2023 EU-Wide Stress Test

Template Guidance

16 December 2022
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1. Introduction and general remarks

1.1 Objective of this guidance

1. The purpose of this document is to provide technical guidance, together with the Methodological Note, to the participating banks for populating the set of templates for the 2023 EU-wide stress test. This document will not provide any definitions or requirements that go beyond the ones given in the Methodological Note. If there are cases where the guidance contradicts the requirements from the Methodological Note, the latter prevails.

2. Each of the Methodological Note’s chapters has a subchapter on the scope of application, on the definitions used in the chapter and on reporting requirements. Most of the information needed for the population of the templates is included in the Methodological Note – in particular in the sub sections on the scope of application, on the definitions used in the chapter and on reporting requirements. Their content will thus not be restated in this guidance. This document should therefore be read in conjunction with the Methodological Note.

3. Any abbreviations used in this document are defined in the Methodological Note.

4. The first section of this document covers general topics such as template types, data input and formats and supervisory reporting standards applied. The remainder of this document is structured following the order of the templates according to the file ‘2023 EU-wide Stress Test-Templates’.

5. Each template is covered in a separate section containing a summary of the purpose and data of the template, followed by a description of its structure, i.e. what information is contained in rows and columns. If any specific definitions or requirements are applicable to this template this is then covered in the following paragraph. Finally, links of the template with other templates are outlined.

1.2 Overview of the templates

6. The 2023 EU-wide Stress Test templates are grouped into the following template types:

- Instructions: Template which gives general information on how to populate the templates and also indicates the version number of the file;

- Input: Template into which banks are requested to enter basic information such as the bank’s name, material countries and country / currency combinations, currency breakdowns, and prescribed NFCI growth rate parameters;
• Calculation Support and Validation data (CSV): Templates which, with the exception of certain summary templates, are to be populated by the participating banks and in some areas contain the stress test calculation. These templates will be used to populate the transparency templates;

• Transparency (TRA): Data on stress test outcomes to be disclosed on a bank-by-bank basis along with the publication of the stress test results. The TRA templates are populated automatically.

7. Table 1 and Table 2 below include an overview over all the templates. Banks will have to populate the Input table and all CSV templates, except the CSV optional templates as explained below in paragraph 9.

Table 1: Overview of the CSV Templates

<table>
<thead>
<tr>
<th>Section or topic</th>
<th>Template name</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>N/A</td>
<td>Instructions</td>
<td>Summary of templates and colour code applied</td>
</tr>
<tr>
<td>N/A</td>
<td>Input</td>
<td>Input of bank name and relevant countries for credit risk, country/currency pairs for NII and currency breakdowns of Other remaining administrative expenses and NFCI, and prescribed NFCI growth rate parameters</td>
</tr>
<tr>
<td>Credit risk</td>
<td>CSV_CR_SUM</td>
<td>Credit risk – Summary</td>
</tr>
<tr>
<td>Credit risk</td>
<td>CSV_CR_SCEN</td>
<td>Credit risk – Scenarios (projection for credit risk losses)</td>
</tr>
<tr>
<td>Credit risk</td>
<td>CSV_CR_SECTOR</td>
<td>Exposures by sector of economic activity</td>
</tr>
<tr>
<td>Credit risk</td>
<td>CSV_CR_REA</td>
<td>Credit risk – REA</td>
</tr>
<tr>
<td>Credit risk</td>
<td>CSV_CR_REA_IRB</td>
<td>REA – IRB approach floor</td>
</tr>
<tr>
<td>Credit risk</td>
<td>CSV_CR_REA_STA</td>
<td>REA – STA floor</td>
</tr>
<tr>
<td>Credit risk</td>
<td>CSV_CR_COVID19</td>
<td>Credit risk – COVID-19 public guarantees</td>
</tr>
<tr>
<td>Credit risk</td>
<td>CSV_CR_SEC_SUM</td>
<td>Securitisations – Summary</td>
</tr>
<tr>
<td>Credit risk</td>
<td>CSV_CR_SEC</td>
<td>Securitisations</td>
</tr>
<tr>
<td>Credit risk</td>
<td>CSV_CR_NPL</td>
<td>NPL calendar</td>
</tr>
<tr>
<td>Market risk, CCR losses and CVA</td>
<td>CSV_MR_SUM</td>
<td>Market risk – Summary</td>
</tr>
<tr>
<td>Market risk, CCR losses and CVA</td>
<td>CSV_MR_FULL_REVAL</td>
<td>Market risk – Full revaluation</td>
</tr>
<tr>
<td>Market risk, CCR losses and CVA</td>
<td>CSV_MR_RESERVE</td>
<td>Market risk – Revaluation of reserves</td>
</tr>
<tr>
<td>Market risk, CCR losses and CVA</td>
<td>CSV_MR_PROJ</td>
<td>Market risk – Projection of client revenues of items held with a trading intent and their related hedges</td>
</tr>
<tr>
<td>Market risk, CCR losses and CVA</td>
<td>CSV_MR_CCR</td>
<td>Market risk – Counterparty defaults</td>
</tr>
<tr>
<td>Market risk, CCR losses and CVA</td>
<td>CSV_MR_REA</td>
<td>REA – Market risk</td>
</tr>
<tr>
<td>NII</td>
<td>CSV_NII_SUM</td>
<td>NII – Summary</td>
</tr>
<tr>
<td>NII</td>
<td>CSV_NII_CALC</td>
<td>NII – Calculation</td>
</tr>
<tr>
<td>Conduct risk and other operational risks</td>
<td>CSV_OR_GEN</td>
<td>Conduct and other operational risk losses</td>
</tr>
</tbody>
</table>
### Table 2: Overview of the TRA Templates

<table>
<thead>
<tr>
<th>Section or topic</th>
</tr>
</thead>
<tbody>
<tr>
<td>Conduct risk and other operational risks</td>
</tr>
<tr>
<td>Non-interest income, expenses and capital</td>
</tr>
<tr>
<td>Credit risk</td>
</tr>
<tr>
<td>Non-interest income, expenses and capital</td>
</tr>
<tr>
<td>Credit risk</td>
</tr>
<tr>
<td>Non-interest income, expenses and capital</td>
</tr>
<tr>
<td>Non-interest income, expenses and capital</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Template name</th>
<th>Description</th>
<th>Section or topic</th>
</tr>
</thead>
<tbody>
<tr>
<td>CSV_OR_CON</td>
<td>Material conduct risk losses</td>
<td>Conduct risk and other operational risks</td>
</tr>
<tr>
<td>CSV_NFCL_DIV</td>
<td>Evolution of net fee and commissions income, dividend income</td>
<td>Non-interest income, expenses and capital</td>
</tr>
<tr>
<td>CSV_ONEOFF</td>
<td>Adjustments for non-recurring events (one-offs)</td>
<td>Non-interest income, expenses and capital</td>
</tr>
<tr>
<td>CSV_P&amp;L</td>
<td>Evolution of P&amp;L</td>
<td>Non-interest income, expenses and capital</td>
</tr>
<tr>
<td>TRA_SUM</td>
<td>Summary adverse or baseline scenario (stress test results)</td>
<td>N/A</td>
</tr>
<tr>
<td>TRA_CR_STA</td>
<td>Credit risk (loss projection) STA</td>
<td>Credit risk</td>
</tr>
<tr>
<td>TRA_CR_IRB</td>
<td>Credit risk (loss projection) IRB</td>
<td>Credit risk</td>
</tr>
<tr>
<td>TRA_CR_COVID19_STA</td>
<td>Credit risk COVID-19 public guarantees (loss projection) STA</td>
<td>Credit risk</td>
</tr>
<tr>
<td>TRA_CR_COVID19_IRB</td>
<td>Credit risk COVID-19 public guarantees (loss projection) IRB</td>
<td>Credit risk</td>
</tr>
<tr>
<td>TRA_CR_SEC</td>
<td>Credit risk – Securitisations (REA projection)</td>
<td>Credit risk</td>
</tr>
<tr>
<td>TRA_REA</td>
<td>REA (projection)</td>
<td>Non-interest income, expenses and capital</td>
</tr>
<tr>
<td>TRA_P&amp;L</td>
<td>P&amp;L (projection)</td>
<td>Non-interest income, expenses and capital</td>
</tr>
<tr>
<td>TRA_CAP</td>
<td>Capital (projection)</td>
<td>Non-interest income, expenses and capital</td>
</tr>
<tr>
<td>TRA_CAPMEAS</td>
<td>Major capital measures and material losses</td>
<td>Non-interest income, expenses and capital</td>
</tr>
</tbody>
</table>

8. Besides the instructions template, the majority of the transparency templates are not addressed in this document as they are automatically populated and are presented only for informational purposes.
9. There are two CSV templates whose population is optional:

- If a bank has not individuated any capital measure or material loss within the time horizons requested in the template CSV_CAPMEAS, it does not have to populate the CSV_CAPMEAS template;

- If a bank has no eligible one-off events to be taken into account in the stress test it does not have to populate the CSV_ONEOFF template.

1.3 Data input and formats

10. No changes should be made to the sheets or the structure of the file, i.e. the only edits should be the input of data. In particular, the password-protection of the sheets should be left intact, and no columns or rows should be inserted, (re)moved or replaced. Sheets whose password-protection has been decrypted and after some modifications encrypted again cannot be processed by the EBA and will therefore be rejected.

11. The templates have a common colour code to flag different categories of cells, using the logic described in the figure below. Cells in light blue are used for the processing the stress test data provided by the banks, but have no direct relevance for banks.

Figure 1: Colour-scheme of different cells in the templates

12. If a field requires a text input, a drop-down menu is implemented in the respective template. The only exception to this rule is template CSV_ONEOFF where some fields are free-text fields as they require descriptive information.

13. Monetary amounts should be reported in million euros (rounded to two decimal places) if not specifically indicated otherwise. When originally accounted in a currency different from euro the same exchange rates should be applied as for the COREP/ FINREP reporting.

14. Percentage data should be reported in the format ‘X.XX%’, i.e. not in decimals.
15. If the value required in a field amounts to 0, the respective field should be populated with 0 and not be left blank.

1.4 Supervisory reporting standards

16. All templates used in the 2023 EU-wide stress test refer to the specific version of supervisory reporting requirements in place as of 31 December 2022. This means, for all templates, the use of FINREP and COREP standards as for EBA reporting framework 3.2 (applicable for reports until 31 December 2022). In the case of resubmission of FINREP and COREP reports, templates should be filled in with the most updated data. When needed, banks should prove that a re-submission of FINREP/COREP is in process and explain the differences in the explanatory note.
2. Template specific guidance

2.1 General information

2.1.1 Input template

17. This template contains general information on the bank participating in the stress test. In this template, banks are required to select their bank’s name and the most material countries for the reporting of credit risk data, the country / currency combinations for NII, as well as the currency breakdown of other remaining administrative expenses and NFCI, and the prescribed NFCI growth rate parameters.

18. The fields LEI and country of the selected bank will be populated automatically.

19. While in general the definitions of the Methodological Note apply, specific definitions to be highlighted for the use of this template comprise:

- The country fields in the credit risk table have to be populated according to section 2.3.4 of the Methodological Note;

- The country/currency fields in the NII table have to be filled according to section 4.3.5 Box 22 of the Methodological Note;

- The breakdown of other remaining administrative expenses has to be filled with the top 15 currencies in EUR amounts\(^1\)\(^2\) net of average projected one-off adjustments (if any).\(^3\) However, if 95% of the sum of all currencies have already been covered before filling the top 15 currencies, the bank has the option to report the remaining part in the “Other” (currencies) category. Banks using pro-forma data for other remaining administrative expenses shall provide a breakdown based on such data and include the (aggregate) difference between supervisory and pro-forma figures in the input sheet under cell E45 (while for all other banks this cell should be filled-in with zero); and

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\(^1\) By contribution to the specific item and based on the relevant exchange rate at the cut-off date.

\(^2\) Also if operating with only one currency.

\(^3\) For example, if a bank has other remaining administrative expenses for GBP 100mn and a projected one-off adjustment (on other remaining administrative expenses) of GBP 10mn per year, it should fill the table with GBP 90mn denominated in EUR amounts as per applicable exchange rate.
The breakdown of NFCI has to be filled with the top 15 currencies in EUR amounts.\textsuperscript{4,5} However, if 95% of the sum of all currencies has already been covered before filling the top 15 currencies, the bank has the option to report the remaining part in the “Other” (currencies) category.

The Top 15 country / currency combinations in this template are linked via formula from this template to the CSV_NII_CALC template, the Top 10 country exposures are linked via formula from this template to the CSV_CR_SCEN and CSV_CR_REA templates. Furthermore, the currency breakdown of NFCI is linked to the CSV_NFCI_DIV template, while the currency breakdown of other remaining administrative expenses is linked to the CSV_P&L template.

The exchange rate variations in this template are linked to the evolution of interest income and expenses under CSV_NII_CALC, to the floor in other remaining administrative expenses under CSV_P&L and to the evolution of NFCI in CSV_NFCI_DIV. The exchange rate variations will be provided in the templates for all countries that are covered by the macroeconomic scenario. This applies to the ‘Other’ currency as well, where provided exchange variations in the templates shall be used according to the share of exposures in scope of ‘Other’. Detailed information on these calculations shall be included in the explanatory note. Furthermore, banks shall populate their presentation currency in the INPUT template. The exchange rate variation will be computed accordingly.

The fields for the prescribed NFCI growth rates are to be filled with the bank specific growth rates transmitted to banks. The growth rates represent for each year of each of the baseline and adverse scenarios the prescribed cumulative path of NFCI relatively to the starting point. In the adverse scenario, the three-year cumulative growth rate of NFCI is subject to a maximum and minimum reduction (floor/cap) constraints. In the baseline scenario, the three-year cumulative growth rate of NFCI is subject to maximum reduction (floor) constraint. These constraints, if binding, apply to each year of the corresponding scenario horizon and are already reflected in the prescribed growth rate parameters.

### 2.2 Credit Risk

#### 2.2.1 CSV_CR_SUM

This template shows the credit risk P&L impact for all positions excluding securitisations. It is automatically populated (from CSV_CR_SCEN) and no data needs to be entered in this template.

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\textsuperscript{4} Same as footnote 1

\textsuperscript{5} Also if operating with only one currency.
24. The rows of the template show end of year information (e.g. distribution of exposures to stages, stock of provisions, coverage ratios), flows between stages, impairments and credit risk parameters. The columns include the breakdown by year and scenario.

25. The CSV_CR_SUM template calculates the total impairment losses, which is linked via formula from this template to the CSV_P&L template.

2.2.2 CSV_CR_SCEN

26. In this template, banks are required to provide historical and projected credit risk information on exposure, LTV ratio, funded collateral, provisions and credit risk parameters broken down by asset class, regulatory approach, country of exposure, year and scenario. Moreover, the main credit risk stress test calculations are incorporated in this template.

27. The columns of the template include all variables to be reported and are grouped into the sections ‘Beginning of year – Stocks’, ‘Within year - Flows and Parameters’, and ‘End of year – Stocks’.

28. The rows of the template are grouped by year, scenario, regulatory approach (A-IRB, F-IRB, STA), asset classes and geographical breakdown of the country of exposure. For the population of those fields the following applies:

- The asset classes refer to the ones described in section 2.3.3 of the Methodological Note;

- The geographical breakdown field contains the following expressions: (i) ‘Total’, (ii) the Top 10 countries automatically populated based on the data entered in worksheet ‘Input’, and (iii) ‘Other’ for the residual not attributed to any country.

- In contrast to data required for the projection horizon, for historical values a lower number of columns have to be populated with data from 2021 and 2022. These columns can also be found in section 2.3.4 of the Methodological Note (Table 4 and Table 5).

- For stages that have zero exposure at the beginning of the exercise but for which there are exposure transitions towards that stage during the exercise, credit risk parameters (TRs, LRs, LGDs) should be reported in line with the hierarchies of approaches outlined in section 2.4.1 of the Methodological Note. This implies in particular that if there is performing exposure (S1 or S2) at the beginning of the exercise all parameters should be reported. Consequently, parameters for stages where no exposure is reported for the starting point should be estimated and reported using observed or modelled equivalent values (e.g. same or comparable country and asset class), once duly adjusted for the macroeconomic variables corresponding to the year of estimation. Notwithstanding this, if there is only S3 exposure at

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6 It is expected that this case can only occur in the starting point as transition rates should be non-zero during the exercise.
the beginning of the exercise, parameters affecting S1 or S2 exposures do not need to be filled. As stated in section 2.4.1 of the Methodological Note, the overarching principle is the parameter’s suitability and comparability for projections.

- The parameters related to exposures or asset classes without associated credit risk (e.g., ‘other non-credit obligation assets’) shall reflect that absence of credit risk, i.e. 0% transitions rates, loss rates and LGDs shall be reported.

- According to paragraph 125 of the Methodological Note, ECB benchmark parameters have to be applied to an entire pivot asset class if the coverage of existing satellite models is very low (i.e. if the banks’ satellite models do not ensure the estimation of all the PD/TR and LR/LGD parameters, respectively, for a minimum of 10% of the pivot asset class exposure). The parameters reported at the level of a main asset class (e.g. Retail or Corporate) should be consistent with the parameters used in the respective pivot asset class.

29. While in general the definitions of the Methodological Note apply, specific definitions to be highlighted for the use of this template comprise:

- Credit risk relevant exposure is based on the CRR/CRD definition but should be always the amount before credit risk adjustments and should exclude all fair value positions (FVOCI and FVPL), which is in contrast to the REA-templates, and exposures subject to CCR.

- For the purpose of this template, securitisation positions are excluded (see section 2.2 of the Methodological Note).

