but reported separately in the supplementary analysis of the CQ at 17C and 19E.

Please refer to Chapter 5 of CREDS. The figure for Audited reserves – other will be negative if your credit union has an accumulated deficit from previous years. "Audited reserves – other" should not be confused with a bad debt “reserve” or provision for bad debts. Please insert "nil" if no other audited reserves are held by your credit union other than a general reserve.

### 5C Interim net profits/(loss)

This figure relates to the unaudited profit or loss of your credit union, which will appear on the Balance Sheet of your credit union accounts. The figure relates to the financial year to date (YTD) figures. To work out the profit or loss of your credit union you will use the following formula:

\[
3A - 3B = 5C
\]

Please ensure that the Interim net profits / (loss) of your credit union has taken account of anticipated expenditure covered under "Total expenditure" at 3B above. The reason your credit union should take account of proposed dividends and other anticipated expenditure are twofold.
Firstly, as mentioned at 3B above, it is to offset any fluctuation in your credit union’s solvency/capital position, especially in the first quarter of the year when many expenses fall due. Historically, many credit unions trade at a loss in the first quarter of every financial year – what will your credit union do to overcome this?

Secondly, whilst credit unions may make healthy profits throughout the year, at the financial year end many credit unions transfer the statutory minimum of 20% of profits into reserves. The remainder is often redistributed to members in the form of a dividend. Therefore, not to take account of anticipated dividends would mean that the solvency (which takes account of profits) of your credit union would be artificially exaggerated throughout the year.
Subordinated debt

Subordinated debts in 5D are loans where the lender has agreed to the terms set out on CREDS 5.2.1R. They are loans to the credit union where the lender has agreed to rank behind everyone else, if the credit union fails, in terms of recovering their money. The loans should have an original term of over five years.

Whereas your credit union is permitted to raise subordinated debt from a variety of sources, it cannot automatically include subordinated debts when calculating the capital ratio. To be included in the calculation of capital, subordinated debt has to meet the rules laid down in CREDS 5.2.1R. You will need to refer to this when calculating subordinated debt. Some of the main conditions are listed below:

When the loan is issued it should have a maturity date of more than five years.

The conditions attached to the loan should state that the claims of the subordinated creditors rank behind those of all unsubordinated creditors including the credit union's shareholders.

The subordinated debt should not become due and payable before its final maturity date agreed with the creditor (in writing) except in the event of default by non-payment of any interest or principal under the debt agreement or the winding-up of the credit union.

Provided the subordinated debt meets the rules laid down in Chapter 5 (Capital) of CREDS, the following formula will need to be used in writing down your credit union's subordinated debt:

**Years to maturity**

<table>
<thead>
<tr>
<th>Amount of loan counting towards capital</th>
</tr>
</thead>
<tbody>
<tr>
<td>More than 4</td>
</tr>
<tr>
<td>100%</td>
</tr>
<tr>
<td>Less than and including 4 but more than 3</td>
</tr>
<tr>
<td>80%</td>
</tr>
<tr>
<td>Less than and including 3 but more than 2</td>
</tr>
<tr>
<td>60%</td>
</tr>
<tr>
<td>Less than and including 2 but more than 1</td>
</tr>
<tr>
<td>40%</td>
</tr>
<tr>
<td>Less than and including 1</td>
</tr>
<tr>
<td>20%</td>
</tr>
</tbody>
</table>

Total capital

Total capital is calculated using the following formula:

\[
5A + 5B + 5C + 5D = 5E
\]
### Information for version 1 credit unions

_Credit unions_ should be solvent (maintain a positive net worth) at all times. If your _credit union_ does not meet this requirement or may not meet it at a date in the future, you should inform your lineside supervisor (person at _PRA_ dealing with your _credit union_) immediately, so that we can work with you on ways to resolve the situation.

Whilst the Quarterly Return (CQ) asks your _credit union_ for total capital (which includes reserves, interim net profit/ (loss), subordinated debts and initial capital) you will need to be aware that all _version 1 credit unions_ "must at all times maintain a capital-to-total assets ratio of at least 3%", (_CREDS_ 5.3.1R). This means that "bad and doubtful debts must be taken into account in establishing the capital-to-assets ratio.", (_CREDS_ 5.3.12G).

Although we do not ask for this, specifically, on the Quarterly Return (CQ), we are able to work it out from the information already given. Your _credit union_ will need to be aware of how we work out the total net worth of your _credit union_. In calculating the total net worth of your _credit union_ you will need to take the following into consideration:

<table>
<thead>
<tr>
<th>Total Capital</th>
<th>£</th>
</tr>
</thead>
<tbody>
<tr>
<td>Actual provision for doubtful debt - specific</td>
<td>£</td>
</tr>
<tr>
<td>Minimum provision for doubtful debt - specific</td>
<td>£</td>
</tr>
<tr>
<td>Actual provision for doubtful debt - general</td>
<td>£</td>
</tr>
<tr>
<td>Minimum provision for doubtful debt - general</td>
<td>£</td>
</tr>
</tbody>
</table>

**Total capital**

This is the same figure that appears at _5E_ on the CQ or, where your _credit union_ has revaluation reserves or deferred share reserves, it is defined as adjusted capital at _20C_ on the supplementary analysis of the CQ.

**Actual provision for doubtful debt - specific**

These are the provisions that your credit union has actually made to cover loans in arrears as laid down in _CREDS_. It is the same figure that appears at _1F_ on the Quarterly Return (CQ).

**Minimum provision for doubtful debt - specific**

Minimum specific provisions are based on all actual net liabilities on loans which are over 3 months in arrears. (Please refer to Arrears analysis below for further details)
The formula for working out minimum specific provisions is as follows:

**Arrears Analysis**

<table>
<thead>
<tr>
<th>Number</th>
<th>Net Liabilities</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
</tr>
</tbody>
</table>

\[ A \]
3 months to 12 months

£

\[ B \]
Over 12 months

£

\[ C \]
Total arrears

\[ A + B \]

£

The above arrears are based on net liabilities
Minimum specific provision

£

35% of A (arrears - 3 months to 12 month)

100% of B (arrears over 12 months)

An example on how to work out minimum specific provisions is given below:

**Arrears Analysis**

<table>
<thead>
<tr>
<th></th>
<th>Number</th>
<th>Net Liabilities</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>A</strong></td>
<td>7</td>
<td>£7,000</td>
</tr>
<tr>
<td><strong>B</strong></td>
<td>10</td>
<td>£10,000</td>
</tr>
<tr>
<td><strong>C</strong></td>
<td>17</td>
<td></td>
</tr>
<tr>
<td>Description</td>
<td>Amount</td>
<td></td>
</tr>
<tr>
<td>-----------------------------------------------------------------</td>
<td>----------</td>
<td></td>
</tr>
<tr>
<td>Minimum specific provision</td>
<td>£17,000</td>
<td></td>
</tr>
<tr>
<td>35% of <strong>A</strong> (arrears - 3 months to 12 month)</td>
<td>2,450</td>
<td></td>
</tr>
<tr>
<td>100% of <strong>B</strong> (arrears over 12 months)</td>
<td>10,000</td>
<td></td>
</tr>
<tr>
<td><strong>D</strong> Minimum specific provision</td>
<td>£12,450</td>
<td></td>
</tr>
</tbody>
</table>

**Actual provision for doubtful debt - general**

These are the provision for doubtful debt that your *credit union* has *actually* made to cover potential doubtful debts, in the future, as laid down in *CREDS*. It is the same figure that appears at **1G** on the Quarterly Return (CQ).

**Minimum provision for doubtful debt - general**

Minimum general provisions are based on all actual net liabilities on loans which are currently not in arrears or are up to and including 3 months in arrears. (Please refer to Arrears analysis below for further details).

The formula for working out **minimum general provisions** is as follows:

**Minimum general provision**

£

Total net liabilities (**1E** on CQ)
Total arrears over 3 months (C above) 
(                      )

E
Total net liabilities subject to general provision

Minimum general provision
(2% of E)
Information for version 1 credit unions
(continued)

An example on how to work out minimum general provisions is given below:

Minimum general provision

£

Total net liabilities (1E on CQ)
107,250

Total arrears over 3 months (C)
(17,000)

E

Total net liabilities subject to general provision
90,250

F

Minimum general provision
£1,805

(2% of £)

How is total net worth calculated?

From the above we have established how to work out how much money your credit union should be setting aside to adequately cover doubtful debts. CREDS 5.3.12G states that "bad and doubtful debts must be taken into account" when determining the credit union's total net worth.

For this reason, if your credit union has not made adequate provisions the shortfall will be deducted from total capital in determining the total net worth of the credit union. Version 1 credit unions cannot, however, include surplus provisions in this calculation. To calculate the total net worth of your credit union you can use the following table:

<table>
<thead>
<tr>
<th>Minimum Provision</th>
<th>Actual Provision</th>
<th>Affecting net worth</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>
### Specific

<table>
<thead>
<tr>
<th>A</th>
<th>B</th>
</tr>
</thead>
<tbody>
<tr>
<td>If A &lt; B then</td>
<td>&quot;nil&quot;</td>
</tr>
<tr>
<td>If A &gt; B then</td>
<td>(B – A)</td>
</tr>
</tbody>
</table>

### General

<table>
<thead>
<tr>
<th>C</th>
<th>D</th>
</tr>
</thead>
<tbody>
<tr>
<td>If C &lt; D then</td>
<td>&quot;nil&quot;</td>
</tr>
<tr>
<td>If C &gt; D then</td>
<td>(D – C)</td>
</tr>
</tbody>
</table>

Using the figures from the example above:

- Actual provision for doubtful debt – specific = £14,000
- Actual provision for doubtful debt – general = £1,000

<table>
<thead>
<tr>
<th>Minimum Provision</th>
<th>Actual Provision</th>
<th>Affecting net worth</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Specific</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>12,450</td>
<td>14,000</td>
</tr>
<tr>
<td></td>
<td>&quot;nil&quot;</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>General</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>1,850</td>
<td>1,000</td>
</tr>
<tr>
<td></td>
<td>£850</td>
</tr>
</tbody>
</table>
The total net worth of your credit union is:

- Total capital
- Less: specific provision – affecting net worth
- Less: general provision – affecting net worth

For the purpose of this example, total capital is £2,000.

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Total capital</td>
<td>£2,000</td>
</tr>
<tr>
<td>Less: specific provision – affecting net worth</td>
<td>(£0)</td>
</tr>
<tr>
<td>Less: general provision – affecting net worth</td>
<td>(£850)</td>
</tr>
</tbody>
</table>

**Total net worth**

£1,150

On this example, your credit union would satisfy the requirements of CREDS, since the credit union has a "positive net worth".

**Capital ratio** (for information purposes only)

To determine the capital ratio your credit union will use the following formula:

\[
\text{Total capital (5E or 20C)} \times \frac{1}{100}
\]

\[
\text{Total assets (4A or 16C)}
\]
6A-C This relates to net liabilities on loans mentioned at "loans to members" – 1B – 1G. There are 2 time periods under which to analyse the number and amount of loans in arrears and have net liabilities attached.

<table>
<thead>
<tr>
<th>Time Period</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>&quot;3 months to 12 months&quot;</td>
<td>All loans which are over 3 months and up to and including 12 months in arrears, and have net liabilities attached.</td>
</tr>
<tr>
<td>&quot;over 12 months&quot;</td>
<td>All loans over 12 months in arrears, which have net liabilities attached.</td>
</tr>
</tbody>
</table>

**Please note:** Where payments actually received from a member are irregular in timing and/or amount, your credit union needs to have a policy on how to deal with such arrears. Ultimately, how sure can your credit union be that such a loan will not be defaulted upon in the future? The main concern for us is that your credit union can be confident that adequate provisions have been made to offset any potential burdens an irrecoverable debt would place on the credit union in the future. For this reason, it may be prudent for your credit union to make provisions for such risks.

For example: If 15 weekly repayments have been missed (or an amount equivalent to 15 weekly repayments is overdue), then the loan is to be included under the "3 months to 12 months" time period, irrespective of when the most recent repayment was received.

<table>
<thead>
<tr>
<th>Number</th>
<th>The actual number of outstanding loans, within the time periods mentioned above, with net liabilities at the end of the quarter.</th>
</tr>
</thead>
<tbody>
<tr>
<td>Net liabilities</td>
<td>The total amount outstanding on all loans (inclusive of interest owing) in arrears for each time period (i.e. if a loan is in arrears, the figure used should be the total net liabilities owed by the member, including interest - not just the sum of the repayments that have been missed). The formula used is as follows: Loan balance + interest owing – attached share balance = Net liability</td>
</tr>
</tbody>
</table>

The table below is an example on how to work out net liability:

**Loans 3-12 months in arrears**

<table>
<thead>
<tr>
<th>Loan No.</th>
<th>Loan balance</th>
<th>Interest owing</th>
<th>Attached share balance</th>
<th>Net liability</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>£390</td>
<td>£10</td>
<td>£200</td>
<td>£200</td>
</tr>
<tr>
<td>2</td>
<td>£580</td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>
From this table we see that there are 4 loans with positive net liabilities. Total net liabilities for this period is £2,375.

The **Total** of the number and amount of net liabilities of loans in arrears should also be given. From the example above totals will be as follows:

<table>
<thead>
<tr>
<th>Number</th>
<th>Net Liability</th>
</tr>
</thead>
<tbody>
<tr>
<td>3-12 months</td>
<td>4</td>
</tr>
<tr>
<td></td>
<td>£2,375</td>
</tr>
<tr>
<td>Over 12 months</td>
<td></td>
</tr>
</tbody>
</table>
**Liquidity ratio**

<p>| | | |</p>
<table>
<thead>
<tr>
<th></th>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>7A</td>
<td>Cash and bank balance</td>
<td>The total amount in your <em>credit union</em>’s bank current account plus any cash in the custody of officers (e.g. cash for the collection point float or petty cash). The following are not to be included in this calculation:</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Authorised overdrafts;</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Committed facilities;</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Other investments of surplus funds which will fall into the investments section of liquid assets.</td>
</tr>
<tr>
<td></td>
<td></td>
<td><strong>Please note</strong> that this relates to money relating to members and juvenile depositors. <em>Credit unions</em> no longer have to keep the <em>deposits</em> of juveniles separate from the shares of members. Grants that constitute part of the <em>bank</em> balance should be excluded from liquid assets, unless there are adequate funds in long-term investment to cover the amount of the grant used for this purpose.</td>
</tr>
<tr>
<td>7B</td>
<td>Investments (less than 8 days to maturity)</td>
<td>CREDS 6.3.8R states that only investments that could be realised within eight days can be included in calculating your <em>credit union</em>’s liquidity ratio. It is therefore important that your committee of management takes a long-term view of the <em>credit union</em> business before investing surplus funds. Your <em>credit union</em> will need to be aware of redemption penalties or other losses you may incur for the early realisation of such funds. In short, most investments can be converted into cash but at a cost.</td>
</tr>
<tr>
<td></td>
<td></td>
<td><strong>Please note:</strong> This will include any deposit accounts your <em>credit union</em> may use.</td>
</tr>
<tr>
<td></td>
<td></td>
<td><strong>IMPORTANT NOTICE:</strong> <em>Version 1 credit unions</em> should not hold investments with a maturity date of over 12 months (CREDS 3.2.2R).</td>
</tr>
<tr>
<td></td>
<td></td>
<td>The remainder of the information at 7B relates directly to <em>version 2 credit unions</em>.</td>
</tr>
<tr>
<td></td>
<td></td>
<td>CREDS 6.3.6E(1) provides that for the purpose of calculating a <em>credit union</em>’s liquidity ratio, the <em>securities</em> referred to in CREDS 3.2.1R to 3.2.3R should be valued on the basis that they could be realised at par, minus the following discounts:</td>
</tr>
<tr>
<td></td>
<td></td>
<td>(a) maturity less than 1 year - Zero</td>
</tr>
<tr>
<td></td>
<td></td>
<td>(b) maturity 1 to 5 years - 5%”</td>
</tr>
<tr>
<td></td>
<td></td>
<td>So in events where your <em>credit union</em> can realise investments within eight days, you will still need to reduce the applicable figure by 5% for all <em>securities</em> with a maturity date of between one and five years.</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Example:</td>
</tr>
<tr>
<td>Time period</td>
<td>Amount realisable in 8 days</td>
<td>Amount allowed for liquidity</td>
</tr>
<tr>
<td>-------------</td>
<td>----------------------------</td>
<td>----------------------------</td>
</tr>
<tr>
<td>Less than 1 year</td>
<td>£200</td>
<td>£200</td>
</tr>
<tr>
<td>1 to 5 years</td>
<td>£500</td>
<td>£475</td>
</tr>
</tbody>
</table>

Whilst these are minimum requirements your credit union will need to draft and implement a comprehensive Liquidity Management Policy to account for the greater risks attached to longer-term investments.

7C Unused committed facilities

A committed facility is a committed line of credit, other than an overdraft, from a bank. These are funds immediately available from a bank and constitute a loan.

This relates to a credit union that has secured committed facilities from an institution authorised to accept deposits within the EEA. Normally this will be the bank with which your credit union holds its current account. Any unused committed facilities can be entered into this box. If your credit union does not have any committed facilities this box should be filled by a "nil". We would like to draw your attention to CREDS 3.3.3R. It states that "the borrowing of a version 1 credit union must not exceed, except on a short term basis, an amount equal to 20% of the total non-deferred shares in the credit union".

CREDS 3.3.4E provides that, if the borrowing of a version 1 credit union exceeds this amount at the end of more than two consecutive quarters, this may be relied on as tending to indicate contravention of CREDS 3.3.3R.

Please note that any unused committed facilities may only be used for calculating the liquidity ratio of your credit union, but cannot be used when calculating the total assets of your credit union. We reserve the right to seek evidence of any committed facilities which are used for liquidity purposes.

7D Unused overdrafts

This relates to a credit union which has an authorised overdraft arrangement with an institution authorised to accept deposits within the EEA. Normally this will be the bank with which your credit union holds its current account. Any surplus overdrafts which has not been used can be entered into this box. If your credit union does not have an authorised overdraft facility this box should be filled by a "nil". Again, we would like to draw your attention to CREDS 3.3.3R. It states that "the borrowing of a version 1 credit union must not exceed, except on a short term basis, an amount equal to 20% of the total non-deferred shares in the credit union".

CREDS 3.3.4E provides that, if the borrowing of a version 1 credit union exceeds this amount at the end of more than two consecutive quarters, this may be relied on as tending to indicate contravention of CREDS 3.3.3R.
Please note that any unused overdrafts may only be used for calculating the liquidity ratio of your credit union, but cannot be used when calculating the total assets of your credit union. We reserve the right to seek evidence that a credit union overdraft facility, which is used for liquidity purposes, has indeed been authorised by the relevant bank.

<table>
<thead>
<tr>
<th>7E</th>
<th>Total liquid assets</th>
<th>This figure is calculated by the following:</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td>7A + 7B + 7C + 7D = 7E</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>7F</th>
<th>Unattached shares/juvenile deposits</th>
<th>Total value of unattached shares and the total value of juvenile deposits held by your credit union.</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td>“unattached shares” means the total shares in the credit union other than attached shares and deferred shares.</td>
</tr>
<tr>
<td></td>
<td></td>
<td>“attached shares” are shares that act as security for a loan, or for Great Britain credit unions shares that cannot be withdrawn under the terms of the loan, or, for Great Britain credit unions that made loans to members prior to the coming into force of the Legislative Reform (Industrial and Provident Societies and Credit Unions) Order 2011 and Northern Ireland credit unions, shares that cannot be withdrawn without the permission of the committee of management.</td>
</tr>
</tbody>
</table>

### Liabilities (with an original or remaining maturity of less than three months)

These are all liabilities excluding unattached shares / juvenile deposits (which are already covered in the relevant liabilities being calculated).

Only liabilities that fall due within the three-month period are to be included in the calculations. 7G and 7H below fall into this group.

**Please note:** Only those liabilities (repayments of capital and interest) which fall due over the next three months are to be included.

<table>
<thead>
<tr>
<th>7G</th>
<th>Authorised overdrafts</th>
<th>All drawn down overdrafts which need to be repaid over the next three months are to be included here</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td>Example:</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Your credit union has an overdraft facility of £2,000.</td>
</tr>
<tr>
<td></td>
<td></td>
<td>It has drawn down £600 which it expects to pay back over the next six months on a pro-rata basis.</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Over the next three months your credit union will expect to pay back £300 capital and any interest charges.</td>
</tr>
<tr>
<td></td>
<td></td>
<td>This is the figure to be included.</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>7H</th>
<th>Other liabilities/borrowings</th>
<th>These are all liabilities excluding unattached shares / juvenile deposits and authorised overdrafts (which are already covered in 7F and 7G.</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td>Included in this category are such things as:</td>
</tr>
<tr>
<td></td>
<td></td>
<td>loans from other credit unions;</td>
</tr>
<tr>
<td></td>
<td></td>
<td>loans from banks;</td>
</tr>
<tr>
<td></td>
<td></td>
<td>subordinated debts;</td>
</tr>
<tr>
<td></td>
<td></td>
<td>committed facilities</td>
</tr>
</tbody>
</table>

**Example:**

Your credit union receives a £1,200 loan from your local bank. The terms of the loan agreement state that the loan must be repaid in 12 equal monthly instalments over a year. Your credit union has to pay back £100 capital and outstanding interest at the end of every month.

In this instance your credit union should include three monthly repayments (to include capital and interest), when calculating liabilities with maturity of less than three months.
<table>
<thead>
<tr>
<th></th>
<th>Total relevant liabilities</th>
<th>This figure is calculated by using the following formula:</th>
</tr>
</thead>
<tbody>
<tr>
<td>7J</td>
<td><strong>7F + 7G + 7H = 7J</strong></td>
<td></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th></th>
<th>Liquidity ratio</th>
<th>To determine the liquidity ratio, your credit union will use the following formula:</th>
</tr>
</thead>
<tbody>
<tr>
<td>7K</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td>Total liquid assets (7E)</td>
</tr>
<tr>
<td></td>
<td></td>
<td>$\times$</td>
</tr>
<tr>
<td></td>
<td></td>
<td>100</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Total relevant liabilities (7J)</td>
</tr>
<tr>
<td></td>
<td></td>
<td>1</td>
</tr>
</tbody>
</table>
Whilst these figures relate to the quarter end, your credit union will need to look at large exposures requirements when issuing loans. For example, a large exposure is defined as any individual net liability which is at least £7,500 and at least 10% of the value of the credit union's capital.

8A  Largest net exposure

A credit union should report here its largest large net exposure. To work out your credit union's largest large net exposure you will need to determine:

a) the net exposure on each loan and find the largest figure.
   The formula for this is:
   \[(\text{loan balance} + \text{interest owing}) - \text{attached share balance}\]

b) what is the total capital of your credit union? This is defined at 5E of CQ or, where your credit union has revaluation reserves or deferred share reserves, it is defined as adjusted capital at 20C on the supplementary analysis of the CQ.

Say, for example your credit union's total capital is £40,000. We know from the above that only net liabilities over 10% of Capital are subject to the large exposures rule. Ten percent of £40,000 is £4,000.

However, we further know from the above that only net liabilities over £7,500 are subject to the large exposures rule. Below we see all net exposures over 10% of total capital and those that do and do not qualify:

Example:

<table>
<thead>
<tr>
<th>Member number</th>
<th>Attached share balance</th>
<th>Loan balance + interest owing</th>
<th>Net liabilities</th>
<th>Is it a large exposure?</th>
</tr>
</thead>
<tbody>
<tr>
<td>150</td>
<td>£3,125</td>
<td>£12,500</td>
<td>£9,375</td>
<td>YES</td>
</tr>
<tr>
<td>152</td>
<td>£1,750</td>
<td>£10,000</td>
<td>£8,250</td>
<td>YES</td>
</tr>
<tr>
<td>103</td>
<td>£3,115</td>
<td>£12,002</td>
<td>£8,887</td>
<td>YES</td>
</tr>
</tbody>
</table>
£8,887
YES
462
£2,500
£6,700
£4,200
109
£4,000
£8,500
£4,500
No

As we can see the largest net exposure is that of member 150 and it is £9,375.
An individual large exposure should not exceed **25%** of your credit union's capital (*CREDS 7.4.2R*).

To determine this percentage, your credit union will need to use the following calculation:

\[
\text{Largest large net exposure (8A)} \times \frac{100}{100} \times \frac{\text{Total capital (5E or 20C)}}{1} = \text{Percentage}
\]

So:

\[
\begin{align*}
\text{£9,375} & \times \frac{100}{100} \\
\text{£40,000} & \times \frac{1}{1} \\
\end{align*}
\]

= **23.44%**

8C Aggregate total of large net exposures

This figure relates to the sum total of all net liabilities subject to the large exposures rule as defined in 8A above.

Taking the example at 8A above, this figure will be **£35,285** (see below).

<table>
<thead>
<tr>
<th>Member number</th>
<th>Attached share balance</th>
<th>Loan balance + interest owing</th>
<th>Net liabilities</th>
</tr>
</thead>
<tbody>
<tr>
<td>150</td>
<td>£3,125</td>
<td>£12,500</td>
<td>£9,375</td>
</tr>
<tr>
<td>152</td>
<td>£1,750</td>
<td>£10,000</td>
<td>£8,250</td>
</tr>
<tr>
<td>103</td>
<td>£3,115</td>
<td>£12,002</td>
<td>£8,887</td>
</tr>
<tr>
<td>204</td>
<td>£2,138</td>
<td>£10,911</td>
<td>£8,773</td>
</tr>
</tbody>
</table>

**Totals**

- £10,128
- £45,413
- £35,285
CREDS states that the aggregate total of large net exposures should not exceed 500% of the total capital of the credit union, and should not exceed 300% of total capital without prior notifying the PRA. To see if the example satisfies the rules please use the following calculation:

Aggregate total of large net exposures (8C)

\[ \frac{\text{ Aggregate total of large net exposures (8C) } \times 100}{\text{ Total capital (5E or 20C) } 1} = 88.21\% \]

Large version 1 and version 2 credit unions

Risk adjusted capital ratio

A risk adjusted capital ratio is a requirement for larger version 1 credit unions and version 2 credit unions under CREDS.

CREDS 5.3.15R states "A version 1 credit union with total assets of more than £10 million or a total number of members of more than 10,000, or both, must maintain at all times a risk-adjusted capital to total assets ratio of at least 8%"
9B Net provisions or 1% of total assets – whichever is the lower

Capital should be risk-adjusted for version 2 credit unions and large version 1 credit unions (CREDS 5.4.1R and CREDS 5.3.15R). The maximum net figure for provisions that may be included in calculating risk-adjusted capital is 1% of total assets (CREDS 5.4.2R).

Net provisions are those provisions your credit union has made minus minimum specific provisions. In other words:

Provision

\[ \text{Provision} = \text{100% of net liabilities on loans which are 12 months or more in arrears} - \text{35% of net liabilities on loans 3-12 months in arrears} \]

\[ = \] Net provisions

This figure is calculated by using the following calculation:

**Arrears Analysis**

<table>
<thead>
<tr>
<th>Number</th>
<th>Net Liabilities</th>
</tr>
</thead>
<tbody>
<tr>
<td>3 months to 12 months</td>
<td>( A )</td>
</tr>
<tr>
<td>( £ )</td>
<td></td>
</tr>
<tr>
<td>Over 12 months</td>
<td>( B )</td>
</tr>
<tr>
<td>( £ )</td>
<td></td>
</tr>
</tbody>
</table>

\[ \text{Total arrears} = A + B \]

\[ £ \]

The above arrears are based on net liabilities.
Minimum specific provision

£

35% of A (arrears - 3 months to 12 month)

100% of B (arrears over 12 months)

D
Total minimum specific provision

Actual specific provision for doubtful debt
(as at 1F)

Actual general provision for doubtful debt
(as at 1G)

E
Total actual provisions

Total minimum specific provision (D)
( )
E
Net provisions

Total assets (as at 4A of CQ or 16C of the supplementary analysis of the CQ)

G
1% of total assets

The figure that needs to be posted to the Quarterly Return (CQ) is the lesser of E and G. If this is a negative figure, the figure that appears on the Quarterly Return (CQ) needs to be a negative figure.
A worked example is given on the next page

Example

Arrears Analysis

<table>
<thead>
<tr>
<th>Number</th>
<th>Net Liabilities</th>
</tr>
</thead>
<tbody>
<tr>
<td>3 months to 12 months</td>
<td>5</td>
</tr>
<tr>
<td></td>
<td>£28,000</td>
</tr>
<tr>
<td>Over 12 months</td>
<td>10</td>
</tr>
<tr>
<td></td>
<td>£67,000</td>
</tr>
</tbody>
</table>
Total arrears

\[ C = A + B \]

£95,000

The above arrears are based on net liabilities

Minimum specific provision

£

35% of \( A \) (arrears - 3 months to 12 month)

9,800

100% of \( B \) (arrears over 12 months)

67,000

\[ D \]

Total minimum specific provision

76,800

Actual specific provision for doubtful debt
(as at 1F)

70,000

Actual general provision for doubtful debt
(as at 1G)

10,000

\[ E \]

Total actual provisions

80,000
Total minimum specific provision (D)

(76,800)

F

Net provisions

3,200

Total assets (as at 4A of CQ or 16C of the supplementary analysis of the CQ)

1,120,000

G

1% of total assets

11,200

So the figure to be posted onto the Quarterly Return (CQ) at 9B is £3,200.

<table>
<thead>
<tr>
<th></th>
<th>Total risk adjusted capital</th>
<th>This figure is calculated using the following formula: 9A + 9B = 9C</th>
</tr>
</thead>
<tbody>
<tr>
<td>9C</td>
<td>Total assets</td>
<td>This is the total assets of your credit union. It will be the same figure that appears in 4A of the CQ or, where a credit union has revaluation reserves, at 16C of the supplementary analysis of the CQ. Please note that unused overdrafts or unused committed facilities cannot be used when calculating the total assets of your credit union.</td>
</tr>
</tbody>
</table>
Risk adjusted capital ratio

The risk adjusted capital ratio your credit union will use the following formula:

\[
\text{Total risk adjusted capital (9C)} \times \frac{1}{100} \\
\text{Total assets (9D)}
\]
General Information

A credit union should complete the relevant sections of the supplementary analysis of the quarterly return (CQ) for credit unions if any of the following conditions apply:

- the Great Britain credit union has issued interest-bearing shares under section 7A of the Credit Unions Act 1979 (the Act);
- the Great Britain credit union has issued deferred shares in accordance with section 31A of the Act;
- the Great Britain credit union has admitted corporate members under section 5A of the Act; or
- the credit union has revaluation reserves from the upward valuation of property fixed assets.

The sections of the supplementary analysis of the CQ should be completed as follows:

Sections 10 – 15 should be completed by a Great Britain credit union that has issued interest-bearing shares, issued deferred shares or admitted corporate members.

- These sections are intended to break down some of the information contained in the CQ in order to give a clearer picture of the financial position of Great Britain credit unions that undertake these activities.
- The Credit Unions (Northern Ireland) Order 1985 does not provide for Northern Ireland credit unions to undertake the activities listed above. Therefore, Northern Ireland credit unions do not need to complete sections 10 – 15.

Sections 16 – 21 should be completed by a Great Britain credit union that has issued deferred shares or has revaluation reserves. Sections 16 and 19 – 21 should be completed by a Northern Ireland credit union that has revaluation reserves.

- Sections 16 – 21 are intended to recalculate or adjust the value of reserves and capital by including the appropriate amount of deferred share reserves and revaluation reserves. Adjusted reserves amounts at 17E and 18A are used to determine whether a Great Britain credit union meets the reserve requirements for issuing interest-bearing shares under section 7A of the Act. Adjusted capital amounts at 20C and 21A are used to determine whether a credit union meets the capital requirements in CREDS.

---

**Interest-bearing shares**

**10A Total shares**

The total amount of money held by the credit union relating to shares paid in by members. The amount entered here should be transferred from 1A on CQ for analysis. In the following sections, this amount should be broken down into interest-bearing and dividend-bearing shares so that:

\[ 10A = 10B + 10C \]

**10B Interest-bearing shares**

The total amount of money held by the credit union in respect of shares that are interest-bearing.

**10C Dividend-bearing shares**

The total amount of money held by the credit union in respect of shares that are dividend-bearing.

---

**Deferred shares**

**11A Total shares**

The total amount of money held by the credit union relating to shares paid in by members.
The amount entered here should be transferred from 1A on CQ for analysis. In the following sections, this amount should be broken down into non-deferred shares and deferred shares so that: 

\[11A = 11B + 11C\]

<table>
<thead>
<tr>
<th>11B</th>
<th>Non-deferred shares</th>
<th>The total amount of money held by the credit union in respect of non-deferred shares.</th>
</tr>
</thead>
<tbody>
<tr>
<td>11C</td>
<td>Deferred shares</td>
<td>The total amount of money held by the credit union in respect of deferred shares.</td>
</tr>
</tbody>
</table>

## Corporate membership

### Corporate members

| 12A  | Number of members  | Total number of members of the credit union. The amount entered here should be transferred from 1a on CQ for analysis. In the following sections, this amount should be broken down into different categories of member so that: 
12A = 12B + 12C + 12D + 12E |
<table>
<thead>
<tr>
<th></th>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>12B</td>
<td>Individuals</td>
<td>The number of members of the credit union that are individuals.</td>
</tr>
<tr>
<td>12C</td>
<td>Bodies corporate</td>
<td>The number of members of the credit union that are bodies corporate.</td>
</tr>
<tr>
<td>12D</td>
<td>Partnerships</td>
<td>The number of members of the credit union that are partnerships.</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Partnerships are represented by individuals who are members of a credit union in their capacity as partners in a partnership.</td>
</tr>
<tr>
<td>12E</td>
<td>Unincorporated associations</td>
<td>The number of members of the credit union that are unincorporated associations. Unincorporated associations are represented by individuals who are members of a credit union in their capacity as officers or members of the governing body of an unincorporated association.</td>
</tr>
</tbody>
</table>

### Corporate non-deferred shares

<table>
<thead>
<tr>
<th>13A</th>
<th>Non-deferred shares</th>
<th>The total amount of money held by the credit union in respect of shares that are not deferred shares. The amount entered here should be equal to the amount at 11B above. In the following sections, this amount should be broken down into non-deferred shares held by different categories of member so that: 13A = 13B + 13C + 13D + 13E</th>
</tr>
</thead>
<tbody>
<tr>
<td>13B</td>
<td>Individual non-deferred shares</td>
<td>The total amount held by the credit union in respect of non-deferred shares held by individuals.</td>
</tr>
<tr>
<td>13C</td>
<td>Body corporate non-deferred shares</td>
<td>The total amount held by the credit union in respect of non-deferred shares held by bodies corporate.</td>
</tr>
<tr>
<td>13D</td>
<td>Partnership non-deferred shares</td>
<td>The total amount held by the credit union in respect of non-deferred shares held by partnerships. Partnerships are represented by individuals who are</td>
</tr>
</tbody>
</table>
members of a credit union in their capacity as partners in a partnership.

13E Unincorporated association non-deferred shares

The total amount held by the credit union in respect of non-deferred shares held by unincorporated associations.

Unincorporated associations are represented by individuals who are members of a credit union in their capacity as officers or members of the governing body of an unincorporated association.

**Corporate deferred shares**

14A Deferred shares

The total amount of money held by the credit union in respect of deferred shares. This should be equal to the amount at 11C.

In the following sections, this amount should be broken down into deferred shares held by different categories of member so that:

14A = 14B + 14C + 14D + 14E

14B Individual deferred shares

The total amount held by the credit union in respect of deferred shares held by individuals.

14C Body corporate deferred shares

The total amount held by the credit union in respect of deferred shares held by bodies corporate.

14D Partnership deferred shares

The total amount held by the credit union in respect of deferred shares held by partnerships.

Partnerships are represented by individuals who are members of a credit union in their capacity as partners in a partnership.

14E Unincorporated association deferred shares

The total amount held by the credit union in respect of deferred shares held by unincorporated associations.

Unincorporated associations are individuals who are members of a credit union in their capacity as officers or members of the governing body of an unincorporated association.

**Corporate loans**

15A Total loans to members

The total amount outstanding to the credit union on loans to members. The amount entered here should be transferred from 1B on CQ for analysis.

In the following sections, this amount should be broken down into loans to different categories of member so that:

15A = 15B + 15C + 15D + 15E

15B Individual loans

The total amount outstanding to the credit union on loans to individuals.

15C Body corporate loans

The total amount outstanding to the credit union on loans to bodies corporate.

15D Partnership loans

The total amount outstanding to the credit union on loans to partnerships.

Partnerships are represented by individuals who are members of a credit union in their capacity as partners in a partnership.
15E Unincorporated association loans
The total amount outstanding to the credit union on loans to unincorporated associations. Unincorporated associations are represented by individuals who are members of a credit union in their capacity as officers or members of the governing body of an unincorporated association.

Reserves and capital – adjusted for deferred share reserves and revaluation reserves

Re-valued total assets

16A Total assets
The value of total assets of the credit union, excluding any amount for the upward revaluation of property fixed assets. The amount entered here should be transferred from 4A on CQ.

16B Revaluation amount
The amount by which the property fixed assets the credit union owns have been re-valued upwards, being the difference between current market values and the book values of the property fixed assets.

16C Re-valued total assets
The current market value of total assets of the credit union, including any amount for the upward revaluation of property fixed assets, so that:

16C = 16A + 16B
This amount will be used to determine which CREDS requirements apply to a credit union.

Adjusted reserves - total

17A Audited reserves – General
The total amount held by the Great Britain credit union in general reserves. The amount entered here should be transferred from 5A on CQ.

17B Audited reserves – Other
The total amount of money held by the Great Britain credit union in other reserves. This amount should not include deferred share reserves or revaluation reserves. The amount entered here should be transferred from 5B on CQ.

17C Revaluation reserves
The amount of revaluation reserves held by the Great Britain credit union, arising from the differences between current market values and the book values of the property fixed assets.

17D Deferred share reserves
The total amount held by the Great Britain credit union in the deferred share reserves. Under section 7(6) of the Act, where subscribed for in full, Great Britain credit unions must transfer a sum equal to the amount paid for deferred shares to its reserves.
### Adjusted reserves

<table>
<thead>
<tr>
<th>Code</th>
<th>Description</th>
<th>Formula</th>
<th>Notes</th>
</tr>
</thead>
<tbody>
<tr>
<td>17E</td>
<td>Adjusted reserves</td>
<td>( 17E = 17A + 17B + 17C + 17D )</td>
<td></td>
</tr>
<tr>
<td></td>
<td>The total amount of money held by the Great Britain credit union in reserves (including revaluation reserves and deferred share reserves), so that: This amount will be used to determine whether a Great Britain credit union meets the reserve requirements for issuing interest-bearing shares under section 7A of the Act.</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

#### Adjusted reserves - percentage

<table>
<thead>
<tr>
<th>Code</th>
<th>Description</th>
<th>Formula</th>
<th>Notes</th>
</tr>
</thead>
<tbody>
<tr>
<td>18A</td>
<td>Adjusted reserves as % of re-valued total assets</td>
<td>( \frac{\text{Adjusted reserves} (17E)}{\text{Re-valued total assets} (16C)} \times 100 )</td>
<td></td>
</tr>
<tr>
<td></td>
<td>To determine this ratio the Great Britain credit union should use the following formula:</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>Adjusted reserves (17E)</td>
<td>X</td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td>100</td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td>/</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Re-valued total assets (16C)</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>This amount will be used to determine whether a Great Britain credit union meets the reserve requirements for issuing interest-bearing shares under section 7A of the Act.</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

#### Revaluation reserves – CREDS capital element

<table>
<thead>
<tr>
<th>Code</th>
<th>Description</th>
<th>Formula</th>
<th>Notes</th>
</tr>
</thead>
<tbody>
<tr>
<td>19A</td>
<td>Total capital</td>
<td>The total amount held by the credit union as capital in the form of general reserves, other reserves, interim profit or loss, and subordinated debt. This amount should not include deferred share reserves or revaluation reserves. The amount entered here should be transferred from 5E on CQ.</td>
<td></td>
</tr>
<tr>
<td>19B</td>
<td>Deferred share reserves</td>
<td>The total amount held by the credit union in the deferred share reserves. Under section 7(6) of the Act, where subscribed for in full, Great Britain credit unions must transfer a sum equal to the amount paid for deferred shares to its reserves. For Northern Ireland credit unions, the amount entered here will be nil.</td>
<td></td>
</tr>
<tr>
<td>19C</td>
<td>Total capital and deferred share reserves</td>
<td>( 19C = 19A + 19B )</td>
<td></td>
</tr>
<tr>
<td>19D</td>
<td>1/3 of (Total capital and deferred share reserves)</td>
<td>To determine this amount the credit union should use the following formula:</td>
<td></td>
</tr>
</tbody>
</table>

Notes on completing the Quarterly Return (CQ) for credit unions
### Adjusted capital - total

<table>
<thead>
<tr>
<th></th>
<th>Description</th>
<th>Calculation</th>
</tr>
</thead>
<tbody>
<tr>
<td>20A</td>
<td>Total capital and deferred share reserves</td>
<td>The total amount held by the credit union in total capital and deferred share reserves. This amount should be equal to 19C above.</td>
</tr>
<tr>
<td>20B</td>
<td>Revaluation reserves – CREDS capital element</td>
<td>The amount of revaluation reserves that can be included in capital for the purpose of meeting the CREDS capital requirements. This amount should be equal to 19F above.</td>
</tr>
<tr>
<td>20C</td>
<td>Adjusted capital</td>
<td>The sum of total capital, deferred share reserves and the CREDS capital element of revaluation reserves so that:</td>
</tr>
</tbody>
</table>

\[
20C = 20A + 20B
\]
This amount will be used to determine whether a credit union meets the CREDS capital requirements.