30. While historical exposures and provisions have to be reported in the template, the template calculates projected exposures and provisions out of starting point exposures / provisions and stressed credit risk parameters. For this purpose, the CSV_CR_SCEN template contains the formulas to calculate provisions for the credit risk stress test (for all segments subject to the stress test, except securitisations) according to section 2.4.3 of the Methodological Note. As per paragraph 110 of the Methodological Note, management overlays that were created as a forward-looking provision before the cut-off date might be used to offset future expected losses during the stress test horizon. Nevertheless, no release of accumulated provisions for S3 exposures is permitted for any year or scenario and this restriction shall be applied at exposure level. In addition, starting points need to be suitable for the scenario projections (paragraphs 113 and 119 of the Methodological Note). Data is linked via formula from the CSV_CR_SCEN

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7 Pivot asset class refers to the lowest level of aggregation (e.g. ‘Corporates – SME - Secured by real estate property').
8 To account for management overlays in the projections, provisions reported at the end of 2022 and the beginning of 2023 shall both be reported including management overlays. Thereby, possible conservatism in the provisioning at the cut-off date is considered in the calculation performed in the stress test templates as the total impairment losses (template CSV_CR_SUM) at the end of each period are computed as the difference with respect to the initial stocks of provisions.
template to the CSV_CR_SUM template. Moreover, exposure and impairment data is linked via formula from this template to the TRA_CR_IRB and TRA_CR_STA templates.

31. Table 3 summarises the reporting requirements for the main credit risk variables in each year of the template.

### Table 3: Reporting requirements for the main credit risk variables

<table>
<thead>
<tr>
<th>Item</th>
<th>2021 BoY; 2021 EoY; 2022 BoY</th>
<th>2022 EoY</th>
<th>2023 BoY</th>
<th>2023-2025</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Stocks</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Exp S1</td>
<td>Actual</td>
<td>Actual</td>
<td>Actual</td>
<td>Actual with restated</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td>distribution across</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td>IFRS 9 stages</td>
</tr>
<tr>
<td>Exp S2</td>
<td>Actual</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Exp S3</td>
<td>Actual</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Prov Stock S1</td>
<td>Actual</td>
<td></td>
<td></td>
<td>Actual with restated</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td>distribution across</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td>IFRS 9 stages</td>
</tr>
<tr>
<td>Prov Stock S2</td>
<td>Actual</td>
<td></td>
<td></td>
<td>Actual</td>
</tr>
<tr>
<td>Prov Stock S3</td>
<td>Actual</td>
<td></td>
<td></td>
<td>Actual^10</td>
</tr>
<tr>
<td>Prov old S3-S3</td>
<td>Actual</td>
<td></td>
<td></td>
<td>N/A</td>
</tr>
<tr>
<td>Prov SX-S3^11</td>
<td>Actual</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>Flows</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>S2-S1 flows</td>
<td>Actual</td>
<td></td>
<td></td>
<td>Projected with ST definition^10</td>
</tr>
<tr>
<td>S1-S2 flows</td>
<td>Actual</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>S1-S3 flows^12</td>
<td>Actual</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>S2-S3 flows^12</td>
<td>Actual</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>Parameters</strong></td>
<td>N/A</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Transition rates</td>
<td>Modelled (according to par. 32)</td>
<td></td>
<td></td>
<td>Modelled (stress test scenario)</td>
</tr>
<tr>
<td>LGDs</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Cure rates</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Loss rates</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

32. According to paragraph 112 of the Methodological Note, for the estimation of starting point parameters (rows covering the year 2022 of the CSV_CR_SCEN template), only the baseline

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9 Restatement to reflect the stress test definitions from paragraph 56 of the Methodological Note.

10 Formula-based fields.

11 Consider the provisions allocated to exposures that moved to S3 and remained in S3 at the end of the respective year.

12 Consider all transitions to S3 during the respective year (reported once in case it enters several times into S3).
scenario shall be taken into account. In line with paragraph 69 of the Methodological Note, the historical stock of provisions as of end-of-year 2022 shall be the actual one in accordance with the bank’s accounting framework (e.g. based on a multi-scenario approach applied under IFRS 9). The beginning-of-year 2023 stock of provisions is related to a historical period, but should be allocated in line with the distribution of exposure by stage restated in order to reflect the stress test definitions from to paragraph 56 of the Methodological Note (see Table 3). As a consequence, it is expected that the stock of provisions both as of end-of-year 2022 and beginning-of-year 2023 will not match the 2022 risk parameters calculated based on paragraph 112 of the Methodological Note. Contrarily, the projected stock of provisions for end-of-year 2023, 2024 and 2025 shall consider risk parameters calculated in accordance with the (baseline/adverse) scenario provided and under the perfect foresight assumption. In order to support the process of quality assurance performed by the competent authorities, banks should provide in the explanatory note details on the weighted scenarios employed under IFRS 9 and the impact of the assumptions from paragraph 112 of the Methodological Note to the starting point risk parameters and provision coverage ratios.

33. According to paragraph 108 of the Methodological Note, the two lines ("of which: Residential guaranteed loans (Prêts cautionnés) insured by an eligible residential property loan guarantor" and "of which: other than Residential guaranteed loans (Prêts cautionnés) insured by an eligible residential property loan guarantor") are intended to give details of the asset class “Retail > Secured by real estate property > Non-SME” regarding: (i) the exposures secured by residential real estate properties insured by an eligible residential property loan guarantor (first row); and (ii) the remaining exposures of the same asset class (second row). The sum of the exposures and provisions relative to these two "of which" rows should equal the exposures and provisions reported in the row “Retail > Secured by real estate property > Non-SME”. If a bank has no Retail non-SME exposure secured by residential real estate property and insured by an eligible residential property loan guarantor, these two "of which" rows should be left blank. These rows shall not include the exposures falling under the COVID-19 public guarantee schemes, which will be reported in template CSV_CR_COVID19.

34. The column ‘average maturity (yrs)’ is aggregated in ‘sum’ asset classes as an average of ‘pivot’ asset classes weighted by the respective performing exposure (i.e. non-performing exposure is assumed to have no defined maturity).

35. The columns related to transition rates are aggregated in ‘sum’ asset classes as an average of ‘pivot’ asset classes weighted by the respective exposure (e.g. TR^{1-3} is weighted by the S1 exposure in the beginning of the period).

36. The columns related to loss rates, LGDs and cure rates are aggregated in ‘sum’ asset classes as an average of ‘pivot’ asset classes weighted by the respective exposure multiplied by the respective transition rates (e.g. LGD^{1-3} is weighted by the S1 exposure in the beginning of the period multiplied by TR^{1-3}).
37. The column ‘PD PiT (%)’ shall be subject to a technical minimum floor of 0.001% for the starting point year 2022 in all cases where there exists non-zero ‘Performing Exposure (Exp)’ (either S1 or S2) of ‘Beginning of year- Stocks’.

2.2.3 CSV_CR_SECTOR

38. In this template, banks are required to provide historical and projected credit risk information on exposure, LTV ratio, funded collateral, provisions and credit risk parameters broken down by year, scenario, country of exposure, and NACE sector. The scope of the asset classes of the exposures to be included in this template is described in the Methodological Note.

39. In general, the template follows the same calculation logic as implied in the template CSV_CR_SCEN. Therefore, unless specified otherwise in the following paragraphs, the same instructions provided for the template CSV_CR_SCEN apply.

40. In columns 1 “PD/TR - Percentage of exposures with projections based on sectoral models, e.g. via sensitivities by sector (%)” and 2 "LGD/LR - Percentage of exposures with projections based on sectoral models, e.g. via sensitivities by sector (%)” the banks should indicate the percentage of exposures for which the projections of sectoral risk parameters are obtained by using dedicated models that produce sector-specific risk parameters based on the sectoral dynamics prescribed by the scenario or by applying sector-specific overlays, e.g. sensitivities, to portfolio-level projections. The approach followed should be further described in the explanatory note.

41. The rows of the template are grouped by year, scenario, country of exposure, and NACE sector of exposure.

   a) The sectoral breakdown contains the following expressions: (i) ‘Total’, (ii) the list of economic activities based on NACE codes, (iii) a memorandum item for corporate exposures in scope of this template, but which are reported as ‘STA – Secured by mortgages on immovable property – Non SME’ in CSV_CR_SCEN.

   b) The list of economic activities covers all NACE sections (1-digit level) at varying granularity for which banks need to provide both historical and projected information. Additionally, banks have to provide a more granular breakdown of historical information for selected NACE divisions (2-digit level), which may not necessarily be exhaustive to the corresponding NACE sections (Table 4), and projections however only for the breakdown of NACE section ‘C Manufacturing’ into ‘energy-intensive activities’ and ‘other’, which are defined based on a subset of activities at NACE division level (Table 5).

   c) The total exposures and provisions at each country level reported in CSV_CR_SECTOR, including the distribution across IFRS stages, should be consistent with those reported in CSV_CR_SCEN.
### Table 4: List of NACE sectors

<table>
<thead>
<tr>
<th>NACE sections</th>
<th>Selected NACE divisions</th>
</tr>
</thead>
<tbody>
<tr>
<td>A Agriculture, forestry and fishing</td>
<td></td>
</tr>
<tr>
<td>B Mining and quarrying</td>
<td></td>
</tr>
<tr>
<td>C Manufacturing</td>
<td>C10-C11 Manufacture of food products and beverages</td>
</tr>
<tr>
<td></td>
<td>C17 Manufacture of paper and paper products</td>
</tr>
<tr>
<td></td>
<td>C19 Manufacture of coke and refined petroleum products</td>
</tr>
<tr>
<td></td>
<td>C20 Manufacture of chemicals and chemical products</td>
</tr>
<tr>
<td></td>
<td>C21 Manufacture of basic pharmaceutical products and pharmaceutical preparations</td>
</tr>
<tr>
<td></td>
<td>C22-C23 Manufacture of rubber, plastic and other non-metallic mineral products</td>
</tr>
<tr>
<td></td>
<td>C24-C25 Manufacture of basic metals and fabricated metal products, except machinery and equipment</td>
</tr>
<tr>
<td></td>
<td>C26-C27 Manufacture of computer, electronic and optical products and electrical equipment</td>
</tr>
<tr>
<td></td>
<td>C28 Manufacture of machinery and equipment (not elsewhere classified)</td>
</tr>
<tr>
<td></td>
<td>C29-C30 Manufacture of motor vehicles, trailers, semi-trailers and other transport equipment</td>
</tr>
<tr>
<td>D Electricity, gas, steam and air conditioning supply</td>
<td></td>
</tr>
<tr>
<td>E Water supply, sewerage, waste management and remediation activities</td>
<td></td>
</tr>
<tr>
<td>F Construction</td>
<td>F41 Construction of buildings</td>
</tr>
<tr>
<td></td>
<td>F42-F43 Civil engineering and specialised construction activities</td>
</tr>
<tr>
<td>G Wholesale and retail trade, incl. repair of motor vehicles and motorcycles</td>
<td>G46 Wholesale trade, except of motor vehicles and motorcycles</td>
</tr>
</tbody>
</table>
Table 5: List of energy-intensive manufacturing activities

<table>
<thead>
<tr>
<th>NACE divisions</th>
</tr>
</thead>
<tbody>
<tr>
<td>C.10 Manufacture of food products</td>
</tr>
<tr>
<td>C.11 Manufacture of beverages</td>
</tr>
<tr>
<td>C.12 Manufacture of tobacco products</td>
</tr>
<tr>
<td>C.17 Manufacture of paper and paper products</td>
</tr>
<tr>
<td>C.18 Printing and reproduction of recorded media</td>
</tr>
<tr>
<td>C.19 Manufacture of coke and refined petroleum products</td>
</tr>
<tr>
<td>C.20 Manufacture of chemicals and chemical products</td>
</tr>
<tr>
<td>C.22 Manufacture of rubber and plastic products</td>
</tr>
<tr>
<td>C.23 Manufacture of other non-metallic mineral products</td>
</tr>
<tr>
<td>C.24 Manufacture of basic metals</td>
</tr>
<tr>
<td>C.25 Manufacture of fabricated metal products, except machinery and equipment</td>
</tr>
<tr>
<td>C.28 Manufacture of machinery and equipment n.e.c.</td>
</tr>
</tbody>
</table>

2.2.4 CSV_CR_REA

42. In this template, banks are required to provide credit risk information on exposure values, regulatory risk parameters, REA, and expected losses broken down by year, scenario, regulatory approach and asset class (rows). CSV_CR_REA_STA and CSV_CR_REA_IRB templates source the information from the CSV_CR_REA template.
43. The rows show the combinations of geographical breakdown, scenario, year, regulatory approach and asset classes. The columns show the different end of year exposure values, regulatory risk parameters, REA, EL and stock of provisions.

44. Exposure values in this template are defined according to COREP definitions in line with paragraph 87 Methodological Note and thus might differ from the exposure data (Exp) reported in the template CSV_CR_SCEN. For the STA portfolio, exposure values should hence be provided net of provisions. In line with paragraph 114 of the Methodological Note, REA reported in the CSV_CR_REA template as well as provisions reported in the CSV_CR_SCEN template should exclude IFRS9 transitional arrangements. The impact of the latter is considered separately in the calculation of the transitional capital ratios in the CSV_CAP template.

45. ‘Equity’ and ‘other non-credit obligation assets’ which are not treated under the Standardised approach should be reported in the rows of ‘A-IRB’.

46. The ‘stock of credit risk adjustments’ fields shall be populated by banks for end-2022 in line with COREP. For the projections, the total stock of credit risk adjustments is linked to the variation of the stock of provisions from the CSV_CR_SCEN template but banks shall populate the stock of credit risk adjustments for defaulted assets (i.e. for assets in default according to the CRR). The projected credit risk adjustments on non-defaulted assets are calculated in the template as the difference between total credit risk adjustments and credit risk adjustments on defaulted assets.

47. The respective exposure values and REAs are linked via formula from this template to the CSV_CR_REA_IRB and CSV_CR_REA_STA templates.

48. For exposures to Corporates specialised lending the bank should allocate and report these exposures according to COREP as of 31 December 2022. If the bank applies the slotting criteria according to Article 153(S) of the CRR for the calculation of the capital requirements for specialised lending, the risk parameters (PDreg, LGDreg (default stock), LGDreg (non-defaulted assets) and ELBE) for the aggregated specialised lending should reflect the risk parameters of specialized lending excluding specialised lending under the slotting approach. All other fields have to be populated for specialised lending exposures reflecting the amounts for both specialised lending exposures excl. under the slotting approach and specialised lending under the slotting approach.

49. ‘PD Reg – non-defaulted assets’ and ‘LGD Reg – non-defaulted assets’ are aggregated in ‘sum’ asset classes as an average of ‘pivot’ asset classes weighted by non-defaulted exposures.

13 From the projected provisions on S3 exposures, banks are expected to provide in this field only those that are related to exposures defaulted according to the CRR.
50. ‘LGD Reg – defaulted assets’ and ‘ELBE – default stock’ are aggregated in ‘sum’ asset classes as an average of ‘pivot’ asset classes weighted by defaulted exposures.

2.2.5 CSV_CR_REA_IRB

51. This template contains risk exposure amounts per asset class and expected loss amounts for IRB exposures (expected loss separately for equity exposures and non-equity exposures). Fields are in general automatically populated out of data from CSV_CR_REA, except the REA for Equity and Other non-credit obligation assets, the additional value adjustments from Article 159 CRR in the starting point and the expected loss amount for Equity deducted to CET1 according to Article 36(d) CRR.

52. The rows show the breakdown of IRB REA by asset classes and total IRB expected loss, credit risk and additional value adjustments. The columns show the scenario and year split up into performing and non-performing exposure figures.

53. The expected loss amount for equity exposures should be reported in the ‘Memorandum item: Expected loss amount Equity deducted to CET1 according to Article 36(d) CRR’ only if the expected loss for equity exposures is included in the IRB shortfall calculation for COREP purposes.

54. The CSV_CR_REA_IRB template ensures that the REA floor (year-end 2022 REA) is applied for IRB exposures. According to the Methodological Note, the floor implemented in CSV_CR_REA_IRB is based on REA without the application of the IFRS 9 transitional adjustments. The total IRB REAs after application of the floor are linked via formula from this template to the CSV_REA_SUM template in the calculation of total credit risk REA. In case regulatory risk-weight floors pursuant Article 458 of the CRR are in force, any floor that is in force as of 31 December 2022 must be assumed to remain in place for the whole projection period regardless of its expiration date. The positive difference between such IRB REA floors and the projected IRB REA after the imposition of the stress test REA floor as per paragraph 161 of the Methodological Note (reported in CSV_CR_REA_IRB, “Total Risk Exposure Amount IRB exposures after floor”) shall be reported as “other REA” in the CSV_REA_SUM template.

2.2.6 CSV_CR_REA_STA

55. This template contains risk exposure amounts under the STA (excluding securitisations). Fields are in general automatically populated out of data from CSV_CR_REA banks, except the REA for Equity and Others exposures.

56. The rows show the breakdown of STA REA by asset classes and total STA credit risk adjustments. The columns show the scenario and year split up into non-defaulted and defaulted exposure figures.
57. The risk weighting when deducting software assets according to the RTS on the prudential treatment of software assets under Article 36 of Regulation (EU) No 575/2013 should be reported in the row “Other exposures”.

58. This template also ensures that the REA floor (year-end 2022 REA) is applied for STA exposures. The total STA REA after application of the floor is then linked via formula from this template to the CSV_REA_SUM template in the calculation of total credit risk REA. According to the Methodological Note, the floor implemented in CSV_CR_REA_STA is based on REA without the application of the IFRS 9 transitional adjustments.

2.2.7 CSV_CR_COVID19

59. In this template, banks are required to provide information regarding exposures subject to COVID-19 public guarantee schemes (PGS). This information includes exposure values, stocks of provisions, REA and credit risk parameters by year, scenario, regulatory approach and main asset classes affected by COVID-19 PGS.

60. The definitions of variables included in this template should follow the EBA Guidelines on COVID-19 measures reporting and disclosure (EBA/GL/2020/07).

61. Columns 1 to 24 refer to the exposures subject to public guarantee schemes according to the EBA/GL/2020/07 that are within the scope of CSV_CR_SCEN, except for columns 11 and 12 which should consider the ones within the scope of CSV_CR_REA.14 Exposures subject to public guarantee schemes as per the EBA/GL/2020/07 that are treated under the securitisation framework and reported in CSV_CR_SEC should also be reported in the CSV_CR_COVID-19 template.15

62. In contrast to the reporting requirements for the other credit risk templates, in this template the exposures should be reported in asset classes before CRM substitution effects (i.e. the exposures should not be transferred to the asset class of the guarantor). This applies to both the P&L and REA perspectives of the template (i.e. exposure by stage and exposure value). The stocks of provisions and risk parameters should be consistent with the amounts and parameters reported in CSV_CR_SCEN and the amounts of REA should be consistent with the amounts reported in CSV_CR_REA, but all should be allocated proportionally in line with the breakdown of exposures16 by asset class before CRM substitution effects.