### Adjusted capital - percentage

<table>
<thead>
<tr>
<th>21A</th>
<th>Adjusted capital as % of re-valued total assets</th>
<th>To determine this ratio the credit union should use the following formula:</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Adjusted capital (20C)</td>
<td></td>
</tr>
<tr>
<td></td>
<td>X</td>
<td></td>
</tr>
<tr>
<td></td>
<td>100</td>
<td></td>
</tr>
<tr>
<td></td>
<td>/</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Re-valued total assets (16C)</td>
<td></td>
</tr>
<tr>
<td></td>
<td>This amount will be used to determine whether</td>
<td></td>
</tr>
<tr>
<td></td>
<td>a credit union meets the CREDS capital</td>
<td></td>
</tr>
<tr>
<td></td>
<td>requirements.</td>
<td></td>
</tr>
</tbody>
</table>
Appendix 3b – Notes on completing the Annual Return (CY) for credit unions

<table>
<thead>
<tr>
<th>Contents</th>
<th>Notes page</th>
<th>Form page</th>
</tr>
</thead>
<tbody>
<tr>
<td>General Information</td>
<td>2</td>
<td></td>
</tr>
<tr>
<td>Accounting policies</td>
<td>2</td>
<td></td>
</tr>
<tr>
<td>Front page</td>
<td>2</td>
<td>1</td>
</tr>
<tr>
<td>Details of credit union</td>
<td>3</td>
<td>2</td>
</tr>
<tr>
<td>Fidelity bond insurance</td>
<td>3</td>
<td>3</td>
</tr>
<tr>
<td>Balance sheet</td>
<td>4</td>
<td>4</td>
</tr>
<tr>
<td>Revenue account</td>
<td>9</td>
<td>5</td>
</tr>
<tr>
<td>Appropriation account</td>
<td>1</td>
<td>6</td>
</tr>
<tr>
<td>Applications</td>
<td>11</td>
<td>6</td>
</tr>
<tr>
<td>Reserves</td>
<td>11</td>
<td>6</td>
</tr>
<tr>
<td>Notes to accounts</td>
<td>12</td>
<td>7</td>
</tr>
<tr>
<td>Credit union solvency</td>
<td>15</td>
<td>8</td>
</tr>
<tr>
<td>Liquidity ratio</td>
<td>20</td>
<td>10</td>
</tr>
<tr>
<td>Large version 1 and version 2 credit unions</td>
<td>27</td>
<td>10</td>
</tr>
<tr>
<td>Auditors statement</td>
<td>33</td>
<td>11</td>
</tr>
<tr>
<td>Committee of management</td>
<td>33</td>
<td>12</td>
</tr>
</tbody>
</table>
**General information**

The Annual Return (CY) should be completed by all credit unions in the United Kingdom at the end of their financial year. The form may be updated from time to time. Credit unions should use the form in force at the end of the financial year on which they are reporting. It should be completed using the accruals-based accounting method.

Please read CREDS in conjunction with these reporting instructions.

Send the fully completed Annual Return (CY) (including a completed auditor's statement) to the PRA in accordance with SUP 16.3.6R – SUP 16.3.13R by the date stated in the credit union’s rules. Failure to do so is a breach of your regulatory requirements, as laid down in CREDS, and may result in your credit union being subject to PRA sanctions.

A copy of the audited annual accounts of the credit union (and the auditor's report on those accounts) should also be submitted (see CREDS 8.2.6R).

If there is no figure to be entered in the box please write "nil", "none" or "N/A" as appropriate.

Care should be taken to avoid errors. The two people who sign page 3 of the Annual Return (CY) should initial any alterations to entries. Correction fluid should not be used in correcting entries.

Words in italics denote defined terms which can be found in the Glossary to the main Rulebook.

"CREDS" means the Credit Unions New sourcebook.
"SUP" means The Supervision Manual (part of the main PRA Handbook).
“CUO” means the Credit Unions Order (Northern Ireland) 1985.

The number and figure in brackets shown next to the headings refer to the box numbers on the Annual Return (CY) form.

### Accounting Policies

<table>
<thead>
<tr>
<th>Fixed assets</th>
<th>Fixed assets are stated at net book value. Depreciation is provided on fixed assets at rates expected to cover costs over their expected useful lives.</th>
</tr>
</thead>
<tbody>
<tr>
<td>Investments</td>
<td>These are stated at cost, less provision for permanent diminution in value where necessary.</td>
</tr>
<tr>
<td>Provision for doubtful debts</td>
<td>This is made in accordance with the rules and guidance set out in CREDS 7.5.4E.</td>
</tr>
<tr>
<td>Amount of interest</td>
<td>Interest receivable on loans and other investments and payable on loans made to the credit union is to be accrued.</td>
</tr>
</tbody>
</table>

### Front page

<table>
<thead>
<tr>
<th>Name</th>
<th>Insert the registered name of the credit union.</th>
</tr>
</thead>
<tbody>
<tr>
<td>Firm reference number</td>
<td>Insert the number assigned to the credit union by the FCA.</td>
</tr>
<tr>
<td>Financial year end</td>
<td>Insert the date of the credit union's financial year end (See CREDS 8.2.6R(2)(a)).</td>
</tr>
<tr>
<td>Version 1 / version 2 requirement</td>
<td>See Rulebook Glossary for definitions.</td>
</tr>
</tbody>
</table>
**Details of the credit union**

<table>
<thead>
<tr>
<th>Field</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>Name</td>
<td>Insert the registered name of the <em>credit union</em>.</td>
</tr>
<tr>
<td>Firm reference number</td>
<td>Insert the number assigned to the <em>credit union</em> by the FCA.</td>
</tr>
<tr>
<td>Address</td>
<td>Enter the registered address of the <em>credit union</em>.</td>
</tr>
<tr>
<td>Affiliation</td>
<td>Insert the name of the trade association that the <em>credit union</em> is affiliated to. If the <em>credit union</em> is not affiliated, insert &quot;none&quot;.</td>
</tr>
</tbody>
</table>

**A1 Membership**

Indicate in the appropriate boxes the number of members that the *credit union* currently has in each category of membership.

A "non-qualifying" member is someone who no longer fulfils the membership requirements, having once done so e.g. he or she no longer lives in the common bond area.

A "juvenile depositor" is a person who is too young to be a member of the *credit union* (for Great Britain *credit unions* under the *credit union*’s rules or, for Northern Ireland *credit unions*, under the CUO or the *credit union*’s rules), who can save up to a maximum of £10,000 or 1.5% of the total non-deferred shares in the *credit union*, but cannot take out a loan from the *credit union*.

**Audited accounts**

Delete “Yes or No” as appropriate. Audited annual accounts are required by the Friendly and Industrial and Provident Societies Act 1968 and the CUO. Attach a copy of the accounts before returning the Annual Return (CY). See CREDs 8.2.6R.

**A4 Computer software**

Please insert the name of the software system the *credit union* uses.

**A5 Bankers**

Please insert the name of the bank or building society the *credit union* holds its current account with.

**A6 Number of staff members paid for by the credit union**

Please insert the relevant number of full and part time staff the *credit union* employs. This figure should not include staff who work at the *credit union* but whose wages are paid by another organisation.

**A7 Number of staff members paid for by other organisations**

Please insert the number of paid staff that the *credit union* has that are paid for by outside organisations.

**A8 Paid staff members - approved persons**

Please delete either yes or no as appropriate.

**Fidelity bond insurance**

The purpose of this section is to ensure that the *credit union* had sufficient and continuous insurance in place during the period covered by the Annual Return (CY).

<table>
<thead>
<tr>
<th>Field</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>Policy issued by</td>
<td>Insert the name of the company providing the insurance to the <em>credit union</em>.</td>
</tr>
<tr>
<td>A8 Date of inception of policy or last renewal</td>
<td>Insert the date that the policy originally started or the date on which it was last renewed. The date of the last renewal is likely to coincide with the <em>credit union</em>’s year-end (prior year).</td>
</tr>
<tr>
<td>A9 Date of expiry of policy</td>
<td>This should be the date that the policy held by the <em>credit union</em> expires. It is likely to be the same date as the year-end for this return.</td>
</tr>
</tbody>
</table>
A10 **Amount of cover**
The amount of cover actually provided should be available from the bonding certificate or insurance policy.

**Table showing the amount of cover required (CREDS 4 Annex 1R)**

**Aggregate value**

*Cover required in respect of any one claim*

*Cover required in respect of total claims made in any one year*

<table>
<thead>
<tr>
<th>Aggregate value</th>
<th>Cover required in respect of any one claim</th>
<th>Cover required in respect of total claims made in any one year</th>
</tr>
</thead>
<tbody>
<tr>
<td>Less than £10,000</td>
<td>The higher of £500 or 50 per cent of the aggregate value</td>
<td>The higher of £1,000 or 100 per cent of the aggregate value</td>
</tr>
<tr>
<td>£10,000 to £100,000</td>
<td>The higher of £5,000 or 20 per cent of the aggregate value</td>
<td>100 per cent of the aggregate value</td>
</tr>
<tr>
<td>More than £100,000</td>
<td>The higher of £20,000 or 15 per cent of the aggregate value</td>
<td>The higher of £100,000 or 75 per cent of the aggregate value</td>
</tr>
<tr>
<td>Over £1,000,000</td>
<td>£150,000 plus 5 per cent of value over £1,000,000 (subject to a maximum of £2,000,000)</td>
<td>£750,000 plus 5 per cent of value over £1,000,000 (subject to a maximum of £4,000,000)</td>
</tr>
</tbody>
</table>

A11 **All claims in any one year**
The total amount of claims that the *credit union* has made on its fidelity bond insurance policy in this financial year.

A12 **Were any claims made?**
Please answer yes or no.

**Signatures**
The signatories should not sign the form until they have made sure that all entries are complete.

One signatory should be a member of the committee of management.

One signatory should be the secretary of the *credit union*.

Any corrections to entries should be initialled by each of the two signatories. Send in the form with originals (not photocopies).

**Balance sheet**
The balance sheet sets out the *credit union’s* total assets, reserves and liabilities at the end of the financial year.

**ASSETS**

1A **Fixed assets**
The figure entered here should include the value of any property the *credit union* owns (e.g. the *credit union’s* registered office, computer or office equipment). Depreciation of the fixed assets should be deducted before the figure is entered into the box. If a *credit union* has re-valued its property fixed assets upwards, the re-valued amount of fixed assets...
should not be included here. Instead, include here the value of fixed assets excluding any upward property revaluation. The re-valued amount of fixed assets should be included in the supplementary analysis of the annual return (CY) for credit unions at 41C.

### Current assets

<table>
<thead>
<tr>
<th></th>
<th>Description</th>
<th>Notes</th>
</tr>
</thead>
</table>
| 1B | Investments – Banks and Building Societies                                   | The total of money held in a bank or building society investment account: this will be separate from the current account that the credit union holds and will usually pay more interest on the monies held. Credit unions may only invest this money in deposits or loans to:  
  (1) a UK domestic firm with Part 4A permission to accept deposits;  
  (2) an institution which is authorised in any other EEA State to accept deposits (See CREDS 3.2.1R) |
| 1C | Investments – securities                                                    | The total of money held in securities.  
  A credit union may only invest this money in: sterling-denominated securities issued by the government of any EEA State; (2) and fixed-interest sterling-denominated securities guaranteed by the government of any EEA State (See CREDS 3.2.1R).  
  A version 1 credit union's investments should not have a maturity date exceeding 12 months from the date the investment was made (CREDS 3.2.2R).  
  A version 2 credit union's investments should not have a maturity date exceeding five years from the date the investment was made. (CREDS 3.2.3R)  
  Further information can be found in CREDS Chapter 3 (Investment and borrowing). |
| 1D | Investments juvenile deposits                                               | The investments held in respect of the credit union's juvenile depositors. |
| 1E | Secured loans                                                                | The total amount outstanding to the credit union that is secured e.g. on shares or property. This figure will exclude any loans written off during the financial year. Please note that if loans are secured on property, a legal charge should be taken out by the credit union to ensure that the loan is properly secured. |
| 1F | Unsecured loans                                                              | The total amount of loans that are made to members but are not fully secured as indicated above. This figure will exclude any loans written off during the financial year. |
|   | **Less: Provision for doubtful debts**                                       | This figure is deducted from the loan balances and is therefore shown as a negative. |
| 1G | General provision                                                           | CREDS 7.5.4E sets out that credit unions should maintain a general provision for bad and doubtful debts of at least 2% of net liabilities not already covered by specific provisioning on loan arrears (1H). General provisions are provisions that your credit union has made to cover potential doubtful debts in the future. These are loans currently not in arrears or loans that are in arrears up to three months. |
| 1H | Specific provision                                                          | CREDS 7.5.2R states that a credit union must make specific provision in its accounts of at least: |
(1) 35% of the net liability to the credit union of borrowers where the amount is more than three months in arrears.

(2) 100% of the net liability to the credit union of borrowers where the amount is more than 12 months in arrears.

Net liability on a loan can be calculated as follows:

(Balance of loan + outstanding interest) – attached shares

Where a member’s attached shares exceed the amount held in loan there is no risk to the credit union and no provision needs to be made.

Please note that these are minimum requirements and your credit union may need to make additional provisions to reflect the risks and/or potential risks bad debts will have on the credit union.

| 1J | Due from other credit unions | The total amount outstanding at the year-end on all loans made to other credit unions (irrespective of when the loans were made). |
| 1K | Cash and bank balances | The total amount in the credit union’s bank account, plus any cash that the credit union holds (e.g. collection point floats or petty cash). If the credit union has drawn upon its overdraft facilities, the amount owed should be inserted in box 2D of the balance sheet. |
| 1L | Other debtors | Any monies owed to the credit union from organisations not listed above. |
| 1M | Prepaid expenses | These are bills that the credit union has paid but the benefit falls into a later accounting period e.g. insurance premiums. |
| 1N | Other | This can include any other assets not covered in the above boxes. It may include suspense accounts that have been opened to correct an error. A suspense account figure should only appear under "assets" if the error results from over debiting and the amount is expected to be recoverable. Any entries made here should be itemised. |
| 1P | Total assets | This figure is the sum total of boxes 1A-1N. |

**LIABILITIES**

| 2A | Juvenile deposits | The total amount due to juvenile depositors. |
| 2B | Borrowings from other credit unions | The figure for the amount outstanding on any loan that the credit union may have received from another credit union. |
| 2C | Bank loan | The figure for the amount outstanding on any loan that the credit union may have received from a bank. |
| | | A version 1 credit union may not borrow more than 20% of the total shareholding (see box 13d) of the credit union except on a short-term basis. Subordinated debt does not form part of the later calculation. (See CREDS 3.3.3R to 3.3.6R for more information.) |
| 2D | Authorised overdrafts | The amount that the credit union is overdrawn at the bank. This figure should not be shown on the assets side of the balance sheet. |
| 2E | Grants | Total amount of grants that the credit union has received but not yet released to revenue. |
| 2F | Other creditors and accruals | Money that the credit union owes with respect to bills or interest still owing on loans. |
| 2G | Corporation tax | The amount of tax owed by the credit union at the year-end in respect of corporation tax. Corporation tax is payable on interest earned on non-trading income e.g. bank account interest. |
| 2H | Interest to juvenile depositors | The amount of interest payable on juvenile accounts that the credit union has not paid at the end of the financial year. |
| 2J | Applications | Total monies applied to dividend, rebate of interest and donations in the current year but not yet paid to members. |
| 2K | Other | This should include any other liability not covered above. All entries made here should be fully itemised. |
| 2L | Total liabilities | This figure is the sum total of boxes 2A-2K. |
| 2M | Net assets | This is the sum of total assets minus total liabilities (1P minus 2L). |

**Credit union capital and reserves**

| 2N | General reserves | Amount held by the credit union in general reserve (See CREDS 5.3.2R.) |
| 2P | Other reserves | Money that the credit union has set aside out of profits e.g. a revenue reserve to provide for unforeseen circumstances. Other reserves are entirely voluntary and do not have to be held by the credit union. |

**Please note:**

Under section 7(6) of the Credit Unions Act 1979, a Great Britain credit union shall transfer a sum equal to the amount paid on fully subordinated deferred shares to its reserves. However, if money is held for deferred shares by a Great Britain credit union, it should not be included here within other reserves in the main body of the CY, but reported separately in the supplementary analysis of the CY at 42D and 44B. Similarly, where a credit union has revaluation reserves, due to the upwards revaluation of fixed assets, it should not be included here within other reserves but reported separately in the supplementary analysis of the CY at 42C and 44E.

| 2Q-R | Subordinated debt | Subordinated debts in 2Q-R are loans where the lender has agreed to the terms set out on CREDS 5.2.1R. They are loans to the credit union where the lender has agreed to rank behind everyone else, if the credit union fails, in terms of recovering their money. The loans should have an original term of over five years. Whereas your credit union is permitted to raise subordinated debt from a variety of sources, it cannot automatically include subordinated debts when calculating the capital ratio. To be included in the calculation of capital, subordinated debt should meet the rules laid down in CREDS 5.2.1R(4). You will need to refer to this when calculating subordinated debt. Some of the main conditions are listed below: |

- When the loan is issued it should have a maturity date of more than five years.
- The conditions attached to the loan should state that the claims of the subordinated creditors should rank behind those of all unsubordinated creditors including the credit union’s shareholders.
- The subordinated debt should not become due and payable before its final maturity date except in the event of default by non-payment of any interest or principal under the debt agreement or the winding-up of the credit union.

**Please note** that only subordinated debt counting towards capital should be shown in 2Q-R.

To meet the subordinated debt rules laid down in Chapter 8 (Capital requirements) of CREDS, the following formula should be used in writing down your credit union’s subordinated debt (see CREDS 5.2.7R):
### Years to maturity

**Amount of loan counting towards capital**

<table>
<thead>
<tr>
<th>Years to Maturity</th>
<th>Amount of Loan Counting</th>
</tr>
</thead>
<tbody>
<tr>
<td>More than 4</td>
<td>100%</td>
</tr>
<tr>
<td>Less than and including 4, but more than 3</td>
<td>80%</td>
</tr>
<tr>
<td>Less than and including 3, but more than 2</td>
<td>60%</td>
</tr>
<tr>
<td>Less than and including 2, but more than 1</td>
<td>40%</td>
</tr>
<tr>
<td>Less than and including 1</td>
<td>20%</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>2S</th>
<th>Total capital</th>
<th>The total of boxes 2N-2R.</th>
</tr>
</thead>
<tbody>
<tr>
<td>2T</td>
<td>Members' share balances</td>
<td>Total amount of money held by the credit union in respect of shares paid in by members, including money paid in for deferred shares.</td>
</tr>
<tr>
<td>2U</td>
<td>Total capital and share balances</td>
<td>This is the sum of total capital plus members' share balances. This figure should be equal to the net assets figure shown in box 2M.</td>
</tr>
</tbody>
</table>
### Revenue account

The Revenue Account sets out the credit union's total income and expenditure, in order to arrive at the profit for the year.