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14 Columns 11 and 12 should consider both defaulted and non-defaulted exposures.

15 In line with paragraph 117 of the Methodological Note, the explanatory note should include information on the exposures reported in the template CSV_CR_COVID19 that are treated under the securitisation framework. The explanatory note should also include information regarding the risk parameters of securitised and non-securitised loans.

16 The stocks of provisions and risk parameters should be allocated in line with the exposure by stage, whereas REA should be allocated in line with the exposure value.
63. The rows of “Total” should cover all exposures subject to COVID-19 PGS, including the remaining exposures that are not allocated to the main asset classes with open fields in this template (i.e. not Corporates, Retail or non-SME Secured by mortgages on immovable property). For this reason, also the rows of “Total” are open fields to be reported by banks.

64. Should the exposures reported in the explicitly reported countries not exhaust the entirety of exposures subject to COVID-19 PGS, then the “other” geography rows should be filled out to ensure that the values reported for the “Total” geography represent all exposures covered by the COVID-19 PGS.

65. The information regarding public guarantees covers loans and advances that, at the reference date, are subject to PGS that Member States introduced in response to the COVID-19 crisis. The EBA published a list of PGS issued, which can be accessed via the EBA website.

66. The field of “Total exposure reported under CRM substitution in Central Governments” should include the total exposures under COVID-19 PGS that were subject to CRM substitution effects and are reported in the template CR_CSV_SCEN in the rows of “Central Governments”. Given the different perimeter (listed PGS for columns 2, 4, 6; CRM substitution for column 7), the sum of exposures in columns 2, 4 and 6 must be at least as large as the exposures reported in column 7.

67. The credit risk parameters should be the ones related to the sub-portfolios of exposures subject to COVID-19 PGS. These parameters should be consistent with the parameters reported in the template CSV_CR_SCEN, but allocated proportionally in line with the breakdown of exposures by asset class before CRM substitution effects.

68. The parameters for loans and advances with public guarantees that cover loans which were also subject to EBA compliant COVID-19 moratoria should disregard the historical influence of moratoria.

69. For the starting point (2022 rows), the LGD parameters for exposures under COVID-19 PGS should be related only to the non-guaranteed part of the exposure (columns 22-24) while the remaining parameters should refer to the entire exposure (i.e. guaranteed and non-guaranteed). For the projection (2023-2025 rows), only the parameters that refer to the entire exposure should be reported.

70. Exposure, impairment and REA data is linked via formula from this template to the TRA_CR_COVID19_IRB and TRA_CR_COVID19_STA templates.

17 Including called public guarantees for which payment was not yet received from the guarantor.
2.2.8 CSV_CR_SEC_SUM

71. This template shows exposure values and REA for securitisation positions broken down by the regulatory approaches from Regulation (EU) 2017/2401 (SEC-IRBA, SEC-SA, SEC-ERBA and SEC-IAA). This information is automatically populated from CSV_CR_SEC, except for the starting point.

72. The rows show the breakdown of REA and exposures by regulatory approach and total aggregated impairments. The columns show the scenario and the year.

73. In this template, only impairments for securitisation positions that are not subject to mark-to-market valuation are reported (i.e. excludes FVOCI and FVPL). This information is sourced from CSV_CR_SEC.

74. Banks should populate the column ‘actual’ with the total exposure value, REA, reduction of REA due to the application of regulatory caps and REA on trading book positions subject to specific risk, in line with the regulation applicable as of 31 December 2022. The projected values for the exposures subject to specific risk, should be stressed in line with section 2.7 of the Methodological Note.

75. The column ‘actual’ should be populated with the REA, as of 31 December 2022, allocated to the regulatory approaches from Regulation (EU) 2017/2401 and reported without any mapping effect from the application of paragraph 182 of the Methodological Note. The ‘total’ REA from CSV_CR_SEC_SUM might therefore be different from the ‘total’ REA reported in CSV_CR_SEC as the latter shows the sum of REA by credit quality step after mapping to the SEC-ERBA look-up table from Articles 263(3) and 264(4) of Regulation (EU) 2017/2401 (i.e. includes the mapping effect).

76. While in general the definitions of the Methodological Note apply, definitions to be highlighted for the use of this template comprise:

- The definition of exposure which is referred to in section 2.7 of the Methodological Note (in line with Article 248 of Regulation (EU) 2017/2401);

- Impairments for the use of this template exclude impairments for securitisation positions subject to mark-to-market valuation;

- Whenever a term is not defined specifically in the Methodological Note, the definitions of Regulation (EU) 2017/2401 apply.

77. Securitisation positions covered by Article 254(7) of Regulation (EU) 2017/2401 (“Other” securitisations with a RW of 1250% and not included in COREP in the four main regulatory
approaches - SEC-IRB, SEC-SA, SEC-ERBA and SEC-IAA), shall be reported in the SEC-SA rows of this template.

78. The total securitisation impairments are linked via formula from this template to the CSV_P&L template.

79. The annual relative increase of the REA reported in the CSV_CR_SEC template is considered for the projection of REAs by regulatory approach.

80. The CSV_CR_SEC_SUM template applies the REA floors to total securitisation REAs separately for each regulatory approach. CSV_REA_SUM then sources the total floored securitisation REAs from the CSV_CR_SEC_SUM template.

81. Exposure values, REAs and impairments are linked via formula from this template to the TRA_CR_SEC template.

2.2.9 CSV_CR_SEC

82. This template contains exposure values and REA for securitisation positions in SEC-IRB, SEC-SA, SEC-ERBA and SEC-IAA. In this template, banks are required to provide exposure values and cumulative credit risk adjustments for securitisations. The template will calculate REAs on an automated basis.

83. The rows show the combinations of scenario, year, regulatory approach and credit quality step. The columns show the exposures, credit risk adjustments, REA and risk weights broken down by risk bucket, STS classification, tranche seniority and maturity.

84. Exposure values and adjustments should be reported in the template differentiated by regulatory approach, credit quality step, risk bucket, STS classification, tranche seniority and maturity.

85. While in general the definitions of the Methodological Note apply, a specific definition to be highlighted for the use of this template is the definition of exposure which is referred to in section 2.7 of the Methodological Note (in line with Article 248 of Regulation (EU) 2017/2401). Moreover, whenever a term is not defined specifically in the Methodological Note, the definitions of Regulation (EU) 2017/2401 apply.

86. The columns of exposure values are to be reported net of cumulative specific credit risk adjustments and in accordance with Article 248(1) of Regulation (EU) 2017/2401.

87. The allocation of different securitisation positions to the risk buckets identified in paragraph 186 of the Methodological Note should consider, as a reference, the structured finance asset classes reported in the ESMA central repository (CEREP). Some examples of these asset classes are provided in the Committee of European Securities Regulators’ (CESR) Guidelines for the
implementation of the CEREP. In particular, the following should be considered: (i) Asset-backed securities (ABS) are securities backed by non-mortgage financial assets including auto/boat/airplane loans, student loans, consumer loans, health care loans, manufactured housing loans, film loans, utility loans, equipment leases, credit card receivables, tax liens, non-performing loans, credit linked notes, recreational vehicle loans and trade receivables; (ii) Residential mortgage backed securities (RMBS) includes Prime and non-Prime RMBS, and Home equity loans (HEL); (iii) Commercial mortgage backed securities (CMBS) includes asset types such as retail or office property loans, hospital loans, care residences, storage facilities, hotel loans, nursing facilities, industrial loans and multifamily properties; and (iv) Collateralised Debt Obligations (CDO) are securities backed by a portfolio of bonds and/or loans, including Collateralised Loan Obligations, Collateralised Bond Obligations, Collateralised Synthetic Obligations, single-tranche CDO and Collateralised Fund Obligations. The definition of asset-backed commercial paper (ABCP) should be in line with Article 2 (7) and (8) of Regulation (EU) 2017/2402. Re-securitisations of any of the above instruments should be allocated only to risk bucket 3. Synthetic securitisations, incl. arbitrage synthetic securitisations, qualify as "other positions" and thus should be allocated to Risk Bucket 3. On-balance sheet synthetic securitisations, however, may be allocated to other risk buckets according to equivalent traditional securitisations as long as the underlying risk is equivalent. In this case, banks should provide in the explanatory note supporting evidence for the equivalence in risk and the related allocation to another Risk Bucket. The country of issue of the instrument should be the domicile of the underlying assets and, according to paragraph 183 of the Methodological Note, mixed pools should be allocated to the bucket that covers the highest share of total REA within the tranche.

88. Securitisation positions covered by Article 254(7) of Regulation (EU) 2017/2401 (“Other” securitisations with a RW of 1250% and not included in COREP in the four main regulatory approaches - SEC-IRB, SEC-SA, SEC-ERBA and SEC-IAA), shall be reported in the SEC-SA rows of this template.

89. REA projections are automatically calculated in this template by applying prescribed stressed risk weights to the projected exposure values.

90. Exposure values, REA projections and credit risk adjustments are linked via formula from this template to the CSV_CR_SEC_SUM template.

2.2.1 CSV_CR_NPL

91. This template contains end-of-year exposure values, both for total non-performing exposures and those of which were originated or modified after 26 April 2019 as per Article 469a of Regulation (EU) No 575/2013, as well as components of the actual loss coverage, minimum loss coverage requirements and amounts of insufficient coverage related to non-performing
exposures in the scope of Art. 47c of Regulation (EU) No 575/2013 as regards minimum loss coverage.

92. Since the calendar provisioning is a prudential measure, the scope of this template should be aligned with the template CSV_CR_REA.

93. The rows show the exposure values, the total minimum coverage requirements, the available coverage and the applicable amount of insufficient coverage, respectively for the unsecured part of NPE and those parts of NPE that are either secured by immovable property or by other funded or unfunded credit protection.

94. The exposure value of a debt instrument shall be its accounting value measured without taking into account any specific credit risk adjustments, additional value adjustments, amounts deducted, other own funds reductions related to the exposure or partial write-offs made by the institution since the last time the exposure was classified as non-performing. The exposure value of a debt instrument that was purchased at a price lower than the amount owed by the debtor shall include the difference between the purchase price and the amount owed by the debtor.

95. The exposure value of a loan commitment given, a financial guarantee given, or any other commitment shall be its nominal value, which shall represent the institution’s maximum exposure to credit risk without taking account of any funded or unfunded credit protection. In particular, the nominal value of financial guarantees given shall be the maximum amount the entity could have to pay if the guarantee is called on and the nominal value of loan commitments shall be the undrawn amount that the institution has committed to lend.

96. The amounts of available insufficient coverage shall correspond to the total provisions and adjustments or deductions at individual exposure level. In the template, banks shall provide the (uncapped) amount of available coverage by i) specific credit risk adjustments, ii) additional valuation adjustments, iii) other own funds reductions, iv) IRB shortfall, v) difference between the purchase price and the amount owed by the debtor, and vi) amounts written-off by the institution since the exposure was classified as non-performing. Additionally, banks shall provide the total amount of available coverage capped by the minimum coverage requirements at exposure level, based on which the applicable amount of insufficient coverage is determined as the positive difference between the minimum coverage requirements and the capped amounts of available coverage. The total applicable amounts of insufficient coverage are linked via formula from this template to the CSV_CAP template.

97. The columns provide further breakdowns based on the time passed since the exposures in scope of the NPL calendar were classified as non-performing, both for the starting point and the years over the projection horizon, as per Article 47c of Regulation (EU) No 575/2013.
2.3 Market Risk, CCR losses and CVA

2.3.1 CSV_MR_SUM

99. This template shows the impact of the adverse scenario on market risk positions according to chapter 3 of the Methodological Note (i.e. full balance sheet revaluation, stress impact on CVA, reserves, CCR losses and NTI projections), with almost all of the data sourced from the CSV_MR_FULL_REVAL, CSV_MR_reserve, CSV_MR_CCR and CSV_MR_PROJ templates.

100. The rows cover the different items subject to the adverse scenario stress (e.g. balance sheet full revaluation, reserves, counterparty credit risk loss, NTI projections). The columns cover the years and a breakdown of 2023 figures by accounting treatment.

101. Apart from the memorandum items on defined pension plans (application of market risk stress on these items covered in section 6.4.6 of the Methodological Note) and discontinued operations (paragraph 202 of the Methodological Note), the following items should be directly populated by banks:
   - the sum of fair value assets and liabilities for net assets and liabilities ‘held with a trading intent and their related economic hedges’,
   - ‘VaR\(^{19}\) as of end of year 2022’.
   - ‘75th percentile of daily VaR in 2022’ have to be populated by the participating banks for 2022. If the 75th percentile of the 2022 VaR figures is not a single data point, the 75th percentile value should be obtained by taking the average between the two adjacent data points.

102. The reported daily VaR figures listed above shall be calculated based on all positions in the scope of the regulatory trading book using the regulatory VaR model. In case a regulatory VaR model is not available or covers only parts of the items in the regulatory trading book, internal models shall be used, to the extent possible, for the remainder of the regulatory trading book. In the explanatory note, banks should report parts of the regulatory trading book covered neither by regulatory nor by internal models. Regulatory VaRs shall be reported without using regulatory multiplication factors.

103. The drop-down menu in RowNum 1 of this template allows the specification of the approach followed. The differentiation of the two approaches, ‘comprehensive approach’ (CA) and ‘trading exemption’ (TE), for the purpose of this template is covered under section 3.2.3 of the

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\(^{19}\) Considering a 10-day holding period.
Methodological Note. The definition of the scaling factor for the CA can be found in paragraph 268 of the Methodological Note.

104. Balance sheet full revaluation projections are sourced from the CSV_MR_FULL_REVAL template, the stress impact on reserves from CSV_MR_RESERVE, projected counterparty credit risk losses from CSV_MR_CCR, and NTI projections from CSV_MR_PROJ.

105. Depending on the accounting treatment, the adverse scenario stress projections are linked via formula from this template to the CSV_P&L template, except for the projections of NTI which are linked via formula to the CSV_MR_PROJ template, and the FVOCI impact projections which are linked to the CSV_CAP template.

2.3.2 CSV_MR_FULL_REVAL

106. This template contains the inputs and results for the full revaluation of positions under partial or full fair value measurement that should be subject to the market risk scenario as defined under section 3.3 of the Methodological Note. In the template, banks are requested to provide notional values and fair values of their positions at the reference date. In addition, first order sensitivities (‘delta’) of the positions to different interest rate, FX, equity, commodity, and inflation risk factors should also be reported as of the reference date. Finally, banks should provide the overall impact of the adverse scenario on P&L and OCI (broken down by IFRS 13 level classifications, direct sovereign exposure and risk factors) in 2023.

107. The rows show combinations between balance sheet position, hedging instrument type/hedged instrument, FINREP position type, linear or optional for derivative products and distinguish between long and short positions. The columns show the actual notional exposures and fair values, projected adverse scenario gains/losses from full revaluation and the first order sensitivities to different risk factors. A detailed description of the row structure is provided in Table 7 of Annex I.

108. For 'Net assets and Liabilities' (from RowNum 14 to 69) the fair value is the signed net amount, meaning the difference between assets (taken as positive) and liabilities (taken as negative). For 'Assets' (from RowNum 1 to 13) and for 'Liabilities' (RowNum 70) the fair value should be reported as a positive value. Notional for all RowNum of the CSV_MR_FULL_REVAL template, is defined as the sum of the absolute values for assets (positive) and liabilities (positive) as explained in paragraph 263 of the Methodological note.

109. For fair value hedging, hedged items assets at amortised cost are in scope for the full revaluation only if the hedged risk is not FX, and the impact shall be reported under the line ‘Amortised cost/FVPL’, in the column ‘Gains or losses from hedge accounting’. The impact from the revaluation of cash flow hedging instruments should be split between OCI impact for the hedged risk and P&L impact for hedging ineffectiveness. Table 7 of Annex I shows how to report the impact for each accounting category.
110. For items ‘Held with a trading intent and their related economic hedges and Economic hedges excluding hedges of items held with a trading intent’ (from RowNum 28 to RowNum 64 in the CSV_MR_FULL_REVAL template), a breakdown of long and short positions is required. Depending on the instruments, different criteria to report long and short positions should be used:

- For linear instruments (equities, bonds, etc.) a long position refers to a position where an investor benefits from a rise in the price of the security. The opposite applies for short positions.

- For interest rates futures and forwards, a ‘short position’ means a position in which an institution has fixed the interest rate it will pay at some time in the future while a ‘long position’ means a position in which an institution has fixed the interest rate it will receive at some time in the future (in line with art. 328 point 2 of the CRR)

- For plain vanilla swaps the criteria should be based on the fair value impact (positive or negative) coming from a change in the interest rates. In this regard, a fixed receiver swap instrument, where the fair value of the swap increases after a reduction in the interest rates, should be reported as a long position. On the other hand, a fixed payer swap instrument, where the fair value of the swap decreases after a reduction in the interest rates, should be reported as a short position. For reporting purposes swaps and derivatives should not be split in two legs. The notional, should be reported in full in the same row (either under long or short, depending on how it is classified) and should not be split in two halves. For basis swaps in the same currency and referring to the same index but with different maturities (i.e. swap 3m vs 6m Libor) the longer maturity leg have to be considered. The swap will be reported as “long” if the longer leg is received, or “short” if it is paid. For basis swaps with the two legs of the same tenor but referencing to two different indexes, banks are free to choose the row where to report the sensitivities of the two legs between “long” and “short”.

- The criteria for the interest rates futures and forwards also apply to Credit Default swap (CDS). This means that if an increase in the credit spread would lead to a gain in the position, the CDS position should be reported as a "short position", and the corresponding sensitivity should be reported with a positive sign. Conversely, if an increase in the credit spread would lead to a loss for the CDS position, it should be reported as a "long position" and the corresponding sensitivity should be reported with a negative sign.