<table>
<thead>
<tr>
<th>Income</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>3A Entrance fees</td>
<td>The total amount of money the credit union has received through entrance fees from new members.</td>
</tr>
<tr>
<td>3B Interest from members' loans</td>
<td>The total amount of interest earned on loans made to members.</td>
</tr>
<tr>
<td>3C Bank interest</td>
<td>The total amount of interest receivable on the credit union's bank account.</td>
</tr>
<tr>
<td>3D Other investment income</td>
<td>The total amount earned on investments held by the credit union.</td>
</tr>
<tr>
<td>3E Profit on sale of investments and assets</td>
<td>Profit earned on any investment or asset sales.</td>
</tr>
<tr>
<td>3F Bad debts recovered</td>
<td>The amount of debts that the credit union has recovered having previously written them out of the accounts.</td>
</tr>
<tr>
<td>3G Administrative charges on juvenile account</td>
<td>The amount earned by the credit union on any administrative charges to juvenile depositors.</td>
</tr>
<tr>
<td>3H Grants</td>
<td>Money received by the credit union in the form of a grant from another organisation and released into revenue.</td>
</tr>
<tr>
<td>3J Donations</td>
<td>Money received by the credit union in the form of a donation from a member or another body.</td>
</tr>
<tr>
<td>3K Insurance commission</td>
<td>Money received by the credit union from commission on insurance product sales.</td>
</tr>
<tr>
<td>3L Annual membership fees</td>
<td>Money received by the credit union from charging an annual membership fee for members.</td>
</tr>
<tr>
<td>3M Ancillary service charges</td>
<td>Money received by the credit union from fees for providing ancillary services to members.</td>
</tr>
<tr>
<td>3N Other income</td>
<td>This could be any other form of income received by the credit union that is not covered above by 3A-3M. Any entry made here should be fully itemised.</td>
</tr>
<tr>
<td>3P Total income</td>
<td>This figure is the sum total of boxes 3A-3N.</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Expenditure</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>4A Admin expenses</td>
<td>This figure should include the following expenditure items as a total figure:</td>
</tr>
<tr>
<td></td>
<td>1. Occupancy costs</td>
</tr>
<tr>
<td></td>
<td>2. Printing, stationery and advertising costs</td>
</tr>
<tr>
<td></td>
<td>3. Staff remuneration</td>
</tr>
<tr>
<td></td>
<td>4. Insurance costs (not fidelity bond)</td>
</tr>
<tr>
<td></td>
<td>5. Legal fees</td>
</tr>
<tr>
<td>4B Auditor's remuneration</td>
<td>Total payable to auditor.</td>
</tr>
<tr>
<td>4C Fidelity bond insurance</td>
<td>Total payable for fidelity insurance.</td>
</tr>
<tr>
<td>4D Management expenses</td>
<td>Total payable for expenses incurred by the officers of the credit union e.g. Officer expenses, honoraria to officers and expenses.</td>
</tr>
<tr>
<td>4E Bad debt provision</td>
<td>The net amount in the year added to the bad debt provision to provide adequately for loan arrears for the whole financial year. This may be a negative amount if arrears have fallen during the year.</td>
</tr>
</tbody>
</table>
Bad debts written off

The total amount of outstanding loans written out of the accounts due to non-payment to the extent that they have not been charged to the bad debt provision.

These are delinquent loans that your credit union believes are likely to be irrecoverable and has therefore been written out of the accounts. Writing off loans does not prevent your credit union continuing to seek repayment.

Bank charges

Charges payable on the credit union's bank accounts.

Interest charged on borrowings

This is total amount of interest the credit union has paid on borrowings. This figure is the sum total of boxes 22C, 23C, 24C and 25C.

Loss/revaluation on investments/assets

The total amount that the credit union has lost on investment sales and asset revaluation. This should not include depreciation as this is a capital movement not an expenditure item.

General insurance

The total amount that the credit union has paid for general insurance during the year.

LP/LS insurance

The total amount that the credit union paid on LP/LS insurance.

PRA and related fees/costs

The total amount that the credit union paid to the PRA during the year. Please note that this figure should include the costs of the Financial Ombudsman Service.

Trade association membership dues

The total amount the credit union paid to its trade association for membership during the year.

Other

This should include any expenditure items not covered in the other boxes. Any entry made here should be fully itemised. For example loans made to other credit unions that have been written off due to non-payment.

Total expenditure

This figure is the sum total of boxes 4A-4P.

Income less expenditure

The sum of box 3P less box 4Q.

Profit/loss for year before taxation

If the figure is a negative, the credit union made a loss for the financial year. A positive figure denotes that a profit has been made by the credit union.

Less taxation

The amount payable by the credit union on any taxable profit. Any tax enquiries should be made to your local Inland Revenue Office.

Profit/Loss for year transferred to appropriation account

Amount transferred to appropriation account for distribution.

### Appropriation Account

Profit (loss) after tax

The same figure as shown at the end of the Revenue Account at 7.

Transfer to general reserve

This should be compliant with CREDS 5.3.3R to 5.3.5R. For a version 1 credit union if the credit union’s general reserve is less than 10% of total assets, the credit union should transfer at least 20% of surplus to general reserve. Credit unions may also make a voluntary transfer to general reserve and that should also be shown.

Transfer to other reserve

The amount the credit union decided to transfer to other reserves after the transfer to general reserve has taken place.

Transfer from general reserve

The credit union can only remove funds from general reserve if the general reserve exceeds 10% of total assets.

Transfer from other reserve

The credit union can transfer funds from other reserves as and when it sees fit.
<table>
<thead>
<tr>
<th></th>
<th>Description</th>
</tr>
</thead>
</table>
| 8F | Transfers to applications  
Funds transferred for distribution.                                                                 |
| 9A | Transfer from appropriation account  
The same as the amount shown at 8F in the appropriation account.                                                               |
| 9B | Transfer as % of profit after tax  
This is the percentage of profit transferred into the application account for distribution.                      |
| 9C | Dividend  
The amount of surplus the credit union will pay to members in the form of a dividend.                               |
| 9D | Rate of dividend  
The percentage of dividend paid on members’ accounts. If different rates are paid on different types of accounts these different rates should be shown in the boxes provided. |
| 9E | Rebate of interest  
The amount of surplus that the credit union intends to use as a rebate on interest receivable on members’ loans. |
| 9F | Rate of interest rebate  
The percentage of interest rebate the credit union has given on members’ loans.                         |
| 9G | Donations  
Any monies donated to another credit union or charitable organisation.                                                    |

**Reserves**

<table>
<thead>
<tr>
<th></th>
<th>Description</th>
</tr>
</thead>
</table>
| 10A | Opening balance  
The amount of general reserve at the end of the last financial year before any additions or subtractions for this financial year. |
| 10B | Transfer from appropriation account  
The same as the amount shown at 8B in the appropriation account.                                                               |
| 10C | Transfer as % of profit after tax  
This sum is the amount transferred as a percentage of profit after tax.  
For version 1 credit unions: if your general reserve is less than 10% of total assets at the end of the previous financial year, then this figure should be at least 20% of profit. |
| 10D | Transfer from other reserves  
Money transferred from other reserves into the general reserve – same as 11F.                                                                            |
| 10E | Transfer to appropriation account  
Money transferred to appropriation account – same as 8D.                                                                              |
| 10F | Transfer to other reserves  
The amount transferred to other reserves – same as 11D.                                                                 |
| 10G | Closing balance  
The total general reserve at the end of this financial year. This should be identical to the figure shown on the balance sheet at 2N. This figure should be the sum of 10A+10B+10D-10E-10F. |

**Other Reserves**

<table>
<thead>
<tr>
<th></th>
<th>Description</th>
</tr>
</thead>
</table>
| 11A | Opening balance  
The balance of other reserves at the end of the previous year.                                                                 |
| 11B | Transfer from appropriation account  
The amount transferred from the appropriation account as at 8C.                                                                     |
| 11C | Transfer as a percentage of profit after tax  
This sum is the amount transferred as a percentage of profit after tax.                                                                               |
| 11D | Transfer from general reserve  
The amount transferred as at 10F from general reserve.                                                                                      |
| 11E | Transfer to appropriation account  
The amount transferred from other reserves as at 8E into the appropriation account.                                                             |
11F  Transfer to general reserve  The amount of voluntary transfer the credit union has made from other reserves as at 10D into the general reserve.

11G  Closing balance  The total amount held in other reserves at the credit union at the end of the financial year and identical to the figure in box 2P on the balance sheet. This figure should be the sum of 11A+11B-11D-11E-11F.

Notes to accounts

Membership

12A  Beginning of year  Number of members at the start of the financial year.

12B  Added during year  Number of new members during financial year.

12C  Ceased during year  Number of members who ceased membership during financial year.

12D  Total members  Total members at the end of the financial year. This figure is the sum total of boxes 12A+12B–12C.

12E  Non qualifying at end of year  Total number of non-qualifying members at the end of the financial year. Non-qualifying members are members who once qualified under the common bond but no longer do so. For example, if someone moved outside the common bond area of your credit union or ceased to work for the employer your credit union is related to.

12F  % Non qualifying members  This is the percentage of non-qualifying members of the total membership of the credit union:

\[
\frac{\text{Non-qualifying members}}{\text{Total members}} \times 100
\]

Shareholdings

13A  Opening balance  The total shareholdings and juvenile deposits at the end of the last financial year.

13B  Shares in including dividends)  The total amount of shares and juvenile deposits added during the year including any dividend paid. Please note that this should be a total amount and not net amount.

13C  Shares withdrawn including transfers)  The total amount of shares and juvenile deposits that have been withdrawn during the financial year and should include any shares transferred to offset loans outstanding. This figure is a negative entry due to the reduction to total shares.

13D  Closing balance  The total amount of shares and juvenile deposits held by the credit union at the year-end. This figure is the sum total of boxes 13A+13B–13C.

13E  Average share balance  The average share balance of the credit union. This can be calculated
by dividing total shares by the total number of members at the end of the year.

13F Value of unattached shares  Total value of *unattached shares* and the total value of juvenile deposits held by your *credit union*.

*unattached shares* means the total shares in the *credit union* other than *attached shares* and *deferred shares*.

*attached shares* are shares that act as security for a loan, or for *Great Britain credit unions* shares that cannot be withdrawn under the terms of the loan, or, for *Great Britain credit unions* that made loans to members prior to the coming into force of the Legislative Reform (Industrial and Provident Societies and Credit Unions) Order 2011 and *Northern Ireland credit unions*, shares that cannot be withdrawn without the permission of the committee of management.

### Loans to Members

14A Opening balance  The total amount owing to the *credit union* at the end of the previous financial year.

14B Loans made to members  The total amount of loans made to members during the financial year.

14C Interest receivable  The amount of interest charged on loans to members.

14D Total repayments (interest and capital)  The total amount of loans (including interest) that have been repaid during the year. The figure should also include loans that have been repaid due to a share to loan transfer. This figure is a negative entry due to the reduction to total loans.

14E Bad debts written off  The total amount of loans that have been written out of the accounts of the *credit union* and should be the same as that shown in the Revenue Account at 4F. This figure is a negative entry due to the reduction to total loans.

14F Closing balance  The total amount of loans that the *credit union* has out to members at the end of the financial year. This figure is the sum total of boxes 14A+14B+14C-14D-14E.

14G Number of loans (at year-end)  The total number of loans outstanding at the end of the financial year.

14H Total net liabilities  The total amount of outstanding on loans (inclusive of interest owing). Net liabilities can be calculated by using the following formula:

\[
\text{Loan balance + interest owing – attached share balance = Net liabilities}
\]

15A-C Arrears analysis  This relates to net liabilities on loans. In this section there are 2 time periods under which to analyse the number and amount of loans in arrears and have net liabilities attached:

- "3 months to 12 months" on the Annual Return (CY) refers to all loans which are over 3 months and up to and including 12 months in arrears, and have net liabilities attached;
- "over 12 months" on the Annual Return Form refers to all loans which are over 12 months in arrears, and have net liabilities attached;

Please note: Where payments actually received from a member are irregular in timing and/or amount, your *credit union* should have a policy on how to deal with such arrears. Ultimately, how sure can your *credit union* be that such a loan will not be defaulted upon in the future?
main concern for us is that your *credit union* can be confident that adequate provisions have been made to offset any potential burdens an irrcoverable debt would place on the *credit union* in the future. For this reason, it may be prudent for your *credit union* to make provisions for such risks.

For example:

If 15 weekly repayments have been missed (or an amount equivalent to 15 weekly repayments is overdue), then the loan should be included under the “3 months to 12 months” time period, irrespective of when the most recent repayment was received.

<table>
<thead>
<tr>
<th>Number</th>
<th>The actual number of outstanding loans, within the time periods mentioned above, with net liabilities at the end of the quarter.</th>
</tr>
</thead>
<tbody>
<tr>
<td>Net liabilities</td>
<td>The total amount outstanding on all loans (inclusive of interest owing) in arrears for each time period (i.e. if a loan is in arrears, the figure used should be the total net liabilities owed by the member, including interest - not just the sum of the repayments that have been missed). The formula used is as follows: Loan balance + interest owing – share balance = Net liability</td>
</tr>
</tbody>
</table>

The table below is an example on how to work out net liability:

### Loans 3-12 months in arrears:

<table>
<thead>
<tr>
<th>Loan No.</th>
<th>Loan balance</th>
<th>Interest owing</th>
<th>Share balance</th>
<th>Net liability</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>£390</td>
<td>£10</td>
<td>£200</td>
<td>£200</td>
</tr>
<tr>
<td>2</td>
<td>£580</td>
<td>£20</td>
<td>£500</td>
<td>£100</td>
</tr>
<tr>
<td>3</td>
<td>£4,050</td>
<td>£150</td>
<td>£2,200</td>
<td>£2,000</td>
</tr>
</tbody>
</table>
From this table we see that there are 4 loans with positive net liabilities. Total net liabilities for this period is £2,375.

The **Total** of the number and amount of net liabilities of loans in arrears should also be given. From the example above totals will be as follows:

<table>
<thead>
<tr>
<th>Number</th>
<th>Net Liability</th>
</tr>
</thead>
<tbody>
<tr>
<td>3-12 months</td>
<td>4</td>
</tr>
<tr>
<td>Over 12 months</td>
<td>0</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>4</strong></td>
</tr>
</tbody>
</table>
### Provision for members' doubtful debts

#### General Provision

<table>
<thead>
<tr>
<th></th>
<th>Description</th>
<th>Notes</th>
</tr>
</thead>
<tbody>
<tr>
<td>16A</td>
<td>Balance at beginning of year</td>
<td>The total general provision at the beginning of the year. General bad debt provisions refer to provisions that your credit union has made to cover potential doubtful debts. These are loans not currently in arrears or loans up to and including three months in arrears.</td>
</tr>
<tr>
<td>16B</td>
<td>Increase in year</td>
<td>The total amount added to the general bad debt provision during the financial year.</td>
</tr>
<tr>
<td>16C</td>
<td>Written off in year</td>
<td>The total amount of loans written off from the general bad debt provision during the financial.</td>
</tr>
<tr>
<td>16D</td>
<td>Decrease in year</td>
<td>The total amount released from the general bad debt provision during the financial year because it was no longer required e.g. because the total amount of loans outstanding has fallen</td>
</tr>
<tr>
<td>16E</td>
<td>Balance at end of year</td>
<td>The total general provision at the end of the year. Please note that CREDS 7.5.4R states that a credit union should have a general bad debt provision of 2% of total net liabilities on all loans not covered by the specific bad debt provisioning. This figure is the sum total of boxes 16A+16B-16C-16D and should be the same as box 1G on the balance sheet.</td>
</tr>
</tbody>
</table>

#### Specific Provision

<table>
<thead>
<tr>
<th></th>
<th>Description</th>
<th>Notes</th>
</tr>
</thead>
<tbody>
<tr>
<td>16F</td>
<td>Balance at beginning of year</td>
<td>The amount that the credit union has specifically provided against loan arrears at the beginning of the financial year.</td>
</tr>
<tr>
<td>16G</td>
<td>Increase in the year</td>
<td>The total amount placed into the specific bad debt provision during the financial year.</td>
</tr>
<tr>
<td>16H</td>
<td>Written off during year</td>
<td>The total amount of loans written off from the specific bad debt provisions during the financial year.</td>
</tr>
<tr>
<td>16J</td>
<td>Decrease in year</td>
<td>The total amount released from the specific bad debt provision during the financial year.</td>
</tr>
<tr>
<td>16K</td>
<td>Balance at end of year</td>
<td>The total amount in the specific general reserve at the end of the financial year. To comply with CREDS 7.5.2R, all net liabilities on loans over 12 months in arrears should be fully provided for and all loans between 3-12 months should be provided for on a 35% of net liabilities basis. This figure is the sum total of boxes 16F+16G-16H-16J and should be the same as box 1H on the balance sheet.</td>
</tr>
</tbody>
</table>

#### FIXED ASSETS

<table>
<thead>
<tr>
<th></th>
<th>Description</th>
<th>Notes</th>
</tr>
</thead>
<tbody>
<tr>
<td>17A</td>
<td>Opening cost</td>
<td>The total amount of fixed assets the credit union had at the end of the previous financial year.</td>
</tr>
<tr>
<td>17B</td>
<td>Additions at cost</td>
<td>The total amount of fixed assets purchased during the financial year.</td>
</tr>
<tr>
<td>17C</td>
<td>Original cost of disposals</td>
<td>The total amount of fixed assets sold during the financial year shown at original cost. It is shown as a negative, as it reduces the total amount of fixed assets held by the credit union.</td>
</tr>
<tr>
<td>17D</td>
<td>Opening depreciation</td>
<td>Amount of depreciation at the end of the financial year.</td>
</tr>
<tr>
<td>17E</td>
<td>Depreciation charge in year</td>
<td>Total amount of depreciation charged against assets.</td>
</tr>
<tr>
<td></td>
<td>Description</td>
<td>Formula and Notes</td>
</tr>
<tr>
<td>---</td>
<td>---</td>
<td>---</td>
</tr>
<tr>
<td>17F</td>
<td>Depreciation eliminated on disposals</td>
<td>Total amount taken out due to disposal of assets.</td>
</tr>
<tr>
<td>17G</td>
<td>Net book value</td>
<td>The total amount of fixed assets held by the <strong>credit union</strong> at the end of the financial year. This figure is the sum total of boxes 17A+17B-17C-17D-17E-17F and match that shown in the balance sheet at 1A.</td>
</tr>
</tbody>
</table>

**INVESTMENTS**

<table>
<thead>
<tr>
<th></th>
<th>Description</th>
<th>Formula and Notes</th>
</tr>
</thead>
<tbody>
<tr>
<td>18A</td>
<td>Opening balance</td>
<td>The total amount that the <strong>credit union</strong> had out on loan to other <strong>credit unions</strong> at the beginning of the financial year.</td>
</tr>
<tr>
<td>18B</td>
<td>Transfer to other credit unions during year</td>
<td>The total of loans granted to other <strong>credit unions</strong>.</td>
</tr>
<tr>
<td>18C</td>
<td>Repaid by credit union during year</td>
<td>The total amount of the loan that has been repaid excluding the interest that the <strong>credit union</strong> has received on that loan.</td>
</tr>
<tr>
<td>18D</td>
<td>Capital written off</td>
<td>The total amount of loans made to other <strong>credit unions</strong> that have been written off due to default or non-payment.</td>
</tr>
<tr>
<td>18E</td>
<td>Closing balance</td>
<td>The total amount of outstanding loans made to other <strong>credit unions</strong> at the year-end. This figure is the sum total of boxes 18A+18B-18C-18D.</td>
</tr>
<tr>
<td>18F</td>
<td>Return on investment</td>
<td>The total amount of interest received by the <strong>credit union</strong> on its loans to other <strong>credit unions</strong> this should be the end of year balance.</td>
</tr>
</tbody>
</table>

**Investments – Bank and Building Societies**

<table>
<thead>
<tr>
<th></th>
<th>Description</th>
<th>Formula and Notes</th>
</tr>
</thead>
<tbody>
<tr>
<td>19A</td>
<td>Opening balance</td>
<td>The amount that the <strong>credit union</strong> had in an investment account held at a Bank or Building Society at the beginning of the year.</td>
</tr>
<tr>
<td>19B</td>
<td>Invested during year</td>
<td>The amount of money added to the investment account during the year.</td>
</tr>
<tr>
<td>19C</td>
<td>Withdrawn during year</td>
<td>The amount of money withdrawn during the year.</td>
</tr>
<tr>
<td>19D</td>
<td>Closing balance</td>
<td>The amount that the <strong>credit union</strong> held in an investment account at the end of the year. This figure is the sum total of boxes 19A+9B-19C.</td>
</tr>
</tbody>
</table>

**Investments - Securities**

<table>
<thead>
<tr>
<th></th>
<th>Description</th>
<th>Formula and Notes</th>
</tr>
</thead>
<tbody>
<tr>
<td>20A</td>
<td>Opening balance</td>
<td>The amount the <strong>credit union</strong> held in investments at the beginning of the year.</td>
</tr>
<tr>
<td>20B</td>
<td>Investments purchased during year</td>
<td>The total cost of new investments the <strong>credit union</strong> made during the year.</td>
</tr>
<tr>
<td>20C</td>
<td>Investment sold during year</td>
<td>Amount received for investments sold during year.</td>
</tr>
<tr>
<td>20D</td>
<td>Losses/capital written off</td>
<td>Amount written off during financial year due to losses on sale of investments or a change in their market value.</td>
</tr>
<tr>
<td>20E</td>
<td>Closing balance</td>
<td>Amount of investments at end of financial year. This figure is the sum total of boxes 20A+20B-20C-20D.</td>
</tr>
</tbody>
</table>

**Cash and Bank balance**

<table>
<thead>
<tr>
<th></th>
<th>Description</th>
<th>Formula and Notes</th>
</tr>
</thead>
<tbody>
<tr>
<td>21A</td>
<td>Opening balance</td>
<td>Amount held in <strong>Bank</strong> and in cash at beginning of year.</td>
</tr>
<tr>
<td>21B</td>
<td>Increase/decrease)</td>
<td>Amount added/withdrawn from cash/bank balances during year.</td>
</tr>
<tr>
<td>21C</td>
<td>Closing balance</td>
<td>The amount held in cash and at <strong>Bank</strong> at the end of year. This figure is...</td>
</tr>
</tbody>
</table>
shown here although only the amounts attributable to capital

DEBT LIABILITIES

**Borrowings from other credit unions**

<table>
<thead>
<tr>
<th></th>
<th>Description</th>
<th>Formula</th>
</tr>
</thead>
<tbody>
<tr>
<td>22A</td>
<td>Opening balance</td>
<td>The total amount of borrowings the credit union had at the beginning of the financial year.</td>
</tr>
<tr>
<td>22B</td>
<td>Amount received</td>
<td>The total amount the credit union borrowed from other credit unions during the financial year.</td>
</tr>
<tr>
<td>22C</td>
<td>Interest charged for the year</td>
<td>The total amount of interest payable on loans from other credit unions.</td>
</tr>
<tr>
<td>22D</td>
<td>Repayments (capital and interest)</td>
<td>The total amount of the loan that the credit union has repaid and is shown as a negative as it reduces the total amount of borrowings.</td>
</tr>
<tr>
<td>22E</td>
<td>Closing balance</td>
<td>Total amount of borrowings at year-end. This figure is the sum total of boxes 22A+22B+22C-22D.</td>
</tr>
<tr>
<td>22F</td>
<td>Date of final repayment</td>
<td>The date that the last payment is due to the lending credit union.</td>
</tr>
</tbody>
</table>

**Bank Loans**

<table>
<thead>
<tr>
<th></th>
<th>Description</th>
<th>Formula</th>
</tr>
</thead>
<tbody>
<tr>
<td>23A</td>
<td>Opening balance</td>
<td>The total amount at the beginning of the financial year that the credit union borrowed from a bank.</td>
</tr>
<tr>
<td>23B</td>
<td>Amount of loan received</td>
<td>The total amount borrowed by the credit union during the financial year.</td>
</tr>
<tr>
<td>23C</td>
<td>Interest charged for the year</td>
<td>The total amount of interest payable on the loan during the financial year.</td>
</tr>
<tr>
<td>23D</td>
<td>Repayments (capital and interest)</td>
<td>The total amount the credit union repaid during the financial year.</td>
</tr>
<tr>
<td>23E</td>
<td>Closing balance</td>
<td>Total amount of bank loans at end of financial year. This figure is the sum total of boxes 23A+23B+23C-23D.</td>
</tr>
<tr>
<td>23F</td>
<td>Date of final repayment</td>
<td>The date that the final repayment is due.</td>
</tr>
</tbody>
</table>

**Other borrowings**

<table>
<thead>
<tr>
<th></th>
<th>Description</th>
<th>Formula</th>
</tr>
</thead>
<tbody>
<tr>
<td>24A</td>
<td>Opening balance</td>
<td>The total amount of other borrowings that the credit union had at the beginning of the financial year.</td>
</tr>
<tr>
<td>24B</td>
<td>Amount of loan received</td>
<td>The total amount of the loan borrowed during the financial year.</td>
</tr>
<tr>
<td>24C</td>
<td>Interest charged for year</td>
<td>The total amount of interest payable on the loan during the financial year.</td>
</tr>
<tr>
<td>24D</td>
<td>Repayments (capital and interest)</td>
<td>The total amount that the credit union has repaid.</td>
</tr>
<tr>
<td>24E</td>
<td>Closing balance</td>
<td>Total amount of other borrowings at financial year-end. This figure is the sum of boxes 24A+24B+24C-24D.</td>
</tr>
<tr>
<td>24F</td>
<td>Date of final repayment</td>
<td>The date that the last payment is due to the lender.</td>
</tr>
</tbody>
</table>

**Subordinated Debt**

Subordinated debts are any loans where the lender has agreed to the terms as set out in CREDS 5.2.1R. These terms include agreeing to rank behind other creditors including the credit union’s members in the event of the credit union failing.

Total amounts of subordinated debt held by the credit union should be shown here although only the amounts attributable to capital
Calculations should be shown in the balance sheet. Please see the guidance for boxes 2Q-R.

<table>
<thead>
<tr>
<th>Box</th>
<th>Description</th>
<th>Formula</th>
</tr>
</thead>
<tbody>
<tr>
<td>25A</td>
<td>Opening balance</td>
<td>Total amount of subordinated debt at the beginning of financial year.</td>
</tr>
<tr>
<td>25B</td>
<td>Received during year</td>
<td>Total additions to subordinated debt during financial year.</td>
</tr>
<tr>
<td>25C</td>
<td>Interest charged for the year</td>
<td>The total amount of interest payable on the subordinated debt.</td>
</tr>
<tr>
<td>25D</td>
<td>Repaid during year</td>
<td>Total amount of capital repaid on subordinated debt during financial year.</td>
</tr>
<tr>
<td>25E</td>
<td>Closing balance</td>
<td>Total amount of subordinated debt at the end of the financial year. This figure is the sum total of boxes 25A+25B+25C-25D.</td>
</tr>
</tbody>
</table>

**Authorised overdrafts**

<table>
<thead>
<tr>
<th>Box</th>
<th>Description</th>
<th>Formula</th>
</tr>
</thead>
<tbody>
<tr>
<td>26A</td>
<td>Maximum limit</td>
<td>Maximum amount that the credit union can go overdrawn by.</td>
</tr>
<tr>
<td>26B</td>
<td>Charges incurred during year</td>
<td>Total amount of charges during the financial year (bank charges not interest).</td>
</tr>
<tr>
<td>26C</td>
<td>Date term expires</td>
<td>Date the overdraft facility expires.</td>
</tr>
<tr>
<td>26D</td>
<td>Max amount drawn during year</td>
<td>The maximum amount of overdraft used during the financial year.</td>
</tr>
</tbody>
</table>

**Committed facilities**

A committed facility is a committed line of credit, other than an overdraft, from a bank. These are funds immediately available from a bank and constitute a loan.

This relates to a credit union that has secured committed facilities from an institution authorised to accept deposits within the EEA. Normally this will be the bank with which your credit union holds its current account. Any unused committed facilities can be entered into this box. If your credit union does not have any committed facilities, enter "nil" in this box. We would like to draw your attention to CREDS 3.3.3R. It states that "the borrowing of a version 1 credit union must not exceed, except on a short term basis, an amount equal to 20% of the total non-deferred shares in the credit union".

CREDS 3.3.4E provides that, if the borrowing of a version 1 credit union exceeds this amount at the end of more than two consecutive quarters, this may be relied on as tending to indicate contravention of CREDS 3.3.3R.

Please note: any unused committed facilities may only be used for calculating the liquidity ratio of your credit union, but cannot be used when calculating the total assets of your credit union. We reserve the right to seek evidence of any committed facilities which are used for liquidity purposes.

<table>
<thead>
<tr>
<th>Box</th>
<th>Description</th>
<th>Formula</th>
</tr>
</thead>
<tbody>
<tr>
<td>27A</td>
<td>Maximum limit</td>
<td>Maximum amount that the credit union can call on.</td>
</tr>
<tr>
<td>27B</td>
<td>Charges incurred during year</td>
<td>Total amount of charges incurred during financial year for use of standby facility (bank charges not interest).</td>
</tr>
<tr>
<td>27C</td>
<td>Date facility expires</td>
<td>Date the standby facility expires.</td>
</tr>
<tr>
<td>27D</td>
<td>Max used committed facilities during year</td>
<td>The maximum amount of used committed facilities during the financial year.</td>
</tr>
</tbody>
</table>

**Grants**

<table>
<thead>
<tr>
<th>Box</th>
<th>Description</th>
<th>Formula</th>
</tr>
</thead>
<tbody>
<tr>
<td>28A</td>
<td>Opening balance</td>
<td>Amount of grants at start of financial year.</td>
</tr>
<tr>
<td>28B</td>
<td>Received during year</td>
<td>Total amount of new grants received during the financial year.</td>
</tr>
</tbody>
</table>
28C  Applied during year  Total amount of grants applied during the financial year.

28D  Closing balance  Total amount of grants at the end of the financial year. This figure is the sum total of boxes 28A+28B-23C.

28E  Date Grants expire  Date grant funding ends.

**Liquidity ratio**

**Liquid assets**

29A  Cash and bank balance  The total amount in your credit union’s current bank account and any cash held in the custody of officers. This should be the same as box 1K. The following are not to be included in this calculation:

- Authorised overdrafts;
- Committed facilities;
- Other investments of surplus funds which will fall into the investments section of liquid assets.
29B Investments (less than eight days to maturity)

CREDS 6.3.8R states that only investments that could be realised within eight days can be included in calculating your credit union’s liquidity ratio. It is therefore important that your committee of management takes a long-term view of the credit union business before investing surplus funds in long term investments. Your credit union will need to be aware of redemption penalties or other losses you may incur for the early realisation of such funds. Most funds can be converted into cash but at a cost.

Please note: This will include any deposit accounts your credit union may use.

Version 1 credit unions should not hold any investments with a maturity date of over 12 months (CREDS 3.2.2R).

The remainder of the information in 29B relates directly to version 2 credit unions.

CREDS 6.3.6E(1) provides that: for the purpose of calculating a credit union’s liquidity ratio, the securities referred to in CREDS 3.2.1R to 3.2.3R should be valued on the basis that they could be realised at par, minus the following discounts:

(a) maturity less than 1 year Zero
(b) maturity 1 to 5 years 5%

So in events where your credit union can realise investments within eight days, you will still need to reduce the applicable figure by 5% for all securities with a maturity date of between one and five years.

Example:

<table>
<thead>
<tr>
<th>Time period</th>
<th>Amount realisable in 8 days</th>
<th>Amount allowed for liquidity</th>
</tr>
</thead>
<tbody>
<tr>
<td>Less than 1 year</td>
<td>£200</td>
<td>£200</td>
</tr>
<tr>
<td>1 to 5 years</td>
<td>£500</td>
<td>£475</td>
</tr>
</tbody>
</table>

Whilst these are minimum requirements your credit union will need to draft and implement a comprehensive liquidity management policy to account for the greater risks attached to longer term investments.

29C Unused committed facilities

This relates to a credit union that has secured committed facilities from an institution authorised to accept deposits within the EEA. Normally this will be the bank or building society with which your credit union holds its current account. Any unused committed facilities may be entered into this box. If your credit union does not have any committed facilities, enter "nil" in this box. Please note that to comply with CREDS 3.3.4E, the total borrowings of a version 1 credit union should not exceed 20% of the total adult shareholdings at the end of two consecutive quarters.
**Please note:** any unused committed facilities may only be used for calculating the liquidity ratio of your credit union, but cannot be used when calculating the total assets of your credit union. We at the PRA reserve the right to seek evidence of any committed facilities, which are used for liquidity purposes.

| 29D Unused overdrafts | This relates to a credit union which has authorised overdrafts arrangement with an institution authorised to accept deposits within the EEA. Normally this will be the bank or building society with which your credit union holds its current account. Any surplus overdrafts which have not been used may be entered into this box. If your credit union does not have an authorised overdraft facility, enter "nil" in this box. Please note that as laid down in CREDS 3.3.4E the total borrowings of a version 1 credit union may not exceed 20% of the total adult shareholdings at the end of two consecutive quarters. **Please note:** any unused overdrafts may only be used for calculating the liquidity ratio of your credit union, but cannot be used when calculating the total assets of your credit union. We may seek evidence that a credit union overdraft facility, which is used for liquidity purposes, has indeed been authorised by the relevant bank or building society. |

| 29E Total liquid assets | This figure is the sum total of boxes 29A+29B+29C+29D. |

### Relevant liabilities

| 30A Unattached shares | Please see earlier definition above at 13F. |
| Liabilities (with an original or remaining maturity of less than three months) | These are all liabilities excluding unattached shares (which are already covered in the relevant liabilities being calculated). Only liabilities that fall due within three months can be included in the calculations. |

| 30B Authorised overdrafts | These are all drawings under authorised overdraft. |

| 30C Other liabilities / borrowings | These are all liabilities, excluding unattached shares and authorised overdrafts (which are already covered in the relevant liabilities being calculated here). Included in these calculations are such things as: |
| | • loans from other credit unions |
| | • loans from banks |
| | • subordinated debt |
| | • committed facilities |

Chapter 7 (Lending to members) of CREDS sets out the sources of borrowing available to credit unions.

| 30D Total relevant liabilities | This figure is the sum total of boxes 30A+30B+30C. |

| 30E Liquidity ratio | To determine the liquidity ratio your credit union will use the following formula: |
| | \[
| \text{Total liquid assets} \\
| \times \\
| 100 \\
| \]
| | \[
| \text{Total relevant liabilities} \\
| 1 \\
| | \]
Please note that your liquidity level should not fall below the level set out in CREDS 6.3.1R, CREDS 6.3.2R and CREDS TP 1.

Large exposures

Whilst these figures relate to the financial year end, your credit union will need to look at large exposure requirements when issuing loans. For example, a large exposure is defined as any individual net liability which is at least £7,500 and at least 10% of the value of the credit union’s capital.

31A Largest net exposure

A credit union should report its largest large net exposure. To work out your credit union’s largest large net exposure you will need to determine:

1. the net exposure on each loan and find the largest figure. The formula for this is:

   \[(\text{loan balance + interest owing}) - \text{attached share balance}\]

2. what is the total capital of your credit union? This is defined at 2S of CY or, where your credit union has revaluation reserves or deferred share reserves, it is defined as adjusted capital at 45C on the supplementary analysis of the CY.

Say, for example your credit union’s total capital is £40,000. We know from the above that only net liabilities over 10% of Capital are subject to the large exposures rule. Ten percent of £40,000 is £4,000.

However, we further know from the above that only net liabilities over £7,500 are subject to the large exposures rule. Below we see all net exposures over 10% of total capital and those that do and do not qualify:

<table>
<thead>
<tr>
<th>Member number</th>
<th>Share balance</th>
<th>Loan balance + interest owing</th>
<th>Net liabilities</th>
<th>Is it a large exposure?</th>
</tr>
</thead>
<tbody>
<tr>
<td>150</td>
<td>£3,125</td>
<td>£12,500</td>
<td>£9,375</td>
<td>YES</td>
</tr>
<tr>
<td>152</td>
<td>£1,750</td>
<td>£10,000</td>
<td>£8,250</td>
<td>YES</td>
</tr>
<tr>
<td>31B</td>
<td>As % of capital</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>-----</td>
<td>----------------</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

As we can see the largest net exposure is that of **member 150** and it is **£9,375**.

An individual large exposure should not exceed **25%** of your credit union’s capital (CREDs 7.4.2R).

To determine this percentage, your credit union will need to use the following calculation:

\[
\text{Largest net exposure (31A)} \times 100
\]

\[
\text{Total capital (2S or 45C)}
\]

So:

\[
\text{£9,375} \times 100
\]
= 
23.44% 

£40,000 

1
31C  Aggregate total of large net exposures  

This figure relates to the sum total of all net liabilities subject to the large exposure rule as defined in 31A above. Taking the example at 31A above, this figure will be £35,285 (see below).

<table>
<thead>
<tr>
<th>Member number</th>
<th>Share balance</th>
<th>Loan balance + interest owing</th>
<th>Net liabilities</th>
</tr>
</thead>
<tbody>
<tr>
<td>150</td>
<td>£3,125</td>
<td>£12,500</td>
<td>£9,375</td>
</tr>
<tr>
<td>152</td>
<td>£1,750</td>
<td>£10,000</td>
<td>£8,250</td>
</tr>
<tr>
<td>103</td>
<td>£3,115</td>
<td>£12,002</td>
<td>£8,887</td>
</tr>
<tr>
<td>204</td>
<td>£2,138</td>
<td>£10,911</td>
<td>£8,773</td>
</tr>
<tr>
<td><strong>Totals</strong></td>
<td><strong>£10,128</strong></td>
<td><strong>£45,413</strong></td>
<td><strong>£35,285</strong></td>
</tr>
</tbody>
</table>

31D  As % of capital  

CREDS states that the aggregate total of large net exposures must not exceed 500% of the total capital of the credit union, and must not exceed 300% of total capital without prior notifying the PRA. To see if the example satisfies the rules please use the following calculation:

Aggregate total of large net exposure  (31C)
Total capital (2S or 45C)

\[
\frac{\text{So:} \quad \£35,285 \times 100}{100} = 88.21\% \\
\frac{\£40,000 \times 100}{100} = 88.21\%
\]

Please note that risk adjusted capital should not be used for the purposes of calculating your large exposures. For all credit unions the total capital figure used here should be the same as box 2S of CY or, where your credit union has revaluation reserves or deferred share reserves, it is defined as adjusted capital at 45C on the supplementary analysis of the CY.

**Large version 1 and version 2 credit unions**

<table>
<thead>
<tr>
<th>Risk adjusted capital ratio</th>
<th>A risk adjusted capital ratio is a requirement for larger version 1 and version 2 credit unions under CREDS.</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>CREDS 5.3.15R states &quot;A version 1 credit union with total assets of more than £10 million and/or a total number of members of more than 10,000 must maintain at all times a risk-adjusted capital to total assets ratio of at least 8%&quot;.</td>
</tr>
<tr>
<td>32A Total capital</td>
<td>The figure for capital will be the figure that appears on the balance sheet at 2S of CY or, where a credit union has revaluation reserves or deferred share reserves, it is defined as adjusted capital at 45C on the supplementary analysis of the CY.</td>
</tr>
</tbody>
</table>
Net excess provision or 1% of total assets whichever is the lower.

Capital should be risk-adjusted for version 2 credit unions and large version 1 credit unions (CREDS 5.4.1R and CREDS 5.3.15R). The maximum net figure for provisions that may be included in calculating risk-adjusted capital is 1% of total assets (CREDS 5.4.2R).

Net provisions are those provisions your credit union has made minus minimum specific provisions. In other words:

\[
\text{Provision} = 100\% \text{ of net liabilities on loans which are 12 months or more in arrears} \quad \text{minus} \quad 35\% \text{ of net liabilities on loans 3-12 months in arrears} \quad \text{= Net provisions}
\]

This figure is calculated by using the following calculation:

**Arrears Analysis**

<table>
<thead>
<tr>
<th>Number</th>
<th>Net Liabilities</th>
</tr>
</thead>
<tbody>
<tr>
<td>3 months to 12 months</td>
<td>A £</td>
</tr>
<tr>
<td>Over 12 months</td>
<td>B £</td>
</tr>
<tr>
<td><strong>Total arrears</strong></td>
<td>C = A+B £</td>
</tr>
</tbody>
</table>
The above arrears are based on net liabilities

**Minimum specific provision**

\[ \text{£} \]

35% of \( A \) (arrears - 3 months to 12 month)

100% of \( B \) (arrears over 12 months)

\[ D \]

**Total minimum specific provision**

Actual specific provision for doubtful debt (as at 1H)

Actual general provision for doubtful debt (as at 1G)

\[ E \]

**Total actual provisions**

Total minimum specific provision (\( D \))

( )
**E**
Net provisions

Total assets (as at 1P of CY or 41E of the supplementary analysis of the CY)

**G**
1% of total assets

The figure that needs to be posted onto the Annual Return (CY) is the lesser of **E** and **G**. If this is a negative figure, the figure that appears on the Annual Return (CY) need to be a negative figure.

A worked example is given on the next page.