- For securities or cash denominated in a foreign currency (e.g.: forex forwards and futures), in case a depreciation of the foreign currency versus Euro would lead to a gain for the position, the corresponding FX sensitivity should be reported as "long position" with positive sign. If otherwise a depreciation of the foreign currency versus Euro would
lead to a loss for the position, the corresponding FX sensitivity should be reported as "short position" with negative sign. In case of an appreciation of the foreign currency versus Euro the rules apply with opposite directions and signs.

- Cross currency swaps (XCC) with one leg denominated in Euro, should be reported as “long” if the fixed leg is received in EURO, while they should be reported as “short” if the fixed leg is paid in EURO. In case of XCC with the two legs referencing to two currencies different from EURO, banks are free to choose the row where to report the sensitivities of the two legs between “long” and “short”. The notional, should be reported in full in the same row (either under long or short, depending on how it is classified) and should not be split in two halves.

111. Regarding the columns, a breakdown of positions classified as level 2 and level 3 should be provided for notional, fair value and gains & losses. For level 2 positions, a further breakdown between cleared (as specified in section 3.4.2 of the Methodological Note) and others (not cleared) is also required. Banks that classify level 2 and level 3 assets using sensitivities instead of following the accounting definition provided in IFRS 9, should provide additional information to CAs on how this is done.

112. The main inputs to be provided by columns are:

- Notional (ColNum 1 to 4): It is the notional amount of the sum of the positions concerning each particular row as of 31 December 2022. Regarding the notional of amortised cost items being part of a hedge-accounting relationship, which are in scope for the full revaluation only for the hedged risk, the notional of the hedged item should be reported only for the hedged risk.

- Fair Values (ColNum 5 to 9): Fair Value of positions to be reported as of 31 December 2022. The Fair Value should be in line with FINREP reporting, also for what concerns the criteria for reporting dirty or clean prices.
  - ‘Of which: direct sovereign positions’ (ColNum 9): This column should be populated only with the fair value of direct sovereign positions. Indirect sovereign positions should be excluded.

- Gains and losses from full revaluation under the adverse scenario (ColNum 10 to 34): gains and losses after the application of the shocks provided in the market risk scenario.
  - ‘Of which (of the sum of ColNum 10, 11): credit risk impact on direct sovereign positions and their related credit risk hedges’ (ColNum 15): banks should report in this column the portion of total gains and losses coming from the credit risk (the yield spread above swap rates) of sovereign exposures net of the credit spread
hedges. For instance, the P&L of a direct sovereign position (bond and loan positions at fair value) net of the corresponding CDS hedges.

- ‘Breakdown by risk factors’ (all positions, from ColNum 16 to 34): banks should report in these columns the breakdown of the total gains and losses split by risk factor category. Further, for each risk factor a split between the amount coming from the delta sensitivity (as defined in table 8 of the Methodological Note) and the remaining ones (all other sensitivities, e.g. including Gamma, Vega). For equity and interest rate also Gamma and Vega should be reported as an ‘of which’ of ‘other sensitivities’. This requirement is limited to CA banks. The definitions of Gamma and Vega are described below:

  o **Gamma** is the change in delta for each unit change in the price of the underlying and, thus, is the 1st derivative to the equation for the delta and the 2nd derivative to the equation for the underlying price function. For bonds, Gamma is equal to the convexity defined as the rate that the duration changes along the price-yield curve. In line with table 8 of the Methodological Note, the unit change in the underlying for interest rate sensitivities is 1 bps while for equity is 1 percentage point.

  o **Vega** is the change in the option value for a 1% relative change in the level of implied volatility. For example, an option may have a value of $2.45 and a volatility of 50%. In this case a Vega of 0.10 means that if volatility increases to 50.5%, then we should expect the option’s value to increase to $2.55.

113. From ColNum 35 to 493, banks should report delta sensitivities as defined in table 8 of section 3.3.4 of the Methodological Note. Sensitivities categories are broken down by country and tenor for interest rate and sovereign credit spreads. For inflation, only a tenor breakdown is required. For equity positions, only a country breakdown is required while for corporate credit spreads a country and credit quality step breakdown should be reported. The credit quality steps are the ones defined in the External Credit Assessment Institution (ECALs) of the Commission Implementing Regulation (EU) 2016/1799. For each risk factor category, the column ‘other’ should contain the sensitivity of those risk factors that are not provided in the market risk scenario.

114. CA banks should also report Gamma and Vega for some aggregate risk factors (equity and interest rates) from ColNum 494 to 501. Assuming that for a certain risk factor the impact of a shock of 100 bps is equal to 50mln EUR, then Gamma should be reported in the CSV_MR_FULL_REVAL template, from column 494 to 501, according to the following equation: $50 = 100^2 \times \text{Gamma} / 2 \rightarrow \text{Gamma} = 2 \times (50 / 100^2)$. 
115. The Vega referring to options with different tenors should be reported in each portfolio row of the CSV_MR_FULL_REVAL template as the sum of the single option Vegas with a specific maturity multiplied by a specific weight. The weight of each single Vega is given by the ratio between the shock applied for the maturity of the option that the Vega is referring to, and a pivot maturity (which are selected among the ones reported in the market risk scenario). In particular, the pivot maturity for FX and Equity should be assumed as equal to 6 months, while for interest rates it is 1Yx1Y. For instance, if the 3M equity volatility shock is equal to 190% and the 6M one is equal to 163%, then the weight for the 3M equity Vega should be 1.166 = 190%/163%. In case the previous computations are not possible because volatilities shocks are not provided for the risk factor under evaluation, banks should provide information in the explanatory note and use as weights the ones reported in the table below.

<table>
<thead>
<tr>
<th></th>
<th>1M</th>
<th>3M</th>
<th>6M</th>
<th>1Y</th>
<th>2Y</th>
<th>5Y</th>
</tr>
</thead>
<tbody>
<tr>
<td>Ratio</td>
<td>1.73</td>
<td>1.00</td>
<td>0.71</td>
<td>0.50</td>
<td>0.35</td>
<td>0.22</td>
</tr>
</tbody>
</table>

The impact from Vega should be calculated as in the following example: assuming that the equity volatility shock in the market risk scenario for the pivot tenor (6 months) is equal to 163% and that the sum of the weighted Vega sensitivities is equal to 150 €, then the impact should be given by (150 € * 163) = 24,450 €.

116. If banks use different measurements of implied volatilities for their pricing models (i.e., market standards implied volatility and not lognormal implied volatilities as provided in the market risk scenario), they should all be considered as the same risk factor (as “volatility”). Therefore, banks should convert their internally used implied volatilities into the lognormal implied volatilities (obtained from the Black model) and report the related Vega P&L in ColNum 19 of the CSV_MR_FULL_REVAL template. In case of negative implied volatilities, the Vega sensitivities should be computed in a way that would allow to reconcile the Vega P&L impacts with the shocks of the Market Risk scenario according to the following relationship: Vega P&L impact = Volatility shocks * Vega sensitivity. Banks should report in the explanatory note a brief description on how the volatility shocks in the market risk scenario were applied to their full revaluation model to obtain the P&L impact. They should explain their assessment of the consistency of the Vega sensitivities, as derived by their internal model, with the scenario shocks and the impacts obtained with their pricing model, explaining the model definitions, assumptions and its calibration.

117. As described in section 3.3.2 of the Methodological Note banks should follow the approach described in Box 13 when determining and shocking risk factors. This includes taking into account key basis risks which may have been underestimated by following the approach in Box 13, e.g. due to (i) mapping of several risk factors to same EBA shock (many-to-one); (ii) statistical similarity of risk factors and other key risk drivers resulting from applied statistical expansion (iii) interpolation and extrapolation methods which may have led to risk factors which are
unjustifiably similar on statistical or economic ground. Furthermore, basis risk between relevant risk factors, that are not provided in the market risk scenario, should be also captured when performing the calibration of those risk factors. Finally, banks are required to stress all the risk factors affecting the market value of a security. Moreover, when applicable, banks shall assess if the calculated impact correctly reflects the higher order sensitivities the item is subject to. If banks do not apply Taylor expansion when required, they should assess that the alternatively used methodology is sufficiently conservative. Banks should indicate in the explanatory note how, for which instruments and for what part of the portfolio they applied this alternative approach.

118. The overall impact of the adverse scenario on P&L and OCI is sourced from the CSV_MR_FULL_REVAL template by the CSV_MR_SUM template.

119. Banks should also report sensitivities from RowNum 28 in the CSV_MR_FULL_REVAL template. In this regard, a bucketing approach as defined in paragraph 264 of the Methodological Note should be followed. The bucketing is used to report the sensitivities of a portfolio associated to many tenors, on a curve mapped into a simplified portfolio with a reduced number of sensitivities corresponding to the tenors reported in the template. The box below provides instructions to banks for the bucketing approach with an example application.

Box 1: The bucketing approach
In the following example, we show how to apply the bucketing approach to report the first order sensitivity at a 7-year tenor in the CSV_MR_FULL_REVAL template. We assume that the template contains only the 5y and the 10y tenors. The characteristics of the sensitivities are reported in the table below:

<table>
<thead>
<tr>
<th></th>
<th>5y</th>
<th>7y</th>
<th>10y</th>
</tr>
</thead>
<tbody>
<tr>
<td>Reported sensitivity</td>
<td>24 000</td>
<td>65 000</td>
<td>62 300</td>
</tr>
<tr>
<td>Shock (bps)</td>
<td>59</td>
<td>64</td>
<td>67</td>
</tr>
</tbody>
</table>

The reported sensitivity at the 7y tenor should then be split in the two adjacent tenors by computing shock-based weights as explained below:

\[
\begin{align*}
\text{5y weight} &= \frac{67 - 64}{67 - 59} \\
\text{10y weight} &= \frac{64 - 59}{67 - 59}
\end{align*}
\]

The total impact computed from the tenors’ sensitivities after bucketing is consistent with the impact before bucketing:

<table>
<thead>
<tr>
<th></th>
<th>5y</th>
<th>7y</th>
<th>10y</th>
</tr>
</thead>
<tbody>
<tr>
<td>Impact without bucketing</td>
<td>142</td>
<td>416</td>
<td>417</td>
</tr>
<tr>
<td>Impact with bucketing</td>
<td>285</td>
<td>690</td>
<td>975</td>
</tr>
</tbody>
</table>

### 2.3.3 CSV_MR_RESERVE

120. This template contains the inputs and results for the revaluation of the CVA, market risk and liquidity and model uncertainty reserves. In this template banks are requested to provide the actual market risk reserves as of 31 December 2022 as defined in section 3.4 of the Methodological Note. Furthermore, banks are requested to provide the stressed reserves in 2023.
2.3.3.1 CVA reserves

121. Regarding CVA reserves, the template rows show combinations of counterparty type and credit quality range (IG/Sub-IG). Specific definitions to be highlighted for the use of this template comprise:

- The abbreviation IG used in the break-down of the CVA reserves stands for investment grade.

- The abbreviation Sub-IG used in the break-down of the CVA reserves stands for sub / non-investment grade.

- As defined in paragraph 287 of the Methodological Note, banks can be asked by the competent authority to provide the information in the columns marked as optional data. Furthermore, the P&L impact of CVA hedges should be provided by banks in this template only as a memorandum item, while any impact out of this should be reported following its accounting requirements in the respective positions in the template CSV_MR_FULL_REVAL.

122. Regarding the columns of the CVA reserves template the definitions reported in Table 9 of the Methodological Note apply.

123. Only hedges that fall into one of the two categories below (as per CRR Art. 386) should be considered as “eligible hedges” to offset CVA reserves. The netting will be done directly in the CSV_MR_ SUM. Eligible hedges should be reported from column 20 to 25 of the CSV_MR_RESERVE template, after being stressed with the shocks provided in the market risk scenario, and they should not be reported in the CSV_MR_FULL_REVAL template. According to CRR Art. 386 they can be one of the following:

- Single-name credit default swaps or other equivalent hedging instruments referencing the counterparty directly.

  or

- Index credit default swaps, provided that the basis between any individual counterparty spread and the spreads of index credit default swap hedges is reflected, to the satisfaction of the competent authority, in the value-at-risk and the stressed value-at-risk.

2.3.3.2 Liquidity and model uncertainty reserves

124. For liquidity and model uncertainty reserves, combinations between accounting position types and IFRS 13 level balance sheet position are reported. The definition of level 1, level 2 and level 3 instruments is specified in paragraph 237 of the Methodological Note. Regarding cleared level 2 instruments, the definition reported in paragraph 284 of the Methodological Note applies.
125. As stated in paragraph 290 of the Methodological Note, all the valuation adjustments (AVA) defined in article 105 of the CRR that are not market price uncertainty, close out costs and model risk should be included in “memo items – other reserves” in RowNum 35 to 37. Accounting reserves not subject to shocks (e.g. DVA, FBA or FCA), should not be included in the memo items.

126. The columns show reserve amounts for the starting point and the first year of the adverse scenario split between accounting and AVA reserves. In line with paragraph 290 of the Methodological Note, accounting reserves should concern liquidity and model risk while for AVA reserves only the adjustments related to market price uncertainty, close out cost and model risk should be reported.

127. The impact (difference between the starting point and the adverse scenario reserve) is computed directly in the template. Banks will have to apply section 3.4.1 of the Methodological Note to report the stressed reserves (see Box 15 of the Methodological Note). Some examples on how to compute the stressed reserves depending on the availability of the bid-ask spread are reported in the box below. The stressed reserve will be the sum of the starting point reserve and the computed impact. The starting point (AVA at Q4 2022) should reflect the 50% aggregation factor as of COMMISSION DELEGATED REGULATION (EU) 2020/866.

128. Banks are free to choose whether to apply the methodology at security level or at portfolio level (using sensitivities); moreover, in the latter case the portfolio level can be chosen by banks, having in mind to produce prudent impact estimations that are always subject to the Quality Assurance process of the supervisor. Applying the multiplier directly to amount of reserves is an approximation that does not guarantee to estimate the stressed impact in line with what the methodology prescribes.

129. Banks should follow the guidance reported in box 2 to apply the Methodological Note. As stated in paragraph 291 of the Methodological Note, banks under the simplified approach according to the EBA RTS on prudent valuation don't need to stress the AVA and can assume it stays flat during the stress scenario.

**Box 2: Application of the liquidity and model uncertainty methodology**

**Deriving the bid-ask spread at instrument level**

For instruments for which no quoted price is available, or that are ‘marked to model’, the price b/a spread should be obtained by multiplying half of the bid-ask of the risk factor by the sensitivities of the risk factor at the starting point.

**Example 1: Application at instrument level**

- Instrument sensitive to Interest Rate (where the sensitivity = modified duration = 5):
\[
\text{Price}_{\text{bid, ask}} = \frac{\text{Yield}_{\text{bid}} - \text{Yield}_{\text{ask}}}{2} \times \text{sensitivity} = \frac{(1.20\% - 1.18\%)}{2} \times 5 = 0.05\%
\]

- Instrument sensitive to Credit spread (where the sensitivity = modified duration = 5):
\[
\text{Price}_{\text{bid, ask}} = \frac{\text{Spread}_{\text{bid}} - \text{Spread}_{\text{ask}}}{2} \times \text{sensitivity} = \frac{(1.05\% - 1.02\%)}{2} \times 5 = 0.075\%
\]

- Instrument sensitive to Equity volatility ((where the sensitivity = Vega = 100.000 €)
\[
\text{Price}_{\text{bid, ask}} = \frac{\text{Vol}_{\text{bid}} - \text{Vol}_{\text{ask}}}{2} \times \text{sensitivity} = \frac{(15\% - 14.5\%)}{2} \times 100000 \text{ €} = 250 \text{ €}
\]

**Deriving the stressed impact**

When translating stressed b/a spreads to stressed reserves, the following guidance should be taken into account:

- The stressed price bid-ask should be obtained by multiplying the price bid-ask by the sum of shocks (liquidity and model uncertainty if applicable) provided in the scenario as described in box 15 of the Methodological Note (section 3.4.2)

- The total impact on reserves for a single instrument should be obtained by multiplying the stressed b/a spread by the Notional value (for bonds, exchange traded derivatives, IR and FX swaps) or by the fair value for equities.

**Example 2**

Taking into account the stressed bid-ask spread computed in Example 1, assuming a notional value of €1 mln for all instruments and that a quotation of 100% is equivalent to par, a liquidity shock of 230%, a L2 shock of 180% and an L3 shock of 220%:

- The total impact on reserves for a L1 instrument such as a sovereign bond with a stressed bid-ask spread equal to 0.05%, will be = 0.05% (230%)\*1,000,000€ = 1,150€;

- The total impact on reserves for an L2 instrument, such as a corporate bond sensitive to interest rate (IR) and credit spread risk will be the sum of the two components:
  - Interest rate component: 0.05% * (230%+180%) * 1,000,000€ = 2,050€;
  - Credit spread component: 0.075% * (230%+180%) * 1,000,000€ = 3,075€.
  - The total impact on reserves for the L2 corporate bond would be the sum of IR and credit: 5,125€;

- For an L3 instrument, such as a credit linked bond sensitive to IR and credit:
  - Interest rate component: 0.05% * (230%+220%) * 1,000,000€ = 2,250€;
• Credit spread component: 0.075% * (230%+220%) * 1,000,000€ = 3,375€
• The total impact on reserves for the L3 credit liked bond would be the sum of IR and credit: 5,625€.

**Portfolio level application**

When applying the methodology at portfolio level (portfolio exemption) banks should derive the stressed bid-ask spread by multiplying half of the risk factor bid-ask spread times the shocks given by the scenario. The impact on reserves is obtained by multiplying the stressed bid-ask spread by the sensitivities of the risk factor at the starting point and by the fair value of the exposure. In the case of portfolio level application, the sensitivities should be considered in terms of amounts (i.e. in case of IR, the amount of Euro coming from a 1 bps change in the yield and not the duration).