**Example**

**Arrears Analysis**

<table>
<thead>
<tr>
<th></th>
<th>Number</th>
<th>Net Liabilities</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>3 months to 12 months</td>
<td></td>
</tr>
<tr>
<td>A</td>
<td>5</td>
<td>£28,000</td>
</tr>
<tr>
<td></td>
<td>Over 12 months</td>
<td></td>
</tr>
<tr>
<td>B</td>
<td>10</td>
<td>£67,000</td>
</tr>
<tr>
<td><strong>Total arrears</strong></td>
<td><strong>C = A+B</strong></td>
<td></td>
</tr>
</tbody>
</table>
£95,000

The above arrears are based on net liabilities

**Minimum specific provision**

£

35% of A (arrears - 3 months to 12 month)
9,800

100% of B (arrears over 12 months)
67,000

**D**

Total minimum specific provision
76,800

Actual specific provision for doubtful debt
(as at 1H)
70,000

Actual general provision for doubtful debt
(as at 1G)
10,000

**E**

Total actual provisions
80,000

Total minimum specific provision (D)
(76,800)
**E**

Net provisions

3,200

Total assets (as at 1P of CY or 41E of the supplementary analysis of the CY)

1,120,000

**G**

1% of total assets

11,200

So the figure to be posted onto the Annual Return (CY) at 32B is £3,200

<table>
<thead>
<tr>
<th>32C</th>
<th>Total risk adjusted capital</th>
<th>This figure is the sum total of boxes 32A-32B.</th>
</tr>
</thead>
<tbody>
<tr>
<td>32D</td>
<td>Total assets</td>
<td>This is the same as box 1P of CY or 41E of the supplementary analysis of the CY.</td>
</tr>
<tr>
<td>32E</td>
<td>Risk adjusted capital ratio</td>
<td>To determine the risk adjusted capital ratio, your credit union will use the following formula:</td>
</tr>
</tbody>
</table>

\[
\frac{\text{Total risk adjusted capital}}{\text{Total assets}} \times 100
\]

Total assets

1
**Auditor’s statement**

This statement that the information in the Annual Return (CY) has been completely and accurately extracted from the annual audited accounts of the credit union should be completed by the credit union’s auditor. It is important to note that the credit union remains responsible for the completion of the Annual Return (CY).

**Committee of Management**

Please complete the relevant details for all credit union officers here. The details required are their full name, address, post held at the credit union (this should include what committee they sit on), whether they are an approved person, their approved person function, and their year of birth.

Whilst a brief list of the main controlled functions are given below, credit unions will need to refer to CREDS Chapter 2 (Senior management arrangements, Systems and Controls) and SUP 10. Please note that only the controlled function number needs to be inserted: for example if you are on the credit union’s committee of management the number would be CF1.

The governing functions of a credit union are:

- **CF1**: The Directors function;
- **CF2**: The non-executive director function; and
- **CF3**: The chief executive function.

The required functions of a credit union are:

- **CF8**: The apportionment and oversight function; and
- **CF11**: The money laundering reporting function.

The system and controls functions of a credit union are:

- **CF13**: The finance function;
- **CF14**: The risk assessment function; and
- **CF15**: The internal audit function.
NOTES ON COMPLETING SUPPLEMENTARY ANALYSIS OF THE ANNUAL RETURN

General Information

A credit union should complete the relevant sections of the supplementary analysis of the annual return (CY) for credit unions if any of the following conditions apply:

- the Great Britain credit union has issued interest-bearing shares under section 7A of the Credit Unions Act 1979 (the Act);
- the Great Britain credit union has issued deferred shares in accordance with section 31A of the Act;
- the Great Britain credit union has admitted corporate members under section 5A of the Act;
- the rules of the Great Britain credit union limit the number of non-qualifying members, in accordance with section 5(5) of the Act; or
- the credit union has revaluation reserves form the upward valuation of property fixed assets.

The sections of the supplementary analysis of the CY should be completed as follows:

- Sections 33 – 40 should be completed by a Great Britain credit union that has

  o issued interest-bearing shares,
  o issued deferred shares,
  o admitted corporate members or
  o limited the number of non-qualifying members of the credit union in its rules.

  o These sections are intended to break down some of the information contained in the CY in order to give a clearer picture of the financial position of Great Britain credit unions that undertake these activities.

  o Where a credit union issues interest bearing shares, its auditor should submit a report to the PRA stating whether, in their opinion, the credit union has satisfied the conditions specified by the PRA for the purpose of section 7A of the Credit Unions Act 1979.

  o The Credit Unions (Northern Ireland Order) 1985 does not provide for Northern Ireland credit unions to undertake these activities, so they do not need to complete sections 33 – 40.

- Sections 41 – 46 should be completed by a Great Britain credit union that has issued deferred shares or that has revaluation reserves. Sections 41 and 44 – 46 should be completed by a Northern Ireland credit union that has revaluation reserves.

  o Sections 41 – 46 are intended to recalculate or adjust the value of reserves and capital by including the appropriate amount of deferred share reserves and revaluation reserves. Adjusted reserves amounts at 42E and 43A are used to determine whether a Great Britain credit union meets the reserve requirements for issuing interest-bearing shares under section 7A of the Act. Adjusted capital amounts at 45C and 46A are used to determine whether a credit union meets the capital requirements in CREDS.

Interest-bearing shares

<table>
<thead>
<tr>
<th>Section</th>
<th>Description</th>
<th>Notes</th>
</tr>
</thead>
<tbody>
<tr>
<td>33A</td>
<td>Members' share balances</td>
<td>The total amount of money held by the credit union in respect of member shares.</td>
</tr>
<tr>
<td></td>
<td></td>
<td>The amount entered here should be transferred</td>
</tr>
</tbody>
</table>
from 2T on CY for analysis. In the following
sections, this amount should be broken down into
interest-bearing and dividend-bearing shares so
that:

\[ 33A = 33B + 33C \]

<table>
<thead>
<tr>
<th>33B</th>
<th>Interest-bearing shares</th>
<th>The total amount of money held by the credit union in respect of shares that are interest-bearing.</th>
</tr>
</thead>
<tbody>
<tr>
<td>33C</td>
<td>Dividend-bearing shares</td>
<td>The total amount of money held by the credit union in respect of shares that are dividend-bearing.</td>
</tr>
</tbody>
</table>

**Interest expenditure**

<table>
<thead>
<tr>
<th>34A</th>
<th>Expenditure – Other</th>
<th>The credit union’s expenditure that is not covered in the listed categories of expenditure at 4A-4N on the CY.</th>
</tr>
</thead>
</table>

The amount entered here should be transferred from 4P on CY for analysis. In the following
sections, this amount should be broken down into interest expenditure and non-interest expenditure
so that:

\[ 34A = 34B + 34C \]

<table>
<thead>
<tr>
<th>34B</th>
<th>Interest expenditure</th>
<th>The total amount of expenditure – other that is interest payable by the credit union on interest-bearing shares.</th>
</tr>
</thead>
<tbody>
<tr>
<td>34C</td>
<td>Non-interest expenditure</td>
<td>The total amount of expenditure – other that is not interest payable by the credit union on interest-bearing shares.</td>
</tr>
</tbody>
</table>

**Deferred shares**

<table>
<thead>
<tr>
<th>35A</th>
<th>Members’ share balances</th>
<th>The total amount of money held by the credit union in respect of member shares.</th>
</tr>
</thead>
</table>

The amount entered here should be transferred from 2T on CY for analysis. In the following
sections, this amount should be broken down into non-deferred shares and deferred shares so that:

\[ 35A = 35B + 35C \]

<table>
<thead>
<tr>
<th>35B</th>
<th>Non-deferred shares</th>
<th>The total amount of money held by the credit union in respect of non-deferred shares.</th>
</tr>
</thead>
<tbody>
<tr>
<td>35C</td>
<td>Deferred shares</td>
<td>The total amount of money held by the credit union in respect of deferred shares.</td>
</tr>
</tbody>
</table>

**Corporate membership**

<table>
<thead>
<tr>
<th>36A</th>
<th>Total members</th>
<th>Total number of members of the credit union.</th>
</tr>
</thead>
</table>
The amount entered here should be transferred from **12D** on CY for analysis. In the following sections, this amount should be broken down into different categories of member so that:

$$36A = 36B + 36C + 36D + 36E$$

<table>
<thead>
<tr>
<th>36B</th>
<th>Individual members</th>
<th>The number of members of the credit union that are individuals.</th>
</tr>
</thead>
<tbody>
<tr>
<td>36C</td>
<td>Body corporate members</td>
<td>The number of members of the credit union that are bodies corporate.</td>
</tr>
<tr>
<td>36D</td>
<td>Partnership members</td>
<td>The number of members of the credit union that are partnerships. Partnerships are represented by individuals who are members of a credit union in their capacity as partners in a partnership.</td>
</tr>
<tr>
<td>36E</td>
<td>Unincorporated association members</td>
<td>The number of members of the credit union that are unincorporated associations. Unincorporated associations are represented by individuals who are members of a credit union in their capacity as officers or members of the governing body of an unincorporated association.</td>
</tr>
</tbody>
</table>

### Corporate non-deferred shares

| 37A  | Non-deferred shares | The total amount of money held by the credit union in respect of shares that are not deferred shares. The amount entered here should be equal to the amount at **35B** above. In the following sections, this amount should be broken down into non-deferred shares held by different categories of member so that:  
$$37A = 37B + 37C + 37D + 37E$$ |
<table>
<thead>
<tr>
<th></th>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>37B</td>
<td>Individual non-deferred shares</td>
<td>The total amount held by the credit union in respect of non-deferred shares held by individuals.</td>
</tr>
<tr>
<td>37C</td>
<td>Body corporate non-deferred shares</td>
<td>The total amount held by the credit union in respect of non-deferred shares held by bodies corporate.</td>
</tr>
<tr>
<td>37D</td>
<td>Partnership non-deferred shares</td>
<td>The total amount held by the credit union in respect of non-deferred shares held by partnerships. Partnerships are represented by individuals who are members of a credit union in their capacity as partners in a partnership.</td>
</tr>
<tr>
<td>37E</td>
<td>Unincorporated association non-deferred shares</td>
<td>The total amount held by the credit union in respect of non-deferred shares held by unincorporated associations. Unincorporated associations are represented by individuals who are members of a credit union in their capacity as officers or members of the governing body of an unincorporated association.</td>
</tr>
</tbody>
</table>
## Corporate deferred shares

<table>
<thead>
<tr>
<th>Code</th>
<th>Description</th>
<th>Details</th>
</tr>
</thead>
</table>
| 38A  | Deferred shares | The total amount of money held by the credit union in respect of deferred shares. This should be equal to the amount at 35C. In the following sections, this amount should be broken down into deferred shares held by different categories of member so that:  
\[
38A = 38B + 38C + 38D + 38E
\] |
| 38B  | Individual deferred shares | The total amount held by the credit union in respect of deferred shares held by individuals. |
| 38C  | Body corporate deferred shares | The total amount held by the credit union in respect of deferred shares held by bodies corporate. |
| 38D  | Partnership deferred shares | The total amount held by the credit union in respect of deferred shares held by partnerships. Partnerships are represented by individuals who are members of a credit union in their capacity as partners in a partnership. |
| 38E  | Unincorporated association deferred shares | The total amount held by the credit union in respect of deferred shares held by unincorporated associations. Unincorporated associations are represented by individuals who are members of a credit union in their capacity as officers or members of the governing body of an unincorporated association. |

## Corporate loans

<table>
<thead>
<tr>
<th>Code</th>
<th>Description</th>
<th>Details</th>
</tr>
</thead>
<tbody>
<tr>
<td>39A</td>
<td>Due from members for loans – Secured</td>
<td>The total amount outstanding to the credit union on secured loans to members e.g. loans secured on shares or property. The amount entered here should be transferred from 1E on CY for analysis.</td>
</tr>
<tr>
<td>39B</td>
<td>Due from members for loans – Unsecured</td>
<td>The total amount outstanding to the credit union on unsecured loans to members. This figure will exclude any loans written off during the financial year. The amount entered here should be transferred from 1F on CY for analysis.</td>
</tr>
</tbody>
</table>
| 39C  | Total loans | The total amount outstanding to the credit union on all loans to members, whether secured or unsecured, so that:  
\[
39C = 39A + 39B
\] In the following sections, this amount should be broken down into loans to different categories of member so that: |
39C = 39D + 39E + 39F + 39G

39D Individual loans  The total amount outstanding to the credit union on loans to individuals.

39E Body corporate loans  The total amount outstanding to the credit union on loans to bodies corporate.

39F Partnership loans  The total amount outstanding to the credit union on loans to partnerships.

Partnerships are represented by individuals who are members of a credit union in their capacity as partners in a partnership.

39G Unincorporated association loans  The total amount outstanding to the credit union on loans to unincorporated associations.

Unincorporated associations are represented by individuals who are members of a credit union in their capacity as officers or members of the governing body of an unincorporated association.

**Non-qualifying membership**

40A Limit on non-qualifying members  If the rules of the credit union provide a limit on the number of non-qualifying members of a credit union, that amount should be entered here.

Non-qualifying members are members who no longer fulfil the membership qualifications, having once done so e.g. he or she no longer lives in the common bond area.

**Reserves and capital – adjusted for deferred share reserves and revaluation reserves**

**Re-valued fixed and total assets**

41A Fixed assets  The book value of any property the credit union owns, excluding any amount for the upward revaluation of property fixed assets. The amount entered here should be transferred from 1A on CY.

41B Revaluation amount  The amount by which the property fixed assets the credit union owns have been re-valued upwards, being the difference between current market values and the book values of the property fixed assets.

41C Re-valued fixed assets  The current market values of the property fixed assets the credit union owns, including any amount for the upward revaluation of property fixed assets. So that:

\[
41C = 41A + 41B
\]

41D Total assets  The value of total assets of the credit union, excluding any amount for the upward revaluation of
property fixed assets. The amount entered here should be transferred from 1P on CY.

### Adjusted reserves - total

| 42A | General reserves | The total amount held by the Great Britain credit union in general reserves at the end of the financial year. The amount entered here should be transferred from 2N on CY. |
| 42B | Other reserves   | The total amount of money held by the Great Britain credit union in other reserves at the end of the financial year. This amount should not include deferred share reserves or revaluation reserves. The amount entered here should be transferred from 2P on CY. |
| 42C | Revaluation reserves | The amount of revaluation reserves held by the Great Britain credit union, arising from the differences between current market values and the book values of the property fixed assets. |
| 42D | Deferred share reserves | The total amount held by the Great Britain credit union in the deferred share reserves. Under section 7(6) of the Act, where subscribed for in full, Great Britain credit unions must transfer a sum equal to the amount paid for deferred shares to its reserves. |
| 42E | Adjusted reserves | The total amount of money held by the Great Britain credit union in reserves (including revaluation reserves and deferred share reserves), so that:

\[
42E = 42A + 42B + 42C + 42D
\]

This amount will be used to determine whether a Great Britain credit union meets the reserve requirements for issuing interest-bearing shares under section 7A of the Act. |

### Adjusted reserves - percentage

| 43A | Adjusted reserves as % of re-valued total assets | To determine this ratio the Great Britain credit union should use the following formula: |
|     |                                             | Adjusted reserves (42E) |
|     |                                             | X |
|     |                                             | 100 |
Re-valued total assets (41E)
This amount will be used to determine whether a Great Britain credit union meets the reserve requirements for issuing interest-bearing shares under section 7A of the Act.

<table>
<thead>
<tr>
<th><strong>Revaluation reserves – CREDS capital element</strong></th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>44A</strong> Total capital</td>
</tr>
<tr>
<td>The total amount held by the credit union as capital in the form of general reserves, other reserves and subordinated debt. This amount should not include deferred share reserves or revaluation reserves. The amount entered here should be transferred from 2S on CY.</td>
</tr>
<tr>
<td><strong>44B</strong> Deferred share reserves</td>
</tr>
<tr>
<td>The total amount held by the credit union in the deferred share reserves. Under section 7(6) of the Act, where subscribed for in full, Great Britain credit unions must transfer a sum equal to the amount paid for deferred shares to its reserves. For Northern Ireland credit unions, the amount entered here will be nil.</td>
</tr>
<tr>
<td><strong>44C</strong> Total capital and deferred share reserves</td>
</tr>
<tr>
<td>The total amount held by the credit union in total capital and deferred share reserves so that: 44C = 44A + 44B</td>
</tr>
<tr>
<td><strong>44D</strong> 1/3 of (Total capital and deferred share reserves)</td>
</tr>
<tr>
<td>To determine this amount the credit union should use the following formula:</td>
</tr>
</tbody>
</table>

\[
\frac{1}{3} \times \text{Total capital and deferred share reserves (44C)}
\]

| **44E** Revaluation reserves |
| The amount of revaluation reserves held by the credit union that meets the requirements in CREDS 5.2.1R(6) to (7), arising from the differences between current market values and the book values of the property fixed assets. |
| **44F** Revaluation reserves – CREDS capital element |
| The amount of revaluation reserves that meets the limits in CREDS 5.2.1(6) to (8) and so can be included in capital. CREDS 5.2.1R(8) states that the amount of revaluation reserves included in the calculation of capital must not be more than 25% of the total of audited reserves, interim net profits, deferred shares, subordinated debt, initial capital and revaluation reserves. The simplest way of reporting this amount accurately is to calculate an equivalent amount. An |
The equivalent amount is a third of the sum of audited reserves, interim net profits, deferred shares, subordinated debt and initial capital, but excluding revaluation reserves. This is equivalent to a third of the sum of total capital and deferred shares, which is the amount at 44D.

So the amount that can be included in capital for the purpose of meeting the CREDS capital requirements will be equal to either 44D or 44E above, whichever is the lower.

---

<table>
<thead>
<tr>
<th>Adjusted capital – total</th>
<th>45A</th>
<th>Total capital and deferred share reserves</th>
<th>The total amount held by the credit union in total capital and deferred share reserves. This amount should be equal to 44C above.</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>45B</td>
<td>Revaluation reserves – CREDS capital element</td>
<td>The amount of revaluation reserves that can be included in capital for the purpose of meeting the CREDS capital requirements. This amount should be equal to 44F above.</td>
</tr>
</tbody>
</table>
| | 45C | Adjusted capital | The sum of total capital, deferred share reserves and the CREDS capital element of revaluation reserves so that:

\[
45C = 45A + 45B
\]

This amount will be used to determine whether a credit union meets the CREDS capital requirements.

---

| Adjusted capital – percentage | 46B | Adjusted capital as % of re-valued fixed assets | To determine this ratio the credit union should use the following formula:

\[
\frac{\text{Adjusted capital (45C)}}{\text{Re-valued fixed assets (41E)}} \times 100
\]

This amount will be used to determine whether a credit union meets the CREDS capital requirements. |
PRUDENT VALUATION RETURN

This data item provides the appropriate regulator with a point-in-time estimate of the valuation uncertainty around a firm’s fair-value positions in the context of the size and risk of its positions. The value of the positions at the downside end of the spread of valuation uncertainty will be equivalent to the prudent valuation of the firm’s positions as determined using the rules laid out in articles 24, 34 and 105 of the EU CRR.

The fair values of financial instruments are represented as point estimates for the purpose of the primary financial statements. However, at the balance sheet (B/S) date it is likely that there will be a range of plausible estimates of the valuation of many financial instruments. The choice of a point estimate is influenced by a range of factors including different market data points and valuation methodologies. This range will change over time and will tend to widen for markets that are less liquid or lack transparency.

Valuation

Firms should follow their normal accounting practice wherever possible when reporting the gross and net B/S.

Consolidation

When reporting on a UK consolidation group basis, firms should where possible treat the consolidation group as a single entity (i.e. line-by-line) rather than on an aggregation basis.

Currency

Firms should report in the currency of their annual audited accounts e.g. Sterling, Euro, US Dollars, Canadian Dollars, Swedish Kroner, Swiss Francs or Yen. Figures should be reported in millions.

Data Elements

These are referred to by row first, then by column, so data element 2B will be in row 2 and column B.

Prudent Valuation Return

Column A-C Gross B/S Assets, Gross B/S Liabilities and Net B/S

The gross B/S assets, gross B/S liabilities and net B/S are the raw figures extracted from the front office systems, after fair value adjustments and adjustments taken following independent price verification, rather than the B/S amounts that would be produced under IFRS. They nevertheless allow a completeness check by reconciling back to the total fair-value positions on the B/S as set out in the 'Reconciliation to Financial Statements' table. Both assets and liabilities are input as positive balances.

The gross B/S figures give a sense of the overall size of the positions, as large uncertainty and/or VaR figures may otherwise appear inconsistent if the net B/S is small.

Column D 1-Day 99% VaR Equivalent

The VaR equivalent measure is used in the return to indicate the relative market risk in different firms and portfolios and to provide important context to the valuation uncertainty measures. However, as this includes risks not in VaR and VaR on non-Trading Book positions for which the fair-value option has been chosen, it will not be directly reconcilable to the market risk measures shown in financial statements or the regulatory VaR.
The split of the VaR equivalent measure between the different asset classes may be on an approximate basis due to the difficulty in fairly distributing the diversification benefit gained from trading across those asset classes.

In certain cases, e.g. non-Trading Book positions for which no VaR is currently produced, it may be allowable for a firm to use an alternative metric to VaR while still estimating the 1 day loss which is expected to occur on no more than 1% of days. If a firm wishes to use an alternative metric, it must be requested and agreed with the appropriate regulator.

**Column E/F Downside/Upside Valuation Uncertainty**

Prudent valuation will constitute an assessment at a risk parameter/product level of the upper and lower ends of the range of plausible valuations at a defined confidence interval (e.g. 90th percentile) based on the judgment of management. This represents the uncertainty of the valuations on the B/S date taking into account all available market data and based on market conditions at the B/S date, using valuation methods which could reasonably be deemed appropriate for each asset or class of assets. It requires a comprehensive view of the possible valuation range for the whole product and portfolio, including the impact of different valuation techniques and models.

The ‘Downside Valuation Uncertainty’ in the return represents the amount by which the correct fair value might be lower than the ‘Net B/S’ figure supplied (that is, there is 90% confidence (or alternative confidence interval defined by the firm) that the actual value is greater than the ‘Net B/S’ less the ‘Downside Valuation Uncertainty’). The ‘Upside Valuation Uncertainty’ similarly represents the amount by which the correct fair value might be higher than the ‘Net B/S’ figure supplied (that is, there is 90% confidence (or alternative confidence interval defined by the firm) that the actual value is lower than the ‘Net B/S’ plus the ‘Upside Valuation Uncertainty’).

The prudent valuation assessment is not constrained by accounting standards. For example, the uncertainty created by large concentrated positions will be reflected in the return, whereas concentration adjustments to Level 1 positions are not allowed by accounting standards.

The uncertainty estimates at asset class level may include a diversification benefit rather than simply summing the uncertainty for each position. There is currently no formal policy on the aggregation of prudent valuation by asset class; hence firms should determine an approach to be assessed by the appropriate regulator for reasonableness.

**Column G Explanation**

There are a number of rows where the firm has a choice of whether and how many rows to add. In this case, a short description of the row will be required and this should be included in column G.

**Row 1-12 Asset Class Granularity**

The asset class granularity selected for the main part of the table is to avoid making the return unduly lengthy or confusing. Where particularly significant, any additional disclosures should occur through narrative tied to the ‘Portfolios of Particular Interest’ in row 25.

The split between ‘Exotic’ and ‘Vanilla’ positions is defined in the same way that products are categorised for the purposes of CAD2 recognition. The definition of a portfolio type is based on the regulatory classes for CAD2 recognition, split by asset class.

‘Vanilla’ positions are the following positions:

- linear products, which comprise securities with linear pay-offs (e.g., bonds and equities) and derivative products which have linear pay-offs in the underlying risk factor (e.g., interest rate swaps, FRAs, total return swaps);
• European, American and Bermudan put and call options (including caps, floors and swaptions) and investment with these features.

All other fair-valued positions are included within the ‘Exotic’ portfolios.

This delineation corresponds to the way in which the instruments are traded. Where a portfolio is disclosed as ‘Exotic’, it may also include vanilla hedges. Although a traded portfolio should normally not be split between ‘Vanilla’ and ‘Exotic’ or between two asset classes, where a portfolio includes significant positions of a type that would normally be reported in an alternative classification and are not present to hedge other products in the portfolio, these positions should be included within that other classification.

Row 13-14 CVA and DVA
CVA and DVA are adjustments that may be made at a firm rather than portfolio level. Consequently, the B/S and valuation uncertainty figures may be reported on a separate line.

Row 15 Other Portfolios
There may be other cross-portfolio fair-value reserves or other portfolios not represented in rows 1-14. Additional lines should be included for each of these numbered 1 to n as shown. The figures for columns A-F should be included as for rows 1-14 and a short description of the portfolio included in column G.

Row 16 Aggregate Portfolios Included

Row 17 Less Diversification Benefit
The uncertainty assessments disclosed by asset class are the sum of the uncertainty measures calculated at a risk parameter/product level, before allowing for diversification/correlation benefits. As a result the sum of the individual portfolio valuation uncertainty estimates will not necessarily reflect the aggregate-level valuation uncertainty the firm faces at the B/S date as this does not allow for diversification benefits that will invariably exist. The diversification benefit represents the total benefit taken between portfolios when summing up for the regulatory Prudent Valuation Return. There is currently no formal policy on the firm-wide aggregation of prudent valuation; hence firms should determine an approach that would be assessed by the appropriate regulator for reasonableness.

Row 18 Total
The ‘Aggregate Portfolios Included’ from row 16 less the ‘Diversification Benefit’ from row 17.

Row 19 Portfolios Excluded due to Extreme Valuation Subjectivity
The ‘Portfolios Excluded’ section allows firms to scope out those portfolios where they feel that there is an absence of market data or there is some other reason why it is not possible to ascertain the plausible range of valuations with any confidence. This can be due to a one-way market in which there is limited ability to exit positions that have been entered into (e.g. PRDCs), although there may be other reasons. This portion of the disclosure is important as it clearly identifies portfolios for which there is extreme valuation subjectivity. For these portfolios, it may not be possible or meaningful to disclose VaR figures, but the gross and net B/S positions being disclosed impart important information to the users of the accounts. The firm should therefore propose a suitable regulatory prudent valuation adjustment that would not benefit from diversification and will be assessed for reasonableness by the appropriate regulator.

Additional lines should be added here for each of these portfolios numbered 1 to n as shown. A short description of the portfolio should be included in column G.
Row 20 Total Portfolios Excluded  
The sum of all excluded portfolios from row 19.

Row 21 Total Value of Fair-Valued Portfolios  
The sum of the gross B/S and net B/S figures in columns A-C from row 18 and row 20.

Row 22 Total Downside Valuation Uncertainty  
The sum of the downside valuation uncertainty in column E from row 18 and row 20.

Row 23 Less Regulatory Capital Offsets  
The ‘Total Downside Valuation Uncertainty’ from row 22 shows the total difference between using the accounting fair value and the regulatory prudent value for valuations of all fair-valued financial instruments positions on the B/S. In order to arrive at the net adjustment to regulatory capital that would occur from using fair value instead of prudent value, there may be several offsets that need to be taken into account. These may include, for example, the reduction in the tax liability that would occur on adjusting the valuations in the B/S and therefore reducing P&L, regulatory capital adjustments that are already taken for elements of valuation uncertainty or situations where the capital requirement for a position is already at a level such that a prudent valuation adjustment would imply a capitalisation of more than 100%.

Additional lines should be added here for each of these types of offset numbered 1 to n as shown. A short description of each type of offset should be included in column G.

Row 24 Prudent Valuation Adjustment  
The ‘Total Downside Valuation Uncertainty’ from row 22 less the ‘Regulatory Capital Offsets’ from row 23.

Row 25 Portfolios of Particular Interest  
The ‘Portfolios of Particular Interest’ section allows specific disclosures for portfolios where there is a general market interest at any particular time (as there has been with ABS and monoline positions previously) and also allows firms the discretion to identify those portfolios that they feel constitute significant proportions of the valuation uncertainty disclosed for the asset classes (e.g. CVAs). The responsibility for ensuring the appropriate selection of portfolios and the appropriateness of the disclosure for each of these portfolios rests with senior management of the firms. These portfolios form a subset of the information previously provided by asset class, rather than being in addition to the uncertainty disclosed by asset class.

Additional lines should be added for each of these portfolios numbered 1 to n as shown. The figures for columns A-F should be included as for rows 1-14 and a short description of the portfolio included in column G.

Reconciliation to Financial Statements

Row 26 Total Value of Fair-Valued Portfolios  
The ‘Total Value of Fair-Valued Portfolios’ is copied directly from row 21 for columns A-C.
Row 27 Reconciliation to Financial Statements Amounts
There may be a number of reasons for differences between the gross and net B/S figures taken from front office systems, after fair value adjustments and adjustments taken following independent price verification, that were used in the valuation uncertainty disclosure and the gross and net B/S figures in the financial statements. The firm should report the reconciliation amounts and briefly state the reason for the difference. An additional line should be included for each major class of reason, for example, netting of internal trades or counterparty netting agreements.

Row 28 Fair-Valued Portfolios per Financial Statements
The sum of the ‘Total Value of Fair-Valued Portfolios’ in row 26 and the differences to the financial statements shown in row 27. The figures for ‘Gross B/S Assets’, ‘Gross B/S Liabilities’ and ‘Net B/S’ (columns A-C) should equal the total fair-valued assets and liabilities in the firm’s financial statements.

Row 29 Definitions of Portfolio Type
This is a narrative box which allows the firm to define the positions that are included in certain portfolios, e.g. Emerging Markets, Hybrid Instruments or Other Portfolios the firms has chosen to disclose in row 15.

Row 30 Portfolios Subject to Valuation Uncertainty Assessment
This is a narrative box allowing firms to choose to provide some narrative such as outlining the most material methodologies that underlie a significant proportion of the calculation of valuation uncertainty.

Row 31 Portfolios Excluded due to Extreme Valuation Subjectivity
This is a narrative box which allows the firm to provide details of each ‘Portfolio Excluded due to Extreme Valuation Subjectivity’ the firm has chosen to disclose in row 19. Information provided should include, but not necessarily be limited to, a description of the products and why an effective assessment of valuation uncertainty cannot be performed, details of the extent to which the portfolio is classified as AFS or fair-value option in the Banking Book and a historical description of how the portfolio was built up together with a description of what the strategy is for the portfolio for the future (e.g. whether there is still new trading or whether this is a legacy portfolio being sold off over time).

Row 32 Portfolios of Particular Interest
This is a narrative box which allows the firm to provide details of each ‘Portfolio of Particular Interest’ the firm has chosen to disclose in row 25. Information provided should include, but not necessarily be limited to, a description of the products, details of the extent to which the portfolio is classified as AFS or fair-value option in the Banking Book, why it is of particular interest, the basis of the methodology used to calculate the uncertainty and a historical description of how the portfolio was built up together with a description of what the strategy is for the portfolio for the future (e.g. whether there is still new trading or whether this is a legacy portfolio being sold off over time).

Row 33 Reporting Currency
This is a box in which the firm should declare the reporting currency used.
### Internal Validations

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**External Validations**

There are no external validations for this data item.
Internal governance of third country branches

April 2015
1 Introduction

1.1 This draft supervisory statement is relevant to third country branches (‘branches’ and where singular a ‘branch’) with respect to the carrying on of certain activities and the provision of certain services from an establishment in the United Kingdom. It will assist a branch to make judgements which advance the objectives of the PRA by promoting safety and soundness. This statement clarifies the PRA’s expectations on:

- general organisational requirements;
- persons who effectively direct the business;
- responsibility of senior personnel;
- skills, knowledge and expertise;
- compliance;
- outsourcing; and
- record keeping.

2 General organisational requirements

General requirements

2.1 The PRA expects that the arrangements, processes and mechanisms implemented by a branch should be comprehensive and proportionate to the nature, scale and complexity of the risks inherent in its business model and of its activities and must take into account the specific technical criteria described in SYSC 19A.

Mechanisms and procedures

2.2 The PRA expects that, taking into account the nature, scale and complexity of the business of the branch, and the nature and range of the financial services and activities undertaken in the course of that business, the branch should establish, implement and maintain:

- decision-making procedures and an organisational structure which clearly and in a documented manner specifies reporting lines and allocates functions and responsibilities; and
- effective internal reporting and communication of information at all relevant levels of the branch.

Business continuity

2.3 The PRA expects a branch to take reasonable steps to ensure continuity and regularity in the performance of its regulated activities.

2.4 A branch should establish, implement and maintain an adequate business continuity policy aimed at ensuring, in the case of an interruption to its systems and procedures, that any losses are limited, the preservation of essential data and functions, and the maintenance of its regulated activities, or, where that is not possible, the timely recovery of such data and functions and the timely resumption of those activities.

2.5 The matters dealt with in a business continuity policy should include:

- resource requirements such as people, systems and other assets, and arrangements for obtaining these resources;
- the recovery priorities for the branch’s operations;
- communication arrangements for internal and external concerned parties (including the PRA, clients and the press);
- escalation and invocation plans that outline the processes for implementing the business continuity plans, together with relevant contact information;
- processes to validate the integrity of information affected by the disruption; and
- regular testing of the business continuity policy in an appropriate and proportionate manner in accordance with 2.6.

Regular monitoring

2.6 A branch should monitor and, on a regular basis, evaluate the adequacy and effectiveness of its systems, internal control mechanisms and arrangements established in accordance with Chapter 2 of the Internal Governance of Third Country Branches Part of the PRA Rulebook, and take appropriate measures to address deficiencies.

3 Persons who effectively direct the business

3.1 The persons referred to in Internal Governance of Third Country Branches 3.1 should either be executive directors or persons granted executive powers by, and reporting immediately to, the governing body.

3.2 The PRA expects at least two independent minds to play parts in the decision-making process in all significant decisions and determine the formulation and implementation of the policies of a branch. Where a branch nominates two individuals to direct its business, the PRA will not regard them as both effectively directing the business where one of them makes some, albeit significant, decisions relating to only a few aspects of the business.

3.2 Where there are more than two individuals directing the business of a branch, the PRA does not regard it as necessary for all of these individuals to be involved in all decisions relating to the determination of strategy and general direction. However, at least two individuals should be
Internal governance of third country branches

involved in all such decisions. Both individuals’ judgement should be engaged so that major errors leading to difficulties for the branch are less likely to occur. Similarly, each individual should have sufficient experience and knowledge of the business and the necessary personal qualities and skills to detect and resist any imprudence, dishonesty or other irregularities by the other individual. Where a single individual, whether a chief executive, managing director or otherwise, is particularly dominant in such a branch this will raise doubts about whether Internal Governance of Third Country Branches 3.2 is met.

4 Responsibility of senior personnel

4.1 The PRA expects a branch to ensure that:

• its senior personnel receive on a frequent basis, and at least annually, written reports on matters covered in sections 5.5, 6 and 7.2, indicating in particular whether the appropriate remedial measures have been taken in the event of any deficiencies; and

• the supervisory function, if any, receives on a regular basis written reports on the same matters.

4.2 In the PRA’s view, the supervisory function does not include a general meeting of the shareholders of the firm, or equivalent bodies, but could involve, for example, a separate supervisory board within a two-tier board structure or the establishment of a non-executive committee of a single-tier board structure.

5 Employees, agents and other relevant persons

Skills, knowledge and expertise

5.1 In the PRA’s view, a branch’s systems and controls should enable it to satisfy itself of the suitability of anyone who acts for it. This includes assessing an individual’s honesty and competence. This assessment should normally be made at the point of recruitment. An individual’s honesty need not normally be revisited unless something happens to make a fresh look appropriate.

5.2 Any assessment of an individual’s suitability should take into account the level of responsibility that the individual will assume within the branch. The nature of this assessment will generally differ depending upon whether it takes place at the start of the individual’s recruitment, at the end of the probationary period (if there is one) or subsequently.

Segregation of functions

5.3 In the PRA’s view a branch should ensure that the performance of multiple functions by its relevant persons does not and is not likely to prevent those persons from discharging any particular functions soundly, honestly and professionally. The senior personnel within the branch should define arrangements concerning the segregation of duties within the branch and the prevention of conflicts.

5.4 The effective segregation of duties is an important element in the internal controls of a branch in the prudential context. In particular, it helps to ensure that no one individual is completely free to commit assets or incur liabilities. Segregation can also help to ensure that the firm’s governing body receives objective and accurate information on financial performance, the risks faced by the branch and the adequacy of its systems.

5.5 A branch should normally ensure that no single individual has unrestricted authority to do all of the following:

• initiate a transaction;
• bind the branch or the firm;
• make payments; and
• account for it.

5.6 Where a branch is unable to ensure the complete segregation of duties (for example, because it has a limited number of staff), it should ensure that there are adequate compensating controls in place (for example, frequent review of an area by relevant senior managers).

5.7 Where a branch outsources its internal audit function, it should take reasonable steps to ensure that every individual involved in the performance of this service is independent from the individuals who perform its external audit. This should not prevent services from being undertaken by a firm’s external auditors provided that:

• the work is carried out under supervision and management of the branch’s own internal staff; and

• potential conflicts of interest between the provision of external audit services and the provision of internal audit are properly managed.

Awareness of procedures

5.8 A branch should ensure that its relevant persons are aware of the procedures which must be followed for the proper discharge of their responsibilities.

5.9 A branch should monitor and, on a regular basis, evaluate the adequacy and effectiveness of its systems, internal control mechanisms and arrangements established in accordance with Internal Governance of Third Country Branches 5.1 and section 5 of this supervisory statement and take appropriate measures to address any deficiencies.
6 Compliance and internal audit

Compliance

6.1 A branch should, taking into account the nature, scale and complexity of its business, and the nature and range of financial services and activities undertaken in the course of that business, establish, implement and maintain adequate policies and procedures designed to detect any risk of failure by the branch to comply with its obligations under the regulatory system, as well as associated risks, and put in place adequate measures and procedures designed to minimise such risks and to enable the PRA to exercise its powers effectively under the regulatory system.

6.2 Depending on the nature, scale and complexity of its business, it may be appropriate for a branch to have a separate compliance function. Where a branch has a separate compliance function, it should be permanent, effective, operate independently and should have the following responsibilities:

- to monitor and, on a regular basis, to assess the adequacy and effectiveness of the measures and procedures put in place in accordance with section 6.1 above, and the actions taken to address any deficiencies in the branch’s compliance with its obligations; and

- to advise and assist the relevant persons responsible for carrying out regulated activities to comply with the branch’s obligations under the regulatory system.

6.3 In order to enable the compliance function of a branch to discharge its responsibilities properly and independently, the branch should ensure that the following conditions are met:

- the compliance function should have the necessary authority, resources, expertise and access to all relevant information;

- the relevant persons involved in the compliance functions should not be involved in the performance of services or activities they monitor; and

- the method of determining the remuneration of the relevant persons involved in the compliance function should not compromise their objectivity.

A branch need not comply with the second and third bullet points if it is able to demonstrate that in view of the nature, scale and complexity of its business, and the nature and range of its financial services and activities, those provisions are not proportionate and that the branch’s compliance function continues to be effective.

6.4 In setting the method of determining the remuneration of persons involved in the compliance function, branches will need to comply with SYSC 19A (the Remuneration Code).

Internal audit

6.5 The PRA expects that a branch should, where appropriate and proportionate in view of the nature, scale and complexity of its business and the nature and range of its financial services and activities, undertaken in the course of that business, establish and maintain an internal audit function. This should be separate and independent from the other functions and activities of the branch. The internal audit function should have the following responsibilities:

- to establish, implement and maintain an audit plan to examine and evaluate the adequacy and effectiveness of the branch’s systems, internal control mechanisms and arrangements;

- to issue recommendations based on the result of work carried out in accordance with the audit plan;

- to verify compliance with those recommendations; and

- to report in relation to internal audit matters in accordance with 4.1.

6.6 The term ‘internal audit function’ in section 6.5 refers to the generally understood concept of internal audit within a branch, that is, the function of assessing adherence to and the effectiveness of internal systems and controls, procedures and policies. The internal audit function is not a controlled function itself, but it is part of the systems and controls function (CF28).

7 Risk control

7.1 Internal Governance of Third Country Branches 2.1 requires a branch to have effective processes to identify, manage, monitor and report the risks it is or might be exposed to.

7.2 A branch should establish, implement and maintain adequate risk management policies and procedures, including effective procedures for risk assessment, which identify the risks relating to the branch’s activities, processes and systems, and where appropriate, set the level of risk tolerated by the branch.

7.3 A branch should adopt effective arrangements, processes and mechanisms to manage the risk relating to the branch’s activities, processes and systems, in light of that level of risk tolerance.
7.4 The management body of a branch should approve and periodically review the strategies and policies for taking up, managing, monitoring and mitigating the risks the branch is or might be exposed to, including those posed by the macroeconomic environment in which it operates in relation to the status of the business cycle.