**Example 3**

L2 portfolio sensitive to IR and credit spread: assuming a sensitivity equal to 500€ for both interest rate and credit spread, a nominal value of 1mln, and stressed bid-ask spreads for interest rate and credit spread derived in Example 1, the impact on reserves for the portfolio will be the sum of:

- Interest rate risk factor: $\left(\frac{1.2\%-1.18\%}{2}\right) \times 10000 \times (230\% + 180\%) \times (500) = 2,050€$
- Credit spread risk factor: $\left(\frac{1.05\%-1.03\%}{2}\right) \times 10000 \times (230\% + 180\%) \times (500) = 3,075€$

The total impact on reserves for the L2 portfolio is the sum of IR and Credit spread: 5,125€

• For an L3 portfolio or instrument sensitive to IR, credit spread and correlation, the stress is:
  - Interest rate: $\left(\frac{1.2\%-1.18\%}{2}\right) \times 10000 \times (230\% + 220\%) \times (500) = 2,250€$
  - Credit spread: $\left(\frac{1.05\%-1.03\%}{2}\right) \times 10000 \times (230\% + 220\%) \times (500) = 3,375€$
  - Correlation: $\left(\frac{51\%-50\%}{2}\right) \times (230\% + 220\%) \times (0.01 \times 1.000.000) = 225€$

The impact on reserves for the L3 portfolio is the sum of IR, credit spread and correlation: 5,850€

130. The overall impact of the adverse scenario on reserves is sourced from the CSV_MR_RESERVE template by the CSV_MR_SUM template.

**2.3.4 CSV_MR_PROJ**

131. This template contains a first table for the projections of net trading income and client revenues related to items held with a trading intent and their related economic hedges. In this
template, banks are requested to provide historical annual NTI without the net interest income components as defined in paragraph 229 of the Methodological Note, for the period 2018-2022. In addition, banks are required to provide the annual client revenue projections for the period 2023-2025.

132. Moreover, as described under paragraph 296 of the Methodological Note, CA banks should provide in the second table, the historical breakdown of NTI (as defined in FINREP) on a quarterly basis from 2018 to 2022, broken down by: (i) Client revenues, (ii) P&L due to price movements, (iii) NII component removed from NTI, (iv) Other net trading income. In addition, CA banks should provide, on a yearly basis, the following memo items: the part of NTI coming from day-one profit or loss (yearly flow) and the amount of day-one reserve over the year based on the definitions as below.

(i) Day-one profit or loss: the fair value impact of new financial instruments that at the end-of-day (due to market fluctuations, passage of time and other factors) have a fair value price that differs from the transaction price;

(ii) Day-one reserve: sum of the amounts that are reserved for day-one profits that cannot be directly recognized in P&L. This is because the fair value estimation at the end-of-day of new financial instruments (mainly L3) is too uncertain, due for instance to the use of unobservable inputs.

Box 3: Examples on client revenues

According to the definition reported in paragraph 230 of the Methodological Note, client revenues should include only items (among the three specified categories) held with a trading intent.

This box provides some examples on possible items that should be considered as part of client revenues based on the definition reported in paragraph 230 of the Methodological Note.

(i) Examples for retained portion of or a mark-up on the bid-ask spread, generated from market making or trading activities on behalf of external clients:

a. Component of the difference between the wholesale transaction price and the client transaction price for an interest rate swap traded between a bank and a pension fund.

b. Bond price mark-up on the bid-ask spread; buying a Corporate Bond from a market participant to sell it to another client above the wholesale price.
(ii) Examples for prime services revenues:

a. Mark-up on an equity short transaction between the bank and a hedge fund client
b. Revenues from execution and custody services
c. Revenues from margin financing
d. Revenues from securities lending

133. Client revenues as defined in the Methodological Note are related only to items held with a trading intent, therefore it shall not include “fee and commission income” which, according to FINREP Annex 5 (section 21.1 paragraph 286), excludes items measured at fair value through profit or loss.

2.3.5 CSV_MR_CCR

134. This template contains information on the bank’s 10 largest counterparties, and the two most vulnerable counterparties selected from the 10 largest, as well as the calculation logic for stressed CCR provisions, according to section 3.6 of the Methodological Note.

135. The CCR provision feeding the P&L is calculated considering the default of the two most vulnerable counterparties (i.e. the PD for these two counterparties is considered equal to 1). The ‘jump to default related to the default of the two counterparties is also computed.

136. Regarding the columns, banks are requested to provide the current exposure (market value) of CCR exposures, current exposure (market value) of CCR exposures net of collateral and other eligible credit risk mitigation, CVA impact on P&L, the jump-to-default exposures, the external and internal PDs (numerical values between 0 and 1), as well as stressed current exposure and stressed LGDs. Further, the Share of Cash Collateral (%), defined as the amount of cash collateral divided by the market value of the exposure, should also be reported in line with paragraphs 302 and 308 of the Methodological Note, the different types of exposures required to be reported in columns 3, 4, 10 and 11 as well as the jump-to-default exposures required to be reported in column 15 of the CSV_MR_SUM template shall be floored at zero (i.e. negative amounts are not permitted).
137. The 3-year horizon PD is the probability of the counterparty defaulting within the 3 years of the stress horizon. As outlined in paragraph 304 of the Methodological Note, relevant instructions from Section 2 of the Methodological Note (“Credit risk”) should be observed. This implies that the stressed LGD to be used should reflect each counterparty’s default in the first year, in line with a LGD that would be used for the default of the counterparty, as in the adverse scenario of the credit risk methodology, with perfect foresight over the 3-year stress horizon and beyond.

138. In line with paragraph 304 and box 20 of the Methodological Note, if external rating does not exist and external PD cannot be estimated the institutions should use their internal models to estimate the point-in-time PD within the 3 years stress test horizon.

139. In case either the internal or the external PD cannot be provided, the bank should report the PD that is not available as equal to zero. In case both internal and external PDs are not available, the bank should apply the upper value reported in Annex I of Commission Implementing Regulation (EU) 2016/1799 based on the Credit Quality Step of the obligor, which are specified in Annex II of the same regulation. In all cases, the bank should consider the PD range restriction specified in the Box 20 of the Methodological Note.

140. The rows show the 1st and 2nd most vulnerable counterparties, as well as the 10 largest counterparties. Banks shall consolidate the exposures to be reported in the rows of the CSV_MR_CCR at counterparty group level, assign them to the ultimate parent and provide the unique LEI of the ultimate parent. In line with paragraph 306 of the Methodological Note, for counterparties that are subsidiaries of a non-EU credit institution, the parent shall not be included in the set of counterparties and names used to identify the 10 largest exposures.

141. In line with paragraph 308 of the Methodological Note, indirect exposures to the issuer (i.e. credit derivatives) that are either part of a hedge accounting relationship or that are recognised as credit mitigation effects shall be considered under the CCR scope and for the computation of the jump to default. The jump to default exposure for these indirect exposures is the amount that the protection provider has committed to pay in the event of the default or non-payment of the borrower or on the occurrence of other specified credit events. For bought protection this amount should be regarded with a negative sign, which has to be netted with the corresponding positive exposure of the hedged position for the calculation of the jump to default exposure. Net profits resulting from an issuer’s instantaneous default should be considered as zero and thus the column related to the jump-to-default exposures should be populated accordingly (i.e. only non-negative amounts are permitted).

142. The overall impact of the adverse scenario on counterparty credit risk losses is calculated by the CSV_MR_CCR template and linked via formula from this template to the CSV_MR_SUM template.
2.3.6 CSV_MR_REA

143. This template contains actual year-end 2022 market risk REA components as well as the calculation logic for stressed projections. In this template banks are requested to provide the starting values for market risk REA as of 31 December 2022 (i.e., VaR, sVaR, APR and CVA -both before and after the floor) in line with article 364 of the CRR. Therefore, starting points should be reported as the maximum relevant risk number between the most recent one (last open day of 2022) and an average of the daily values of the risk measure (60-day period or 12 weeks period, in function of the risk measure) as stated in Article 364 of the CRR. If paragraph 320 of the methodology applies, then the related starting point REA figures should also include RNIV. Banks should report in the dedicated memo item the amount of REA for RNIV as an of which of the total market risk REA.

144. The rows show the STA risk exposure amount, the different components of VaR, sVaR, APR, and IRC and CVA before and after floor. The columns show the year and the scenario.

145. While in general the definitions of the Methodological Note apply, specific definitions under section 3.7 of the Methodological Note to be highlighted for the use of this template comprise:

- Banks modelling IRC should provide the stressed IRCs before floor application in this template. In order to model IRC, banks must estimate the stress impact in line with paragraph 316 of the methodology.

- Banks that are subject to a credit risk capital charge for CVA should provide the stressed CVAs before floor application in this template. In the advanced method for CVA, as explained in Article 383 of the CRR, banks should simulate only changes in the credit spreads of counterparties.

146. The respective values after CVA / IRC floor are calculated by the CSV_MR_REA template and then linked via formula from this template to the CSV_REA_SUM template.

147. In line with paragraph 312 of the Methodological Note, the CVA capital requirement should be only computed for those exposures which are treated under the advanced method for CVA. For exposures under the standardised approach for CVA, the related capital requirement should be kept constant as of 31 December 2022.

148. Regarding APR, depending on whether the floor is binding or not, banks are requested to fill-in only one of the two rows (either RowNum 12 or RowNum 13) as explained in the footnote 1 of the CSV_MR_REA template.

2.4 NII

2.4.1 CSV_NII_SUM
149. The sheet is composed of five tables:

- **Summary table** where banks are required to report historical NII figures (interest income and interest expenses). In the template banks are requested to provide the historical interest income (including the breakdown of interest income corresponding to net non-performing exposures) and interest expenses for 2022 as well as volumes of performing and non-performing exposures and the total provisions for non-performing exposures as of 31 December 2022.

- **Parameters for EIR projections table** where banks are requested to provide the delta idiosyncratic component (bp), their rating as of end-2022, and whether they are a domestic bank.

- **Material country/currency table** where banks are required to provide the applicable delta sovereign spread for each country/currency pair for the stress horizon based on the macroeconomic scenario.

- **Two tables for the reconciliation of positions that are linked between credit risk and NII** (separately for baseline and adverse) containing a reconciliation of the figures on non-performing exposures and associated provisions between the credit risk and NII templates (i.e. CSV_CR_SCEN and CSV_NII_CALC tables). These tables are populated automatically.

150. With regards to the summary template, the historical interest income and expenses shall be reported according to FINREP 02.00 rows 010 and 090, respectively, while for the of-which positions on interest income from net NPE and interest income and expenses from derivatives shall be reported based on banks’ internal historical data.

151. In contrast, the adjusted interest income and expenses shall reflect any adjustments banks are required to report to align with the scope of projected NII in the Methodological Note (section 4.2). This means that the interest income/expenses (adjusted) will be equal to interest income/expenses (historical) if no such adjustments are needed. The adjusted interest income and expenses will be computed automatically based on the portfolio-level inputs reported in the CSV_NII_CALC for the starting point. This will ensure a correct computation of caps. Banks shall also report the marginal contribution of derivatives exposures (split between income and expenses) and the relative interest income and expenses.

152. Banks shall report volumes of performing exposures (end of 2022) consistently with the template CSV_NII_CALC, i.e. according with paragraphs 333 and 335 of the Methodological Note.

153. For the projections, the CSV_NII_SUM template summarises the data on interest income, (including the breakdown of interest income corresponding to net non-performing exposures),
interest expenses, which it sources from CSV_NII_CALC, (net) effective interest rate on both performing and non-performing exposures, and net interest income before and after the applicable methodological constraints. The projections on interest income, interest expenses and net interest income (after the applicable methodological constraints) according to both scenarios are then linked via formula to the CSV_P&L template.

154. Regarding white cells where banks’ input is required, e.g. historical values, the sign convention follows the one applied for the projections. This implies in particular that historical expenses are to be reported with a negative sign.

155. The table contains also the methodological constraints that are automatically applied in the CSV_NII_SUM template and that include:

- The cap on the EIR applicable to non-performing exposures at aggregate level compared to the starting point under the adverse scenario;

- The absolute cap on NII projections under the adverse scenario, according to which assumptions cannot lead (at group level) to an increase of the bank’s NII compared with the 2022 value under the adverse scenario;

- The absolute cap on NII projections before considering the impact of the increase of provisions for non-performing exposures on interest income compared to the starting point, under the adverse scenario.

156. While with regards to parameters for EIR projections within CSV_NII_CALC in general the definitions of the Methodological Note apply, specific definitions to be highlighted for the use of this template comprise:

- The delta idiosyncratic component (bp) requested in this template refers to the $\Delta$ idiosyncratic component under the adverse scenario in section 4.4.2.a of the Methodological Note;

- The delta sovereign spread requested in this template refers to the $\Delta$ Sov Spread (t) in section 4.4.2.a of the Methodological Note, i.e. the difference between the yield-to-maturity of the 10-year sovereign debt security and the 10-year swap rate for the respective country and currency reported, between t and t0. Hence, for the country/currency pair UK/EUR, the bank shall compute $\Delta$ Sov Spread (t) as the change in the difference between the yield to maturity of the 10-year UK sovereign debt security and the 10-year EUR swap rate, between t and t0.

157. In order to fill the other three tables, banks must report country/currency breakdown in the Input sheet. Tables will be automatically updated.
2.4.2 CSV_NII_CALC

158. The sheet is composed of three main sections:

- Fixed rate portfolio;
- Floating rate portfolio;
- NII calculation for the total (fixed and floating rate) portfolio.

159. The separate sections on fixed and floating rate portfolios contain the following sub-sections:

- Starting point data where banks are required to report average and end of the year data on volumes and EIR (for both performing and non-performing exposures), based on which the adjusted interest income and expenses are calculated at portfolio level, as well as the average original maturity and the maturity schedule at the cut-off date (for performing exposures only).

- Projections (separately for baseline and adverse scenario) where banks are required to report the EIR split between existing, maturing and new for both margin and reference rate, and the EIR on non-performing exposures (volumes and provisions are automatically updated).

160. The average volume is defined as per paragraphs 333 and 334 of the Methodological Note.

161. The average EIR is the interest income/expense earned over the year divided the average volume of the year.

162. The end of the year volume is defined as per paragraphs 333 and 335 of the Methodological Note.

163. The end of the year EIR is the notional-weighted average of the instruments being on the balance sheet at the end of the year.

164. Reference rate and margin are defined according to paragraphs 329 and 330 of the Methodological Note, respectively. At portfolio level, margin and reference rate are volume-weighted. For non-performing exposures no split between margin and reference should be done and banks must directly report the net volume-weighted EIR.

165. Interest income and expenses refer to the marginal contribution of each asset and liability type at country/currency level.
166. The NII calculation section for the total (fixed and floating rate) portfolio contains the following sub-sections:

- The average point of maturing (APM) provided directly according to Methodological Note;
- Interest income / expenses on performing exposures before considering migration effects (separately for margin and reference rate);
- Adjustment to interest income to account for the migration of performing exposures to non-performing exposures;
- Interest income on non-performing exposures after considering the migrations from performing to non-performing status during the scenario horizon;
- Total interest income / expenses before FX adjustments as the sum of interest income / expenses on performing exposures before considering migration effects, adjustment to interest income to account for migrations and the interest income on non-performing performing exposures after migrations.
- Under the adverse scenario, the total interest income / expenses will be subject to an automatic FX adjustment based on the exchange rate variations included in the Input template.

167. The rows show combinations of asset / liability types split at country/currency level (incl. the residual category other/other) and the aggregate positions (sum/sum) which is automatically updated based on the country/currency breakdown reported in the Input template. Banks shall refer to FINREP tables 2, 4, 8, 16, 18 and 20 for the counterparties/geographical breakdowns. While in general the definitions of the Methodological Note apply, specific definitions to be highlighted for the use of this template comprise:

- The determination of material country/currency pairs is covered under section 4.3.6.e as well as Box 22 of the Methodological Note;
- Derivatives refer to section 4.3.6.b of the Methodological Note;
- Apart from the provisions on sight deposits following paragraphs 341, 342 and 343 as well as section 4.3.6.c of the Methodological Note, banks shall generally report within:
  
  i) “Liabilities - Deposits (exc. repo) – Central Banks” only those included in FINREP table 8.1 row 060 if they fulfil the requirements in paragraph 341 and, where applicable, paragraphs 342 or 343, or paragraph 344;
ii) “Liabilities - Deposits (exc. repo) – General Governments – sight” only those included in FINREP table 8.1 row 110 if they fulfil the requirements in paragraph 341 and, where applicable, paragraphs 342 or 343;

iii) “Liabilities - Deposits (exc. repo) – Credit Institutions and other financial corporations - sight” only those included in FINREP table 8.1 row 160 and 210 if they fulfil the requirements in paragraph 341 and, where applicable, paragraphs 342 or 343;

iv) "Liabilities - Deposits (excl. repo) - Non-financial corporation - legal floor/regulated - sight” only those included in FINREP table 8.1 row 260 if they fulfil the requirements in paragraphs 341, and 342 or 343;

v) "Liabilities - Deposits (excl. repo) - Non-financial corporation - other - sight” only those included in FINREP table 8.1 row 260 if they fulfil the requirements in paragraph 341, and they do not fulfil the requirements in paragraphs 342 and 343;

vi) "Liabilities - Deposits (excl. repo) – Household – legal floor/regulated - sight” only those included in FINREP table 8.1 row 310 if they fulfil the requirements in paragraphs 341, and 342 or 343;

vii) “Liabilities - Deposits (exc. repo) – Household - other – sight” only those included in FINREP table 8.1 row 310 if they fulfil the requirements in paragraph 341, and they do not fulfil the requirements in paragraphs 342 and 343.

viii) Deposits which fulfil the definition of sight deposits as per paragraph 341 and, where applicable, paragraphs 342 or 343, but which are not reported as overnight deposits in FINREP table 8.1 rows 120, 170, 220, 270, or 320, should be classified as sight deposits, respectively. In this case, banks are required to provide supporting evidence for the classification as sight deposits in the Explanatory Note.

ix) All the above reported instructions shall be netted of repurchase agreements that shall be reported within the “Liabilities - Deposits – Repo”. Therefore, this category shall refer to FINREP table 8.1 rows 100, 150, 200, 250, 300 and 350.