7.5 For a branch included within the scope of Internal Capital Adequacy Assessment 15 (Reverse stress testing), the strategies, policies and procedures for identifying, taking up, managing, monitoring and mitigating the risks to which the firm is or might be exposed include conducting reverse stress testing in accordance with that chapter. A branch which falls outside the scope of that Part should consider conducting reverse stress tests on its business plan as well. This would further senior personnel’s understanding of the firm’s vulnerabilities and would help them design measures to prevent or mitigate the risk of business failure.

7.6 A branch should monitor the following:

- the adequacy and effectiveness of its risk management policies and procedures;
- the level of compliance by the branch and its relevant persons with the arrangements, processes and mechanisms adopted in accordance with 7.3; and
- the adequacy and effectiveness of measures taken to address any deficiencies in those policies, procedures, arrangements, processes and mechanisms, including failures by the relevant persons to comply with such arrangements, processes and mechanisms or follow such policies and procedures.

7.7 A branch should, where appropriate and proportionate in view of the nature, scale and complexity of its business and the nature and range of the investment services and activities undertaken in the course of that business, establish and maintain a risk management function that operates independently and carries out the following tasks:

- implementation of the policies and procedures referred to in 7.2 to 7.6; and
- provision of reports and advice to senior personnel in accordance with 4.1.

7.8 Where a branch does not maintain a risk management function that functions independently, it should nevertheless be able to demonstrate that the policies and procedures which it has adopted in accordance with 7.2 to 7.6 satisfy those provisions and are consistently effective.

7.9 In setting the method of determining the remuneration of employees involved in the risk management function, branches will need to comply with SYSC 19A (the Remuneration Code).

7.10 The term ‘risk management function’ in 7.6 and 7.8 refers to the generally understood concept of risk assessment within a branch, that is, the function of setting and controlling risk exposure. The risk management function is not a controlled function itself, but is part of the systems and controls function (CF28).

8 Outsourcing

8.1 A branch should, when relying on a third party for the performance of operational functions which are critical for the performance of regulated activities, listed activities or ancillary services on a continuous and satisfactory basis, ensure that it take reasonable steps to avoid undue additional operational risk.

8.2 A branch should not undertake the outsourcing of important operational functions in such a way as to impair materially:

- the quality of its internal control; and
- the ability of the appropriate regulator to monitor the branch’s compliance with all obligations under the regulatory system.

8.3 Internal Governance for Third Country Branches 2.1 requires a branch to have effective processes to identify, manage, monitor and report risks and internal control mechanisms. Except in relation to those functions described in 8.5, where a firm relies on a third party for the performance of operational functions which are not critical or important for the performance of relevant services and activities (see 8.1) on a continuous and satisfactory basis, it should take into account, in a manner that is proportionate given the nature, scale and complexity of the outsourcing, the provisions in this section in complying with that rule.

8.4 An operational function is regarded as critical or important if a defect or failure in its performance would materially impair the continuing compliance of a branch with the conditions and obligations of its authorisation or its other obligations under the regulatory system, its financial performance, or the soundness or the continuity of its relevant services and activities.

8.5 Without prejudice to the status of any other function, the following functions should not be considered as critical or important for the purposes of this section:
8.6 A branch should exercise due skill, care and diligence when entering into, managing or terminating any arrangement for the outsourcing to a service provider of critical or important operational functions or of any relevant services and activities.

8.7 A branch should in particular take the necessary steps to ensure that the following conditions are satisfied:

- the service provider should have the ability, capacity, and any authorisation required by law to perform the outsourced functions, services or activities reliably and professionally;
- the service provider should carry out the outsourced services effectively, and to this end the branch should establish methods for assessing the standard of performance of the service provider;
- the service provider should properly supervise the carrying out of the outsourced functions, and adequately manage the risks associated with the outsourcing;
- appropriate action should be taken if it appears that the service provider may not be carrying out the functions effectively and in compliance with applicable laws and regulatory requirements;
- the branch should retain the necessary expertise to supervise the outsourced functions effectively and to manage the risks associated with the outsourcing, and should supervise those functions and manage those risks;
- the service provider should disclose to the branch any development that may have a material impact on its ability to carry out the outsourced functions effectively and in compliance with applicable laws and regulatory requirements;
- the branch should be able to terminate the arrangement for the outsourcing where necessary without detriment to the continuity and quality of its provision of services to clients;
- the service provider should co-operate with the PRA and any other relevant competent authority in connection with the outsourced activities;
- the branch, its auditors, the PRA and any other relevant competent authority should have effective access to data related to the outsourced activities, as well as to the business premises of the service provider; and the appropriate regulator and any other relevant competent authority should be able to exercise those rights of access;
- the service provider should protect any confidential information relating to the branch and its clients; and
- the branch and the service provider should establish, implement and maintain a contingency plan for disaster recovery and periodic testing of backup facilities where that is necessary having regard to the function, service or activity that has been outsourced.

8.8 A branch should ensure that the respective rights and obligations of the branch and the service provider are clearly allocated and set out in a written agreement.

8.9 If a branch and the service provider are members of the same group, the branch may, for the purposes of 8.6 to 8.8 and 8.10 and 8.11, take into account the extent to which the branch controls the service provider or has the ability to influence its actions.

8.10 A branch should make available on request to the PRA and any other relevant competent authority all information necessary to enable the PRA and any other relevant competent authority to supervise the compliance of the performance of the outsourced activities with the requirements of the regulatory system.

8.11 A branch should notify the PRA when it intends to rely on a third party for the performance of operational functions which are critical or important for the performance of relevant services and activities on a continuous and satisfactory basis.

9 Record keeping

9.1 Subject to any other record-keeping rule, the PRA expects records to be capable of being reproduced in the English language on paper. Where a branch is required to retain a record of a communication that was not made in the English language, it may retain it in that language. However, it should be able to provide a translation on request. If a branch’s records relate to business carried on from an establishment in a country or territory outside the United Kingdom, an official language of that country or territory may be used instead of English.
9.2 A branch should have appropriate systems and controls in place with respect to the adequacy of, access to, and the security of its records so that the branch may fulfil its regulatory and statutory obligations. With respect to retention periods, the PRA expects that records should be retained for as long as is relevant for the purposes for which they are made.

10 Risk control on governance arrangements

Governance arrangements
10.1 The PRA expects that branches should, taking account of their size, nature and complexity, consider whether in order to fulfil Internal Governance for Third Country Branches 2.1 and the general organisational requirements in this supervisory statement, their risk control arrangements should include:

• appointing a Chief Risk Officer; and
• establishing a governing body risk committee.

Chief risk officer
10.2 The PRA expects that a chief risk officer should:

• be accountable to the firm’s governing body for oversight of branch-wide risk management;
• be fully independent of a branch’s individual business units;
• have sufficient authority, stature and resources for the effective execution of his responsibilities;
• have unfettered access to any parts of the branch’s business capable of having an impact on the branch’s risk profile;
• ensure that the data used by the branch’s to assess its risks are fit for purpose in terms of quality, quantity and breadth;
• provide oversight and challenge of the branch’s systems and controls in respect of risk management;
• provide oversight and validation of the branch’s external reporting of risk;
• ensure the adequacy of risk information, risk analysis and risk training provided to members of the firm’s governing body;
• report to the firm’s governing body on the branch’s risk exposures relative to its risk appetite and tolerance, and the extent to which the risks inherent in any proposed business strategy and plans are consistent with the governing body’s risk appetite and tolerance. The Chief Risk Officer should also alert the firm’s governing body to and provide challenge on, any business strategy or plans that exceed the branch’s risk appetite and tolerance; and
• provide risk-focused advice and information into the setting and individual application of the branch’s remuneration policy (see SYSC 19A.3.15E).

10.3 The PRA expects branches to seek the PRA’s approval for a Chief Risk Officer to perform the systems and controls function, and that where a branch is part of a group it will structure its arrangements so that a Chief Risk Officer at an appropriate level within the group will exercise functions in 10.3 taking into account group-wide risks.

Reporting lines of chief risk officer
10.4 The Chief Risk Officer should be accountable to a branch’s governing body. The PRA recognises that in addition to the Chief Risk Officer’s primary accountability to the governing body, an executive reporting line will be necessary for operational purposes. Accordingly, to the extent necessary for effective operational management, the Chief Risk Officer should report into a very senior executive level in the branch. In practice, the PRA expects this will be to the chief executive, the chief finance officer or another executive director.

Appointment of chief risk officer
10.5 Branches should ensure that a Chief Risk Officer’s remuneration is subject to approval by the firm’s governing body, or an appropriate sub-committee. Branches should also ensure that the Chief Risk Officer may not be removed from that role without the approval of the firm’s governing body.

Governing body risk committee
10.6 The PRA expects that, while the branch’s governing body is ultimately responsible for risk governance throughout the business, branches should consider establishing a governing body risk committee to provide focused support and advice on risk governance. Where a branch has established a governing body risk committee, its responsibilities should typically include:

• providing advice to the branch’s governing body on risk strategy, including the oversight of current risk exposures of the branch, with particular, but not exclusive, emphasis on prudential risks;
• development of proposals for consideration by the governing body in respect of overall risk appetite and tolerance, as well as the metrics to be used to monitor the branch’s risk management performance;
• oversight and challenge of the design and execution of stress and scenario testing;
• oversight and challenge of the day-to-day risk management and oversight arrangements of the executive;
• oversight and challenge of due diligence on risk issues relating to material transactions and strategic proposals that are subject to approval by the governing body;

• provide advice to the branch’s remuneration committee on risk weightings to be applied to performance objectives incorporated in the incentive structure for the executive; and

• providing advice, oversight and challenge necessary to embed and maintain a supportive risk culture throughout the branch.

10.7 Where a governing body risk committee is established, its chairman should be a non-executive director, and while its membership should predominantly be non-executive it may be appropriate to include senior executives such as the chief finance officer.

10.8 In carrying out their risk governance responsibilities, the branch’s governing body and governing body risk committee should have regard to any relevant advice from the firm’s Audit Committee or the branch’s internal audit function concerning the effectiveness of its current control framework. In addition, they should remain alert to the possible need for expert advice and support on any risk issue, taking action to ensure that they receive such advice and support as may be necessary to meet their responsibilities effectively.
Supervisory Statement | SS[xx]/15

The Internal Capital Adequacy Assessment Process (ICAAP) and the Supervisory Review and Evaluation Process (SREP)

April 2015

The changes below should be made to the SS[xx]/15 ‘The Internal Capital Adequacy Assessment Process (ICAAP) and the Supervisory Review and Evaluation Process (SREP)’ in Appendix 2 to CP1/15.

Underlining indicates new text and striking through indicates deleted text. Paragraphs will be renumbered when the final supervisory statement is published.
1 Introduction

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1.4 Chapter 3: Stress testing, scenario analysis and capital planning sets out the PRA’s expectations of firms in relation to stress testing, scenario analysis and capital planning, and the requirements set out in Chapter 12 of the Internal Capital Adequacy Assessment part of the PRA Rulebook.

1.5 Chapter 4: Reverse stress testing sets out the PRA’s expectations of firms in relation to reverse stress testing, and the requirements set out in Chapter 15 of the Internal Capital Adequacy Assessment Part of the PRA Rulebook.

1.6 Chapter 54: The SREP sets out the factors that the PRA takes into consideration to assess a firm’s ICAAP. It explains the setting of Individual Capital Guidance (ICG) and the PRA buffer, the consequences in the event a firm fails to meet ICG or uses the PRA buffer, and that the PRA is collecting data to support the SREP. It also sets out the factors that the PRA takes into consideration to assess a firm’s reverse stress-testing approach including the PRA response to weaknesses in the process.

1.67 This supervisory statement should be read in conjunction with the statement of policy The PRA’s methodologies for setting Pillar 2 capital.

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3.21 In identifying adverse circumstances and events in accordance with Internal Capital Adequacy Assessment 12.1, a firm should consider the results of any reverse stress testing conducted in accordance with SYSC 20 Chapter 15 of the Internal Capital Adequacy Assessment Part of the PRA Rulebook. Reverse stress testing may be expected to provide useful information about the firm’s vulnerabilities for the purpose of meeting the firm’s obligations under Internal Capital Adequacy Assessment 12.1. In addition, such a comparison may help a firm to assess the sensitivity of its financial position to different stress calibrations.

4 Reverse stress testing

4.1 Reverse stress testing is a risk management tool used to increase a firm’s awareness of its business model vulnerabilities. Firms in scope of Chapter 15 of the Internal Capital Adequacy Assessment Part of the PRA Rulebook must carry out reverse stress testing in accordance with Chapter 15 of that Part. This includes requirements on the firm to reverse stress test its business plan; that is, to carry out stress tests and scenario analyses that test its business plan to failure.

4.2 Business plan failure in the context of reverse stress testing should be understood as the point at which the market loses confidence in a firm and, as a result, the firm is no longer able to carry out its business activities. Examples of this would be the point at which all or a substantial portion of the firm’s counterparties are unwilling to continue transacting with it or seek to terminate their contracts, or the point at which the firm’s existing shareholders are unwilling to provide new capital. Such a point may be reached well before the firm’s financial resources are exhausted.

4.3 The PRA may request a firm to quantify the level of financial resources which, in the firm’s view, would place it in a situation of business failure should the identified adverse circumstances crystallise.

4.4 In carrying out the stress tests and scenario analyses required by rule 15.2 of the Internal Capital Adequacy Assessment Part of the PRA Rulebook a firm should at least take into account each of the sources of risk identified in accordance with GENPRU 1.2.30R(2).

4.5 Reverse stress testing should be appropriate to the nature, size and complexity of the firm’s business and of the risks it bears. Where reverse stress testing reveals that a firm’s risk of business failure is unacceptably high, the firm should devise realistic measures to prevent or mitigate the risk of business failure, taking into account the time that the firm would have to react to these events and implement those measures. As part of these measures, a firm should consider if changes to its business plan are appropriate. These measures, including any changes to the firm’s business plan, should be documented as part of the results referred to in rule 15.4 of the Internal Capital Adequacy Assessment Part of the PRA Rulebook.

4.6 In carrying out its reverse stress testing, a firm should consider scenarios in which the failure of one or more of its major counterparties or a significant market disruption arising from the failure of a major market participant, whether or not combined, would cause the firm’s business to fail.

4.7 Firms may choose to use reverse stress testing as a starting point for their recovery plan scenarios.

5 4 The SREP

5 4.1 The SREP is a process by which the PRA, taking into account the nature, scale and complexity of a firm’s activities, reviews and evaluates the:

- arrangements, strategies, processes and mechanisms implemented by a firm to comply with its regulatory requirements laid down in PRA rules and the CRR;
- risks to which the firm is or might be exposed;
• risks that the firm poses to the financial system; and

• further risks revealed by stress testing.

5.4.2 As part of the SREP, the PRA will review the firm’s ICAAP and have regard to the risks outlined in the overall Pillar 2 rule in Internal Capital Adequacy Assessment 3.1, the firm’s vulnerabilities under reverse stress testing, the governance arrangements of firms, its corporate culture and values, and the ability of members of the management body to perform their duties. The degree of involvement of the management body of the firm will be taken into account by the PRA when assessing the ICAAP, as will the appropriateness of the internal processes and systems for supporting and producing the ICAAP.

5.4.3 When the PRA reviews an ICAAP as part of the SREP, it does so as part of the process of determining whether all of the material risks have been identified and that the amount and quality of capital identified by the firm is sufficient to cover the nature and level of the risks to which it is or might be exposed.

5.4 The PRA may request a firm to submit the design and results of its reverse stress tests and any subsequent updates as part of its risk assessment.

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5.9 4.8 On the basis of the SREP, the PRA will determine whether the arrangements implemented by a firm and the capital held by it provide sound management and adequate coverage of its risks. If necessary, the PRA will require the firm to take appropriate actions or steps at an early stage to address any future potential failure to meet its prudential regulatory requirements, or to prevent or mitigate the risk of business failure revealed by reverse stress testing. The PRA recognises that not every business failure is driven by lack of financial resources and will take this into account when reviewing a firm’s reverse stress-test design and results.

5.10 4.9 There are two main areas that the PRA considers when assessing a firm’s capital adequacy under conducting a SREP: (i) risks to the firm which are either not captured, or not fully captured, under the CRR (eg IRRBB and concentration risk); and (ii) risks to which the firm may become exposed over a forward-looking planning horizon (eg due to changes to the economic environment). The PRA refers to the first area as Pillar 2A and the second as Pillar 2B.
The proposed changes below should be made to the SS21/15 'Internal governance'. Underlining indicates new text and striking through indicates deleted text.
**Risk control**

2.18 The PRA considers that for a firm included within the scope of Internal Capital Adequacy Assessment 15, SYSC 20 (Reverse stress testing), the strategies, policies and procedures for identifying, taking up, managing, monitoring and mitigating the risks to which the firm is, or might be, exposed include conducting reverse stress testing. A firm that falls outside the scope of Internal Capital Adequacy Assessment 15 SYSC 20 should consider conducting reverse stress tests on its business plan as well. This would further senior personnel’s understanding of the firm’s vulnerabilities and would help them design measures to prevent or mitigate the risk of business failure.

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**Risk control on governance arrangements**

2.27 All CRR firms are obliged to appoint a chief risk officer, in addition CRR firms that are significant are obliged to have a risk committee and should read this supervisory statement in conjunction with the rules in the Risk Control Part of the Rulebook.

**Chief Risk Officer**

2.28 The PRA expects that a Chief Risk Officer should:

- ensure that the data used by the firm to assess its risks are fit for purpose in terms of quality, quantity and breadth;

- provide oversight and challenge of the firms systems and controls in respect of risk management;

- provide oversight and validation of the firm’s external reporting of risk;

- ensure the adequacy of risk information, risk analysis and risk training provided to members of the firm’s governing body;

- report to the firm’s governing body on the firm’s risk exposures relative to its risk appetite and tolerance, and the extent to which the risks inherent in any proposed business strategy and plans are consistent with the governing body’s risk appetite and tolerance. The Chief Risk Officer should also alert the firm’s governing body to and provide challenge on, any business strategy or plans that exceed the firm’s risk appetite and tolerance; and

- provide risk-focused advice and information into the setting and individual application of the firm’s remuneration policy.

2.29 The PRA expects that where a firm is part of a group it will structure its arrangements so that a Chief Risk Officer at an appropriate level within the group will exercise functions in 2.28 taking into account group-wide risks.

2.30 The Chief Risk Officer should be accountable to a firm’s governing body.

2.31 Firms should ensure that a Chief Risk Officer’s remuneration is subject to approval by the firm’s governing body, or an appropriate sub-committee.

2.32 The appropriate regulator recognises that in addition to the Chief Risk Officers primary accountability to the governing body, an executive reporting line will be necessary for operational purposes. Accordingly, to the extent necessary for effective operational management, the Chief Risk Officer should report into a very senior executive level in the firm. In practice, the appropriate regulator expects this will be to the chief executive, the chief finance officer or to another executive director.

**Governing body risk committee**

2.33 The PRA considers that while the firm’s governing body is ultimately responsible for risk governance throughout the business, firms that are not significant CRR firms should consider establishing a governing body risk committee to provide focused support and advice on risk governance.

2.34 The PRA expects that a governing body risk committee’s responsibilities will typically include:

- providing advice to the firm’s governing body on risk strategy, including the oversight of current risk exposures of the firm, with particular, but not exclusive, emphasis on prudential risks;

- development of proposals for consideration by the governing body in respect of overall risk appetite and tolerance, as well as the metrics to be used to monitor the firm’s risk management performance;

- oversight and challenge of the design and execution of stress and scenario testing;

- oversight and challenge of the day-to-day risk management and oversight arrangements of the executive;

- oversight and challenge of due diligence on risk issues relating to material transactions and strategic proposals that are subject to approval by the governing body;

- providing advice to the firm’s remuneration committee on risk weightings to be applied to performance objectives incorporated in the incentive structure for the executive; and

- providing advice, oversight and challenge necessary to embed and maintain a supportive risk culture throughout the firm.
2.35 Where a governing body risk committee is established, its chairman should be a non-executive director, and while its membership should predominantly be non-executive it may be appropriate to include senior executives such as the chief finance officer.

2.36 In carrying out their risk governance responsibilities, a firm’s governing body and governing body risk committee should have regard to any relevant advice from its audit committee or internal audit function concerning the effectiveness of its current control framework. In addition, they should remain alert to the possible need for expert advice and support on any risk issue, taking action to ensure that they receive such advice and support as may be necessary to meet their responsibilities effectively.