- For “Liabilities – Debt securities issued”, banks shall refer to FINREP table 8.1 row 360, i.e. for “Certificates of deposits” to row 370, for “Asset-backed securities and covered bonds” to rows 380 and 390, and for “Hybrid contracts and other debt securities issued” to rows 400 and 410.

168. Banks shall report the reverse repo on the asset side under loans and advances within the portfolio that corresponds to the sector of the counterparty. For example, a reverse repo to a corporate is reported in "Assets - Loans and advances - Non-financial corporations".
For the reporting of sight deposits, banks should report and project the split between margin and reference rate in line with the Methodological Note as illustrated in the following examples:

- **Regulated sight deposits**: assuming an EIR of 40 bps for all adverse periods as the outcome of the regulatory formula, a margin increase of 5 bps, a risk-free rate of -30, 0, 20 and 50 bps for years 2022 to 2025, the margin, reference rate and EIR are reported as follows:

<table>
<thead>
<tr>
<th>Scenario</th>
<th>2022</th>
<th>2023</th>
<th>2024</th>
<th>2025</th>
</tr>
</thead>
<tbody>
<tr>
<td>Margin</td>
<td>-30</td>
<td>0</td>
<td>20</td>
<td>50</td>
</tr>
<tr>
<td>Reference</td>
<td>40</td>
<td>40</td>
<td>40</td>
<td>50</td>
</tr>
<tr>
<td>EIR</td>
<td>40</td>
<td>45</td>
<td>45</td>
<td>55</td>
</tr>
</tbody>
</table>

- **Legal floor sight deposits**: assuming a starting point EIR of 11 bps, a legal floor of 10 bps, a margin increase of 5 bps, a risk-free rate of -30, 0, 20 and 50 bps for years 2022 to 2025, the margin, reference rate and EIR are reported as follows:

<table>
<thead>
<tr>
<th>Scenario</th>
<th>2022</th>
<th>2023</th>
<th>2024</th>
<th>2025</th>
</tr>
</thead>
<tbody>
<tr>
<td>Margin</td>
<td>-30</td>
<td>0</td>
<td>20</td>
<td>50</td>
</tr>
<tr>
<td>Reference</td>
<td>1</td>
<td>6</td>
<td>6</td>
<td>6</td>
</tr>
<tr>
<td>EIR</td>
<td>11</td>
<td>16</td>
<td>26</td>
<td>56</td>
</tr>
</tbody>
</table>

- **Other sight deposits (only household)**: assuming a starting point EIR of 1 bps, a margin increase of 5 bps, a risk-free scenario of -30, 0, 20 and 50 bps for years 2022 to 2025, the margin, reference rate and EIR are reported as follows:

<table>
<thead>
<tr>
<th>Scenario</th>
<th>2022</th>
<th>2023</th>
<th>2024</th>
<th>2025</th>
</tr>
</thead>
<tbody>
<tr>
<td>Margin</td>
<td>-30</td>
<td>0</td>
<td>20</td>
<td>50</td>
</tr>
<tr>
<td>Reference</td>
<td>0</td>
<td>0</td>
<td>20</td>
<td>50</td>
</tr>
<tr>
<td>EIR</td>
<td>1</td>
<td>6</td>
<td>26</td>
<td>56</td>
</tr>
</tbody>
</table>

- **Other sight deposits (excluding household)**: the reference rate should move in a one-to-one relation with the risk free rate. Assuming an EIR of 0 bps at the starting point, a margin increase of 5 bps, a risk-free rate of -30, 0, 20 and 50 bps for years 2022 to 2025, the margin, reference rate and EIR are reported as follows:

<table>
<thead>
<tr>
<th>Scenario</th>
<th>2022</th>
<th>2023</th>
<th>2024</th>
<th>2025</th>
</tr>
</thead>
<tbody>
<tr>
<td>Margin</td>
<td>-30</td>
<td>35</td>
<td>35</td>
<td>35</td>
</tr>
<tr>
<td>Reference</td>
<td>-30</td>
<td>0</td>
<td>20</td>
<td>50</td>
</tr>
<tr>
<td>EIR</td>
<td>0</td>
<td>35</td>
<td>55</td>
<td>85</td>
</tr>
</tbody>
</table>
170. The CSV_NII_CALC template calculates the interest income and interest expenses projections based on the detailed input parameters populated by the banks. These projections are then linked via formulas from this template to the CSV_NII_SUM template.

2.5 Conduct risk and other operational risks

2.5.1 CSV_OR_GEN

171. This template summarises and processes actual and projected conduct and other operational risk losses. In the template, all banks are requested to provide information on historical and projected conduct risk losses and other operational risk losses (both number of loss events and total loss amounts). Banks that model their operational risk capital requirements using AMA or standardised approach should report this data by loss-size buckets as explained in section 5.3.2 of the Methodological Note. In general, the historical and starting point losses should be reported in line with the latest COREP instructions\(^{20}\), however, the losses should be reported in the year of P&L recognition and not in the year of reporting in COREP. In addition, all banks should provide data on historical material and non-material conduct risk losses and total loss recoveries both for conduct and other operational risk. While template CSV_OR_GEN summarises all the conduct and operational risk losses, template CSV_OR_CON contains additional details on material conduct risk losses. Banks using AMA\(^{21}\) should project their operational REA under AMA business lines while for other banks REA is held constant and linked to the starting value.

172. The rows cover (in different granularity) losses / number of loss events for conduct risk, other operational risk and historical material conduct risk events, as well as gross loss and total loss recovery. Losses and increases of provision are reported in the template as positive numbers, while loss recoveries as negative numbers. The columns require a breakdown of this data according to the different scenarios and years. RowNum 3 should be the sum of RowNum from 4 to 7, RowNum 9 the sum of RowNum from 10 to 13, RowNum 16 the sum of RowNum from 17 to 20 and RowNum 27 the sum of RowNum from 28 to 31.

173. While in general the definitions of the Methodological Note apply, specific definitions and rules covered in section 5.3.1 of the Methodological Note to be highlighted for the use of this template comprise:

- Relevant indicator (mln EUR) (as defined Article 316 of the CRR) should be provided by all banks. It will be used as an indicator for the fall back solution. The field highest


\(^{21}\) As the operational risk capital requirements for banks using basic and standard approach are assumed to stay constant during the stress horizon according to section 5.5.2 of the 2023 EU-Wide Stress Test Methodological Note.
• Unless a bank is unable to report relevant historical losses for conduct risk and other operational risks, or it has been explicitly requested by the competent authorities (as explained in 5.4.3. of the Methodological Note), the drop-down menus for the ‘Fall-back solution’ should be set to ‘N’.

174. Projected losses arising from historical and new material conduct risk losses are automatically sourced from template CSV_OR_CON if the qualitative approach is applicable according to section 5.4.1 of the Methodological Note. The template, furthermore, applies the floors for the projected stressed conduct risk losses, other operational risk losses and total operational risk exposure amounts for the baseline and adverse scenario. The floor for projections linked to material conduct risk events is used only for quality assurance purposes for the adverse scenario. The total amount of gross losses is linked via formula from this template to the CSV_P&L template, while total REA are linked via formula from this template to the CSV_REA_SUM template.

2.5.2 CSV_OR_CON

175. This template contains information on historical and new material conduct risk losses. For historical material conduct risk events the template includes historical data on losses and provisions and projections of losses for the 3-year horizon, while for the new material conduct risk events it includes only projections of losses for the 3-year horizon. In line with section 5.4.1 of the Methodological Note, banks are requested to provide information on the top 25 historical (2018-2022) and new material conduct risk losses (if any) for the projection of the P&L impact of the historical and new material conduct risk events. In addition, banks should provide the stock of provisions for those events in 2017 and 2022, and aggregate losses (not by individual loss event) linked to historical and new material conduct risk events that were not among the 25 most material conduct losses in each category (new and historical). Losses should be mapped to SREP conduct risk subcategories as well as operational risk event type (both drop-down menus). Furthermore, material conduct risk losses not included in the top 25 material conduct risk losses should be reported including the breakdown by operational risk event type. Banks should provide a short, identifiable and unique name for each reported material conduct risk event (up to 40 characters). Losses and increases of provision are reported in the template as positive numbers, while provision releases as negative numbers.

176. The rows show the top 25 historical/new material conduct risk events. The columns of the template break those numbers down by type of loss event, stock of provisions and historical observed losses and loss projections.
177. Aggregate projected losses arising from historical and new material conduct risk losses of
individually / not individually reported loss events are sourced from template CSV_OR_CON by
the CSV_OR_GEN template.

178. Banks applying the quantitative approach shall not populate the material conduct risk
template (CSV_OR_CON).

2.6 Non-interest income, expenses and capital

2.6.1 CSV_REA_SUM

179. This template shows total risk exposure amounts across all risk types. It contains both
2022 figures and projected stressed figures under the baseline and adverse scenario. While most
of the data in this template is sourced from other templates, banks have to populate the risk
exposure amount for contributions to a default fund of a CCP as of 2022 and other risk exposure
amounts. Furthermore, as a memorandum item, DTAs subject to a 250% risk weight should be
reported in this template following the treatment example in Table 5 of this guidance (i.e. after
application of the 250% risk weight).

180. The rows show the breakdown of REA for credit risk, market risk, operational risk and
other risks. The columns include the breakdown of this data for end of year 2022, and for
projected end of year figures both for the baseline and for the adverse scenario.

181. The positive difference between the IRB REA floored on the basis of Article 458 of the CRR
and the projected IRB REA (reported in CSV_CR_REA_IRB, “Total Risk Exposure Amount IRB
exposures after floor”) shall be reported in the row ‘Other risk exposure amounts’ in the
CSV_REA_SUM template.

182. Most data is automatically sourced from other templates: credit risk REA from
CSV_CR_REA_STA, CSV_CR_REA_IRB, CSV_CR_SEC_SUM; market risk REA from CSV_MR_REA,
and operational risk from REA CSV_OR_GEN. The data reported in this template is then
extracted by the TRA_REA template.

2.6.2 CSV_NFCI_DIV

183. This template contains information and the stress test calculation logic for net fee and
commission income, dividend income, and the ‘share of the profit or (-) loss of investments in
subsidiaries, joint ventures and associates accounted for using the equity method’. In this
template banks are requested to provide ‘net fee and commission income’. Furthermore,
dividend income and the ‘share of the profit or (-) loss of investments in subsidiaries, joint
ventures and associates accounted for using the equity method’ should be provided.
184. The rows show the P&L items in scope. The columns require the breakdown by year, scenario applied and for the adverse scenario the differentiation if modelled figures are provided.

185. NFCI is projected using the prescribed growth rate parameters. NFCI projections consider FX variations to the starting point. Both the projections and the variations to the starting point are automatically calculated based on the currency breakdown provided in the input template.

186. Banks are required to use their own methodologies for projecting dividend income and the ‘share of the profit or (-) loss of investments in subsidiaries, joint ventures and associates accounted for using the equity method’ items for the baseline scenario. For the adverse scenario, as prescribed in the Methodological Note, banks can decide to use their internal models to model their projections: in this way, they would be subject to approach (i), which prescribes a minimum reduction based on their 2022 value; alternatively, banks can decide not to model their projections and be subject to an automatic more severe reduction (approach (ii)).

187. While for the two items described in paragraph 186 all banks are expected to fill the columns relative to the baseline scenario, only banks that decide to model their projections are required to fill in the respective lines of the P&L item provided for the adverse scenario. In this way, they will be subject to approach (i) ‘minimum reduction’, while banks that leave the relative cells blank will be automatically subject to the formula for approach (ii) ‘more severe reduction’. Columns with references to FINREP templates and general comments are also provided. For NFCI banks should not fill the cells for the baseline or the adverse scenario as projections are produced automatically.

188. The floors and caps for the calculation of the stressed projected values as well as the calculation logic for approach (i) and approach (ii) as covered in section 6.4.1 of the Methodological Note have been implemented in this template.

189. Banks are required to follow the guidance provided in Box 32 of the Methodological Note regardless of the impact that the use of own models would entail (i.e. even if the impact of own models is higher than applying the simplified approach). Banks can in any case decide not to model their projections and be subject to the simplified approach (as outlined in option (ii) of Box 32 of the Methodological Note).

190. In line with the methodology, in case of a zero starting point value for dividend income and zero or negative starting point value for the share of the profit of investments in subsidiaries, joint ventures and associates accounted for using the equity method, the approaches above are modified as follows for the adverse scenario:

- Approach (i): if a bank decides to project its (negative) income, the starting point value in 2022 is used as a cap, which means that the (negative) income cannot be higher than the 2022 value;
• Approach (ii): if a bank decides not to project its (negative) income, no impact is assumed in the projection, which means that the projections will be equal to the value at end-2022 for each year of the scenario.

191. The projected figures after the application of the caps are aggregated in the top of the template and linked via formula to the CSV_P&L template.

2.6.3 CSV_ONEOFF

192. This template contains information on one-off events. Such events are defined in the Methodological Note as exceptional occurrences that produce an extraordinary cost during the year prior to the launch of the exercise. As long as the full compliance with the methodology is ensured, banks are allowed to “remove” this exceptional cost from the starting point for the P&L expenses listed in the section, and in this way increasing the relative floor through a “one-off adjustment”.

193. Banks may submit up to 5 one-off adjustments (for up to 5 P&L items) which from their view should be applied to the constraints on section 6.4.2 of the Methodological Note. These shall include information on the event as well as historical and projected pre-tax P&L effects out of those adjustments for the P&L items in scope only.

194. Both the P&L item affected and the category of the event shall be selected from a drop-down list provided in the template. No P&L items out of the provided lists (i.e. out of the scope of one-off adjustments) will be allowed by the formulas. Free-text cells are included for the name and short description of the event. If a bank decides to submit one or more one-off adjustments, it is required to fill all the white cells relative to the row of the submitted event.

195. After the descriptive cells, banks submitting one or more one-off adjustments are required to provide the pre-tax projected impact of the event on P&L items affected. The pre-tax projected values shall not be adjusted for FX effects. If the extraordinary event is believed to increase the eligible P&L expense in 2022, the sign of the pre-tax impact of the event included in the 2022 P&L should be negative. This should in turn produce a positive projected pre-tax impact to account for the lower base of the cost item in the three years of the scenarios in this template (CSV_ONEOFF).

196. According to section 6.4.2 of the Methodological Note, the formula implemented in ColNum 14 and ColNum 15 will calculate the total impact of the event (i.e. the sum of the projections divided by the 2022 total REAs). The total impact in mln EUR is automatically calculated from the bps impact in ColNum 16 to ColNum 21 of the template.

197. The total impact for each P&L item is then automatically provided in RowNum 6 to RowNum 10 of the template. The impact recognised in the CSV_P&L for one-off events affecting remaining ‘Other operation expenses’, ‘Depreciation’, ‘Other provisions or reversal of
provisions’ and ‘Cash contributions to resolution funds and deposit guarantee schemes’ is linked automatically to its respective memorandum item line in the CSV_P&L template under both the baseline and adverse scenario below the relative P&L item affected. The impact recognised for one-off events affecting ‘Other remaining administrative expenses’ is only linked automatically to the memorandum item line in the CSV_P&L template under the baseline scenario below the relative P&L item affected. For this reason, both the impact on the starting point and on the projected figures shall be related to the P&L item selected in the relative cell under ColNum 2 of the CSV_ONEOFF template. No other impact from other P&L items than the one selected shall be included.

198. During the quality assurance phase, events with a total impact of less than 5 bps will be rejected.

199. For one-off events affecting more than one eligible P&L line item, banks are required to report the P&L impacts in separate lines of the CSV_ONEOFF template, one for each eligible P&L item affected. This means that, in the case of one-off events with impact on more than one eligible P&L items, the sum (net) of the impacts on the different P&L items for the same event should exceed the 5 bps threshold. In such cases, the institution should report the P&L impacts in separate lines of the CSV_ONEOFF template, one for each eligible P&L item affected. The limit of five maximum P&L items in total and for all the one-offs holds.

200. The methodological approach for the projection of the impact is enforced by a number of checks in the formula: if the projections provided by filling the ‘Pre-tax projected impact of event on P&L items affected’ are less conservative than the starting point impact, the formula will implement a cap / floor to ensure a projection in line with the approach.

201. The CSV_P&L items ‘impact of one-off adjustments’ are memorandum items, which means that the relevant P&L items shall be reported in the CSV_P&L template net of any potential one-off adjustments submitted and accepted.

202. While in general the definitions of the Methodological Note apply, specific definitions to be highlighted for the use of this template comprise:

- ‘P&L item affected’ in ColNum 2 refers to the items in scope for which the P&L template includes an adjustment in the projections;

- (+/-) Total impact recognized (bps)’ in ColNum 14 and ColNum 15 refers to the cumulative projected impact in bps under baseline and adverse scenario;

- ‘(+/-) Impact recognized in CSV_P&L (mln EUR) before FX adjustments’ refers to the projected impact in mln EUR amount;
• The reference date of the one-off event has to be in the year 2022; the Total Risk Exposure Amount is linked with the one provided under the item B in the CSV_CAP template for the year 2022 (including the adjustments due to IFRS 9 transitional arrangements). The specific row of the CSV_CAP template needs to be filled in order to obtain the impact of the one-off events submitted.

2.6.4 CSV_CAP

203. This template shows the impact of the stress test on own funds and contains the calculation logic of the stressed capital ratios. The template columns include the 2022 and projected stressed capital components according to transitional adjustments and as fully loaded. Furthermore, for the purposes of the calculation of IFRS 9 transitional arrangements according to Article 473a of the CRR (including amendments to the regulation in response to the COVID-19 pandemic), the first ColNum 1 of the template includes the first implementation impact of IFRS 9 on capital, being subject to transitional arrangements.

204. Rows show instead the different components of own funds and the figures needed for the capital ratio calculations. The columns show the scenario and year as well as references to the respective positions in COREP and articles in the CRR.

205. Wherever possible, field definitions follow the logic laid down in COREP. In this case, COREP references (and even the computation logic) can be found in the column ‘COREP CODE / COMPUTATION’. Moreover, references to the CRR can be found in the column ‘Regulation’.

206. Banks making use of IFRS 9 transitional arrangements will have to follow some detailed steps and be subject to the following definitions:

• As a first step, all banks are required to fill in the selection at the top of the template to specify whether they are making use of transitional arrangements and which type. Banks doing so are assumed to have followed paragraph 9 of Article 473a of the CRR (amended by Regulation 2020/73) and have informed the competent authority of their decision. In line with the Methodological Note, only decisions taken and approved by 31 December 2022 can be reflected in the template. The selection also allows the banks making use of this discrentional approach to state whether they decided not to:

i) apply paragraph 4 of Article 473a of the CRR (and hence according to paragraph 9 of the same Article set the item in cell A.1.21.2, A.1.21.4 and A.1.21.4.1 equal to 0).

ii) apply paragraph 2 of Article 473a of the CRR (and hence according to paragraph 9 of the same Article set the item in cell A.1.21.1 equal to 0)
The calculation of the transitional arrangements will be blocked for those banks reporting a ‘No’ answer or not selecting any option;\(^{22}\)

- The negative item ‘Amount subject to transitional arrangements’ is defined as the sum of the three types of increases in ECL accounted during the transitional period (as described in the next paragraphs) and net of taxes. The cells relative to the amounts to be transitioned shall be filled by the banks and are not sourced from any other template;

- The positive item ‘Increase in IFRS 9 ECL provisions net of EL as of 01/01/2018 compared to related IAS 39 figures as at 31/12/17’ ("static part") is included to only take into account the increase in IFRS 9 ECL provisions coming from the IFRS 9 introduction in 01/01/2018, which are subject to transitional arrangements. This captures the static leg of the amount subject to the transitional arrangements, which is reported gross of taxes and stays constant from the first IFRS 9 implementation (as of 01/01/2018) throughout the years of the scenario. The corresponding item as defined in paragraph 1(a) and (b) of Article 473a of the CRR would be the sum of \( A_{2,SA} + A_{2,IRB} \);

- The positive item ‘Increase in non-credit-impaired IFRS 9 ECL provisions net of EL compared to related IFRS 9 figures between 01/01/2018 and 31/12/2019’ ("old dynamic part") captures the old dynamic leg of the amount subject to transitional provisions, which is reported gross of taxes and stays constant throughout the years of the scenario. The corresponding item as defined in paragraph 1(a) and (b) of Article 473a of the CRR would be the sum of \( A_{old,SA} + A_{old,IRB} \);

- The positive item ‘Increase in non-credit-impaired IFRS 9 ECL provisions net of EL compared to related IFRS 9 figures as at 01/01/2020’ ("new dynamic part") captures the new dynamic leg of the amount subject to transitional provisions, which is reported gross of taxes in a cumulative way during the years of the scenario. The corresponding item as defined in paragraph 1(a) and (b) of Article 473a of the CRR would be the sum of \( A_{4,SA} + A_{4,IRB} \);

- The last components of the amount to be transitioned are the positive items ‘Increase of CET1 capital due to the tax deductibility of the amounts above’ ("static part" + "old dynamic part") and ‘Increase of CET1 capital due to the tax deductibility of the amounts above ("new dynamic part")’, which capture the tax effect of the items above\(^{23}\). These items are deducted in the calculation of the net amount to be transitioned;

\(^{22}\) This also means that all banks reporting a ‘No’ answer or not selecting any option are requested not to report any value under rows A.1.21.2 to A.1.21.4.1 and all other items relative to IFRS 9 transitional arrangements.

\(^{23}\) The variable \( t \) does not address tax effects in the context of deferred tax assets (EBA Q&A 2018_4113).
• The positive item ‘Adjustments due to IFRS 9 transitional arrangements’ in CET1 (A.1.22.1) is calculated as the sum of two components: the first (A.1.22.1.1) applies the prescribed factors to the increase in ECL provisions singled out above (‘From the increased IFRS 9 ECL provisions net of EL’); the second (A.1.22.1.2) takes into account the positive offsetting effect that the transitional amounts included in CET1 have on the DTAs deducted because of increased ECL provisions (‘From the amount of DTAs that is deducted from CET1 capital’ – see paragraph 7(a) of Article 473a of the CRR). The former is included as a formula with the regulatory factors as laid down in the paragraph 6 of Article 473a of the CRR (amended by Regulation 2020/873). The latter is included as an input cell;

• IFRS 9 transitional arrangements effects on additional own funds are also foreseen for the items ‘AT1 instruments’ and ‘Tier 2 capital instruments’, along with ‘Total risk exposure amounts’ by following the disclosure approach in COREP v. 2.10.

207. For the purpose of showing fully loaded capital ratios, an approximate calculation of fully loaded capital ratios is implemented in the template. All CET1 transitional adjustments (including adjustments due to IFRS 9 transitional arrangements according to paragraph 8 of Article 473a of the CRR) are excluded from the calculation of the fully loaded Common Equity Tier 1 Capital ratio.

208. Excess deductions should be reported according to COREP under item A.1.13 to allow a correct calculation of the Transitional CET1.

209. Most capital instruments and deductions to the own funds figures, along with deferred tax assets (DTAs) and defined benefit pension plan assets or IFRS 9 impact on capital (and relative transitional arrangements), should be filled in by the banks and treated as described in the respective sections of the Methodological Note.24

210. As seen in the previous sections of this Guidance, some of the items of the CSV_CAP template are automatically sourced from other templates. These include the change in retained earnings sourced from CSV_P&L (‘Attributable to owners of the parent net of estimated dividends’), the IRB shortfall from CSV_CR_REA_IRB, accumulated other comprehensive income arising from full revaluation, cash flow hedge and liquidity reserves from CSV_MR_SUM and the total REA from CSV_REA_SUM.

211. Some of the items in the CSV_CAP template are to be kept constant in the projections according to the Methodological Note. This will also be the case for leverage ratio exposures, which are reported in the template net of credit risk adjustments.

24 The projected impact of the stress scenario on OCI and pension assets, however, should be reported by all banks as a memorandum item on the market risk summary template (CSV_MR_SUM)
212. The information on own funds and capital ratios is linked via formula from this template to the TRA_CAP template.

Memorandum items

213. The last rows of the CSV_CAP template include memorandum items that inform on various matters of the bank’s capital situation. These items include information on the (I) stock of DTAs and DTLs held by the bank, (II) details on the Defined Benefit Pension Schemes and (III) information on the bank’s capital requirements (including individual thresholds on both a CET1 and a Total Capital perspective).

- Stocks of gross DTAs and DTLs are reported as memo items. Formulas in the template are implemented to ensure that the amount of DTAs that do not rely on future profitability and the amount of non-deductible DTLs are kept constant at the starting point. The total amount of DTLs shall also be kept constant, with changes allowed only for the allocation with the associated DTAs. A split for DTAs that rely on future profitability created before or after 1st January 2014 is included to account for the treatment of Article 478(2) of CRR related to transitional adjustments. As a general rule, the deduction in item A.1.9 ‘(-) DTAs that rely on future profitability and do not arise from temporary differences net of associated DTLs’ should be equal (with opposite sign) to item J ‘Deferred tax assets that rely on future profitability and do not arise from temporary differences’ net of item L.2.1 ‘Of which: Deductible deferred tax liabilities associated with deferred tax assets that rely on future profitability and do not arise from temporary differences’. In item J.3 ‘Memo item: amount of loss carryforwards associated to the DTAs that rely on future profitability and do not arise from temporary differences’ banks are asked to report information on the amount of loss carryforwards that are associated with the stock of DTAs, especially considering that the methodology asks not to re-calculate the previous stock with the simplified 30% tax rate (see the respective section on CSV_P&L on how to calculate DTAs in the template).

- The requirement to report information on defined benefit pension assets is made to facilitate quality assurance and it follows Article 36 (e) and Article 41 of the CRR. The net amount of defined benefit pension assets is reported after the application of the OCI impact. As no impact is assumed for the baseline scenario, for all years such amount should be equal to the one reported for 2022. For the years 2024 and 2025 of the adverse scenario, this shall instead be set equal to the 2023 value (after the application of the OCI impact). For banks with a single defined benefit pension plan, item M and A.1.11 of CSV_CAP should contain the same figures in absolute terms (but opposite sign), unless item M is negative, in which case A.1.11 is zero. The reporting of Item A.1.11 should correspond to COREP (C

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25 For banks that are allowed to apply such netting according to Article 38 CRR.
26 For more information on how DTAs and loss carryforwards are created and used, please see the section related to CSV_P&L.
The item "Gross defined benefit pension fund assets" (M.1 in CSV_CAP) refers to the amount of defined benefit pension fund assets before being reduced by the amount of obligations under the same fund or plan according to article 4(109) of the CRR. These obligations have to be reported in item M.2. Item M should correspond to item M.1 – item M.2 – item M.3 – item M.4 according to the regulation. Therefore, item M may return a negative value in some cases. The difference between M.1 and M.2 should correspond to COREP item CA 1.1.14.1 (C 01.00, r0400, c0010).

- The information on the bank’s capital requirements is included in the last rows of the CSV_CAP template. The wording ‘Transitional combined buffer requirements (%)’ requires banks to report the buffers as they would be applicable in the relative year of the stress test, i.e. it refers to any phasing-in that may be applied by the CA for example in the application of O-SII buffers.

214. Most memorandum items are also shown in TRA_CAP, including all rows related to banks’ capital requirements.

2.6.5 CSV_P&L

215. This template contains the calculation of the stressed P&L items and contains the calculation logic for the amount attributable to owners of the parent net of estimated dividends. In this template banks should report their actual and projected stressed P&L items, following the structure of the FINREP 02.00 template. Therefore, references to the respective rows in this FINREP template can be found in the template. Furthermore, banks should report 5 years of historical dividend pay-outs as required by section 6.4.3 of the Methodological Note.

216. The methodology requires banks to use their own methodologies in projecting non-interest income and expense paths for the baseline and adverse scenarios. Banks should report in the explanatory note the assumptions taken as basis for the use of the internal models/methodologies in CSV_P&L, which shall be coherent with the macroeconomic scenario, the general assumptions of the methodology (e.g. the balance sheet assumption) and the constraints listed in this section.

217. While in general the definitions of the Methodological Note apply, it has to be pointed out that losses and expenses throughout this template have to be reported as negative amounts. ‘Amount of dividends paid (before consideration of MDA restrictions)’ shall be reported as positive amounts. Moreover, ‘Amount of dividends paid (before consideration of MDA restrictions)’ shall include all voluntary reductions in the capital base distributed to owners of the consolidating entity, which are not already included in accordance with their accounting policy (in line with paragraph 473 of the Methodological Note)

27 Except Total assets which should be sourced from the FINREP template 01.01 row 380.
The majority of P&L positions are sourced from other templates. As such:

- NII information is sourced from CSV_NII_SUM;
- ‘Dividend income’, ‘Net fee and commission income’ and ‘Share of the profit or (-) loss of investments in subsidiaries, joint ventures and associates accounted for using the equity method’ from CSV_NFCI_DIV;
- ‘Gains or losses on financial assets and liabilities held for trading and trading financial assets and trading financial liabilities’ from CSV_MR_PROJ (which sources its components from CSV_MR_SUM) and CSV_MR_SUM directly;
- ‘Gains or losses on non-trading financial assets mandatorily at fair value through profit or loss and Gains or losses on financial assets and liabilities designated at fair value through profit or loss’ and ‘Gains or losses from hedge accounting’ from CSV_MR_SUM;
- The impact of one-off effects as memorandum items on ‘Remaining other operating expenses’, ‘Other remaining administrative expenses’ (under the baseline scenario), ‘Depreciation’, ‘Cash contributions to resolution funds and deposit guarantee schemes’ and ‘Other provisions or reversal of provisions’ from CSV_ONEOFF (as memo items);
- ‘Gains and losses arising from Operational Risk’ from CSV_OR_GEN;
- MDA related information from CSV_MDA and from CSV_LR_MDA;
- Sub-item ‘Financial assets at amortised costs’ of ‘Impairment or (-) reversal of impairment on financial assets not measured at fair value through profit or loss’ is sourced from CSV_CR_SUM and CSV_CR_SEC_SUM.

The majority of the items that have to be provided by banks (and as such are not extracted from other templates) include ‘residual’ items such as ‘Other operating income’, ‘Other provisions or reversal of provisions’ (which also includes FINREP (F 02.00, row 450, col 010)), ‘Other income and expenses from continuing operations’, ‘Cash contributions to resolution funds and deposit guarantee schemes’.

The starting point of ‘Other remaining administrative expenses’ must not include any adjustment related to one-off effects. The projections of ‘Other remaining administrative expenses’ (RowNum 29) shall not fall (in absolute terms) below the floor automatically calculated on RowNum 31 which includes FX effects and be netted of one-off adjustments (if any). RowNum 30 is sourced from CSV_ONEOFF under the baseline scenario and shall be filled-in by the bank (taking into account FX effects) under the adverse scenario. The floor on RowNum 31 is a formula that sources from the CSV_P&L template, the CSV_ONEOFF template and the input sheet.
221. The item ‘Gains or (-) losses on derecognition of investments in subsidiaries, joint ventures and associates, net’ as reported in FINREP (F 02.00, row 0320, col 0010) is to be included under ‘Profit or (-) loss after tax from discontinued operations’ in line with FINREP Annex V, Part 2.56; any cash contributions to resolution funds and deposit guarantee schemes (F 02, row 0385, col 0010) should be included under ‘Cash contributions to resolution funds and deposit guarantee schemes’.

222. For the year 2022, banks shall report in RowNum 46 (‘Impairment of financial assets - CCR losses’) the CCR losses that are normally reported within other lines in FINREP (e.g. under FINREP (F 02.00, row 0460, col 0010). CCR losses are in fact singled out in the P&L template, and excluded for the purpose of the stress test from rows such as RowNum 42 (‘Impairment or reversal of impairment on financial assets not measured at fair value through profit or loss’).

223. When reporting Impairments on non-financial assets, banks shall follow paragraph 518 of the Methodological Note. This means that while the depreciation of these assets should be reported under CSV_P&L item ‘Depreciation’ (RowNum 34), other types of impairments related to these assets, produced by the application of the macroeconomic scenario, shall be included under CSV_P&L item ‘Impairment or reversal of impairment on non-financial assets’ (RowNum 47).

224. Following the description provided in column R of RowNum 54, ‘Impairment or reversal of impairment of investments in subsidiaries, joint ventures and associates’ should be reported under ‘Other income and expenses from continuing operations’ and therefore excluded from the scope of paragraph 522 of the Methodological Note (‘Other impairments on financial assets’).

225. The amount attributable to owners of the parent net of estimated dividends is calculated by the CSV_P&L template and linked via formula from this template to the CSV_CAP templates.

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28 For nGAAP banks:

- The item ‘Gains or (-) losses on derecognition of investments in subsidiaries, joint ventures and associates, net’ as reported in FINREP 02.00 row 0320 is to be included under ‘Profit or (-) loss after tax from discontinued operations’ in line with FINREP Annex V, Part 2.56;
- The item ‘Gains or (-) losses on trading financial assets and liabilities, net’ as reported in FINREP 02.00 row 0285 should be reported under ‘Gains or (-) losses on financial assets and liabilities held for trading and trading financial assets and trading financial liabilities’;
- The item ‘Gains or (-) losses on non-trading financial assets and liabilities, net’ as reported in FINREP 02.00 row 0295 should be reported under ‘Gains or (-) losses on non-trading financial assets mandatorily at fair value through profit or loss and Gains or losses on financial assets and liabilities designated at fair value through profit or loss’;
- The item ‘Increases or (-) decreases of the fund for general banking risks, net’ as reported in FINREP 02.00 row 0455 should be reported under ‘Other income and (-) expenses from continuing operations’;
- The item ‘Extraordinary profit or (-) loss after tax’ as reported in FINREP 02.00 row 0632 should be reported under ‘Profit or (-) loss after tax from discontinued operations’.
to obtain the total retained earnings for the year. Furthermore, the TRA_P&L template sources most of its information from the CSV_P&L template.

Taxation in CSV_P&L

226. With the exception of the starting year of the exercise, the current taxes are automatically calculated from the taxable profit by taking the prescribed 30% tax rate.

227. In line with the methodology, the taxable profit is floored at 0 and reported net of any loss carryforward used. For the calculation of the taxable profit, items stemming from NFCI template such as “Share of the profit or (-) loss of investments in subsidiaries, joint ventures and associates accounted for using the equity method” and “Dividend income” are reported according to FINREP and included in the taxable profit even if those items are reported after the taxes paid by the entity in FINREP (if the bank follows this approach). However, if the bank follows the latter approach, the taxable profit shall include “Share of the profit or (-) loss of investments in subsidiaries, joint ventures and associates accounted for using the equity method” and “Dividend income” with an adjusted contribution to make the applied implied tax rate equal to the 30%. This contribution adjustment would be done to ensure a level playing field with banks who report these positions gross of taxes and would therefore be subject to the 30% taxation as defined in section 6.4.4 of the methodological note.

228. The adjusted taxable profit contribution (RowNum 60 of the CSV_P&L template) for the types of income described in the previous paragraph would be calculated in the following way:

• (30% - tax rate applied by the bank) / 30% * [sum of “Share of the profit or (-) loss of investments in subsidiaries, joint ventures and associates accounted for using the equity method” and “Dividend income” gross of taxes at parent level].

• The “tax rate applied by the bank” used for this calculation should always reflect the total tax applied to the “Share of the profit or (-) loss of investments in subsidiaries, joint ventures and associates accounted for using the equity method” and “Dividend income” leading to the reported net figures in FINREP, i.e. taxes paid on subsidiaries, joint ventures and associates.

• The bank should explain the calculation of this adjustment item including the tax rates applied in the explanatory note.

229. The creation and use of DTAs follow a common approach that is defined in section 6.4.4 of the Methodological Note. Banks should provide an explanation of their approach when calculating tax income/expenses for the stress test in their explanatory note, including a reconciliation of the effective tax rate with the 30% common tax rate for each year of the stress test horizon. An example for the use of DTAs that rely on future profitability and do not arise from temporary differences is provided in the Table below.
### Table 6: Example DTA calculation (not arising from temporary differences)

<table>
<thead>
<tr>
<th>#</th>
<th>Item</th>
<th>2022</th>
<th>2023</th>
<th>2024</th>
<th>2025</th>
<th>Calculation</th>
<th>Reference to template</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Profit before taxes</td>
<td>1,000</td>
<td>-1,000</td>
<td>2,000</td>
<td>5,000</td>
<td></td>
<td>RowNum 59 CSV_P&amp;L</td>
</tr>
<tr>
<td>2</td>
<td>Floored at 0</td>
<td>1,000</td>
<td>0</td>
<td>2,000</td>
<td>5,000</td>
<td>MAX ([1];0)</td>
<td></td>
</tr>
<tr>
<td>3</td>
<td>Loss carryforwards used&lt;sup&gt;29&lt;/sup&gt;</td>
<td>0</td>
<td>0</td>
<td>2,000</td>
<td>333</td>
<td>See (18),(19),(20) of precedent year</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Of which: related to DTAs created during stress test</td>
<td></td>
<td></td>
<td>1,000</td>
<td>0</td>
<td></td>
<td></td>
</tr>
<tr>
<td>4</td>
<td>Of which: related to DTAs existing at 31/12/2022</td>
<td></td>
<td></td>
<td></td>
<td>1,000</td>
<td></td>
<td></td>
</tr>
<tr>
<td>5</td>
<td>Taxable profit (floored at 0 and net of loss carryforwards used)</td>
<td>1,000</td>
<td>0</td>
<td>0</td>
<td>4,667</td>
<td>(2) - (3)</td>
<td>RowNum 60 CSV_P&amp;L</td>
</tr>
<tr>
<td>6</td>
<td>Current taxes</td>
<td>-150</td>
<td>0</td>
<td>0</td>
<td>-1,400</td>
<td>- (6)* (14)</td>
<td>RowNum 61 CSV_P&amp;L</td>
</tr>
<tr>
<td>7</td>
<td>(+) DTAs created during current year of stress test</td>
<td>300</td>
<td>0</td>
<td>0</td>
<td>-450</td>
<td>MIN ([1]* (14);0)</td>
<td>RowNum 62 CSV_P&amp;L</td>
</tr>
<tr>
<td>8</td>
<td>(-) DTAs used during current year of stress test</td>
<td>-450</td>
<td>-50</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>9</td>
<td>Of which: created during stress test</td>
<td>0</td>
<td>-300</td>
<td>0</td>
<td></td>
<td>- (4)* (14)</td>
<td>RowNum 63 CSV_P&amp;L</td>
</tr>
<tr>
<td>10</td>
<td>Of which: existing at 31/12/2022</td>
<td>0</td>
<td>-150</td>
<td>-50</td>
<td></td>
<td>- (5)* (14)&lt;sub&gt;2022&lt;/sub&gt;</td>
<td></td>
</tr>
<tr>
<td>11</td>
<td>Tax expense/income</td>
<td>-150</td>
<td>300</td>
<td>-450</td>
<td>-1,450</td>
<td>(7) + (8) + (9)</td>
<td>RowNum 64 CSV_P&amp;L</td>
</tr>
<tr>
<td>12</td>
<td>Effective tax rate</td>
<td>15.0%</td>
<td>30.0%</td>
<td>22.5%</td>
<td>29.0%</td>
<td>- [(1) / (12)]</td>
<td></td>
</tr>
</tbody>
</table>

**Additional information / memorandum items**

<table>
<thead>
<tr>
<th>#</th>
<th>Item</th>
<th>2022</th>
<th>2023</th>
<th>2024</th>
<th>2025</th>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>14</td>
<td>Tax rate&lt;sup&gt;30&lt;/sup&gt;</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>15.0%</td>
<td>30.0%</td>
</tr>
<tr>
<td>15</td>
<td>DTA stock</td>
<td>200</td>
<td>500</td>
<td>50</td>
<td>0</td>
<td></td>
<td></td>
</tr>
<tr>
<td>16</td>
<td>Of which: DTA stock — existing at 31/12/2022</td>
<td>200</td>
<td>200</td>
<td>50</td>
<td>0</td>
<td></td>
<td></td>
</tr>
<tr>
<td>17</td>
<td>Of which: DTA stock — created during ST</td>
<td></td>
<td></td>
<td>300</td>
<td>0</td>
<td></td>
<td></td>
</tr>
<tr>
<td>18</td>
<td>Total associated loss carryforwards</td>
<td>1,333</td>
<td>2,333</td>
<td>333</td>
<td>0</td>
<td></td>
<td></td>
</tr>
<tr>
<td>19</td>
<td>Of which: related to DTAs existing at 31/12/2022</td>
<td>1,333</td>
<td>1,333</td>
<td>333</td>
<td>0</td>
<td>(16) / (14)&lt;sub&gt;2022&lt;/sub&gt;</td>
<td></td>
</tr>
<tr>
<td>20</td>
<td>Of which: related to DTAs created during stress test</td>
<td>1,000</td>
<td>0</td>
<td>0</td>
<td></td>
<td>(17) / (14)</td>
<td></td>
</tr>
</tbody>
</table>

230. Banks shall also provide full transparency on the deferred tax relying on future profitability and arising from temporary differences in their explanatory notes, detailing how the figures reported in the template were determined. An example is provided in the Table below, which includes the details for the calculation of the amount of DTAs to be risk-weighted or deducted, according to Article 48 of the CRR.

---

<sup>29</sup> Loss carryforwards existing as at 31 December 2022 can be used in accordance with applicable tax legislation. According to the methodology, the use of loss carryforwards in a given profitable year shall be applied by giving priority to DTAs created during the stress test over DTAs existing as of 31 December 2022.

<sup>30</sup> Example of bank’s rate for year 2022 and simplified tax rate for projection years.
### Table 7: Example DTA calculation (arising from temporary differences)

<table>
<thead>
<tr>
<th>#</th>
<th>Item</th>
<th>Starting point</th>
<th>Y1</th>
<th>Calculation</th>
<th>Reference in templates</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Tax rate</td>
<td>30.0%</td>
<td>30.0%</td>
<td></td>
<td></td>
</tr>
<tr>
<td>2</td>
<td>Accumulated OCI — existing at 31/12/2022</td>
<td>-6</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>3</td>
<td>Change in OCI — created during ST (gross of taxes)</td>
<td>-30</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>4</td>
<td>Total Accumulated OCI (after taxes)</td>
<td>-27</td>
<td>(2)+(3)*[1-(1)]</td>
<td>RowNum 7 CSV_CAP</td>
<td></td>
</tr>
<tr>
<td></td>
<td>(+) DTAs that rely on future profitability and arise from temporary differences — created during ST</td>
<td>9</td>
<td>- MIN [((3)*1);0]</td>
<td></td>
<td></td>
</tr>
<tr>
<td>5</td>
<td>Starting stock of DTAs that rely on future profitability and arise from temporary differences</td>
<td>1</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>6</td>
<td>Total stock of DTAs that rely on future profitability and arise from temporary differences</td>
<td>10</td>
<td>(5) + (6)</td>
<td>RowNum 90 CSV_CAP</td>
<td></td>
</tr>
<tr>
<td>7</td>
<td>CET1 for threshold calculation — starting point</td>
<td>101</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>10%*CET1 threshold</td>
<td>10.1</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>8</td>
<td>CET1 for threshold calculation — during ST</td>
<td>80</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>10%*CET1 threshold</td>
<td>8</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>9</td>
<td>DTAs that rely on future profitability and arise from temporary differences to be risk-weighted</td>
<td>8</td>
<td>MIN (7;11)</td>
<td>RowNum 16 CSV_REA_SUM</td>
<td></td>
</tr>
<tr>
<td>10</td>
<td>DTAs that rely on future profitability and arise from temporary differences to be deducted</td>
<td>2</td>
<td>MAX (7;12);0</td>
<td>RowNum 30 CSV_CAP</td>
<td></td>
</tr>
<tr>
<td>11</td>
<td>REAs — existing at 31/12/2022</td>
<td>700</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>12</td>
<td>REAs — during ST</td>
<td>720</td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

31 The following example only covers a one year horizon and may only be applied to the case in which the stock of DTAs relying on future profitability and arising from temporary differences at the starting point is positive assuming that the change in OCI is negative. Banks having a stock of DTLs (that is, a negative net stock of DTAs provided that the conditions for netting under Article 38 of the CRR are met) shall instead adjust the calculation in the appropriate lines of the Table to prevent an incorrect distribution of amounts to be risk-weighted and/or deducted. In the case where there is an OCI gain and "DTAs relying on future profitability and arising from temporary differences" can partially or totally offset the impact of taxation, banks should reduce the stock of "DTAs relying on future profitability and arising from temporary differences" (under the memorandum item K.2 in CSV_CAP) and in turn the deduction of these DTAs in item A.1.16 of template CSV_CAP ("(-) Deductible DTAs that rely on future profitability and arise from temporary differences") having regard for the 10%/17.65% thresholds of article 48 of the CRR.

32 Illustrative example. As amount of capital for threshold calculation, banks should take the CET1 that is reported in the year of the calculation of such threshold, i.e. including other changes in CET1 through the projection years and according to article 48 of the CRR.

33 Assuming no other adjustment in REAs coming from the stress test exercise.
2.6.6 CSV_MDA

231. This template contains the calculation of the risk-based Maximum Distributable Amount (MDA). Banks are expected to complete this template after having filled in the templates CSV_P&L and CSV_CAP.

232. While in general definitions of the Methodological Note apply, whenever specific CRR definitions apply to fields that have to be populated by banks, references to the respective Articles of the CRR can be found in column ‘REGULATION’ of the template.

233. The rows contain different components of the risk-based MDA calculation. The columns show scenarios and years as well as references to the P&L and capital items and a link to the respective paragraphs in CRR and CRD.

234. CSV_MDA sources REA and capital figures from CSV_REA_SUM and CSV_CAP, respectively.

235. RowNum from 1 to 17 are automatic except for RowNum 13 which has to be filled in by all banks and should reflect year-end CET1 capital after distributions are made, and prior to any (risk-based or LR) MDA-adjustment to dividends paid, AT1 payments, variable compensation or discretionary pension benefits (if applicable). For any year t, RowNum 13 is expected to be equal to CSV_CAP RowNum 3 in year t prior to populating any other cells in CSV_MDA and CSV_LR_MDA. Any deviation should be explained by the bank in its Explanatory Note.

236. The remaining rows of CSV_MDA must be populated only for those years when the risk-based MDA trigger point described under section 6.4.3 of the Methodological Note is breached (i.e. when RowNum 17 delivers “Yes”) such that the bank in these cases complies with the reduction in distributions prescribed by the regulation. Banks not reporting any breach in the trigger should not complete any other row of CSV_MDA.

237. RowNum 18 to 23 should include starting point and projected distribution amounts (if any) before consideration of any potential restrictions, i.e. as reported in CSV_P&L (or, in exceptional cases, in CSV_CAP), but with a positive sign. Column “Reported in the following item” and “Second item affected” refer to the P&L or, in exceptional cases, Capital item(s) where the respective distribution is reported, the applicable items need to be chosen from the drop-down menus provided in the columns whenever the corresponding line is populated. The lines should be populated as follows:

---

34 The drop-down lists in CSV_CAP also include some items of CSV_CAP for the cases in which the bank reports AT1 coupons under Reserves.
• RowNum 18 should include dividend payments after tax (if any);

• RowNum 19 should only include share buy-backs in 2022 (if any);

• RowNum 20 should include pre-tax payments of AT1 instruments if they are included in pre-tax profit (in which case banks shall document and justify in the explanatory note), post-tax payments of AT1 instruments otherwise (if any);

• RowNum 21 should include variable remuneration pre-tax (if any);

• RowNum 22 should include discretionary pension benefits pre-tax (if any).

• RowNum 23 is automatically calculated and should include the sum of the five items above;

238. If the risk-based MDA trigger is breached, banks have to also populate RowNum 36-37 and from 39 to 48 as follows:

• RowNum 36 is calculated as: Max(Accounting P&L before tax + variable remuneration + discretionary pension benefits + AT1 coupon payments (if included in pre-tax profit), 0);

• RowNum 37 should be equal to RowNum 36*0.36;

• RowNum 39 to 43 should include adjustments on distributions for the pre-tax items already listed in RowNum 18 to 22; any reduction shall be reported as a positive value; column “Reported in the following item” and “Second item affected” refer to the respective P&L or capital item where the distribution is reported, the applicable items need to be chosen from the drop-down menus provided in the columns whenever the corresponding line is populated;

• RowNum 44 to 48 should include adjustments on distributions for the post-tax items already listed in RowNum 18 to 22; any reduction shall be reported as a positive value; column “Reported in the following item” and “Second P&L item affected” refer to the respective item where the distribution is reported, the applicable items need to be chosen from the drop-down menus provided in the columns whenever the corresponding line is populated;

239. RowNum 49 to 51 are automatically calculated and are linked to CSV_P&L, so that the P&L is automatically adjusted without any additional action needed from the bank.37

35 Notice that this amount should correspond to CSV_P&L 56 before any restriction in CSV_MDA or CSV_LR_MDA is made (i.e. if CSV_P&L 55 is equal to 0).

36 Any deviation has to be justified in the Explanatory Note.

37 This means that banks will not be required to manually adjust their distributions in the respective lines of CSV_P&L.
240. RowNum 52 is included to make a final check on any breach that is still made by the bank with respect to the risk-based MDA trigger. If a bank were in breach when reporting RowNum 13, then RowNum 52 is expected to return a negative value only if the calculated risk-based MDA = 0, which means the bank is still in breach even after having reduced all its distributions to zero.

### 2.6.7 CSV_LR_MDA

241. This template contains the continuation of the calculation of the Leverage Ratio (LR) Maximum Distributable Amount (MDA) according to Articles 141b and 141c of the CRD, taking into account the leverage ratio requirements for G-SIs. G-SIs are expected to complete this template after having filled in the template CSV_MDA. All other banks shall leave this template empty.

242. While in general the definitions of the Methodological Note apply, whenever specific CRR/CRD definitions apply to fields that have to be populated by banks, references to the respective Articles of the CRR/CRD can be found in column ‘REGULATION’ of the template.

243. The rows contain different components of the LR MDA calculation. The columns show scenarios and years as well as references to the P&L items and a link to the respective paragraphs in CRR and CRD.

244. CSV_LR_MDA sources distribution amounts and capital figures from CSV_MDA and CSV_CAP, respectively.

245. RowNum from 1 to 12 are automatically filled except for RowNum 2 where the bank should provide its Pillar 2 LR requirement and RowNum 8 which should reflect year-end T1 capital after distributions are made, and prior to any (risk-based or LR) MDA-adjustment to dividends paid, AT1 payments or variable compensation (if applicable). For any year $t$, RowNum 8 is expected to be equal to CSV_CAP RowNum 59 in year $t$ prior to populating any other cells in CSV_MDA and CSV_LR_MDA. Any deviation should be explained by the bank in its Explanatory Note.

246. The remaining rows of CSV_LR_MDA have to be populated only for those years when the trigger point described under section 6.4.3 of the Methodological Note is breached (i.e. when RowNum 12 delivers “Yes”) such that the bank in these cases complies with the reduction in distributions prescribed by the regulation. Banks not reporting any breach in the trigger should not complete any other row of CSV_LR_MDA.

247. RowNum 13 to 17 should include starting point and projected distribution amounts (if any) before consideration of any potential restrictions, i.e. as reported in CSV_P&L (or, in exceptional cases, in CSV_CAP), but with a positive sign. Column “Reported in the following
item” and “Second item affected” refer to the P&L or, in exceptional cases, Capital\textsuperscript{38} item(s) where the respective distribution is reported. The lines should be populated as follows:

- RowNum 13 should include dividend payments after tax (if any);
- RowNum 14 should only include share buy-backs in 2022 (if any);
- RowNum 15 should include pre-tax payments of AT1 instruments if they are included in pre-tax profit (in which case banks shall document and justify in the explanatory note), post-tax payments of AT1 instruments otherwise (if any);
- RowNum 16 should include variable remuneration pre-tax (if any);
- RowNum 17 should include discretionary pension benefits pre-tax (if any).

248. RowNum 18 is automatically calculated and should include the sum of the five items.

249. If the LR MDA trigger is breached, banks have to also populate RowNum 31-32, 35-39 and 40-44 as follows:

- RowNum 31 is calculated as: Max(Accounting P&L before tax\textsuperscript{39} + variable remuneration + discretionary pension benefits + AT1 coupon payments (if included in pre-tax profit), 0);
- RowNum 32 should be equal to RowNum 31*0.3\textsuperscript{40};
- RowNum 35 to 39 should include adjustments on distributions for the pre-tax items already listed in RowNum 13 to 17; any reduction shall be reported as a positive value; column “Reported in the following item” and “Second item affected” refer to the respective item where the distribution is reported;
- RowNum 40 to 44 should include adjustments on distributions for the post-tax items already listed in RowNum 13 to 17; any reduction shall be reported as a positive value; column “Reported in the following item” and “Second item affected” refer to the respective item where the distribution is reported;

\textsuperscript{38} The drop-down lists in CSV\_CAP also include some items of CSV\_CAP for the cases in which the bank reports AT1 coupons under Reserves.

\textsuperscript{39} Notice that this amount should correspond to RowNum 56 in CSV\_P&L before any restriction in CSV\_MDA and CSV\_LR\_MDA is made (i.e. if RowNum 55 in CSV\_P&L is equal to 0).

\textsuperscript{40} Any deviation has to be justified in the Explanatory Note.
For stress testing purposes and template mechanics, the adjustments to be included in RowNum 35 to 44 of CSV_LR_MDA shall be residual to the ones driven by the risk-based MDA (if any) and of the amount automatically calculated in RowNum 34.

RowNum 45 to 50 are automatically calculated. RowNum 45 to 47 are linked to CSV_P&L, so that the P&L is automatically adjusted without any additional action needed from the bank.\footnote{This means that banks will not be required to manually adjust their distributions in the respective lines of CSV_P&L.} Considering that, according to section 6.4.3 of the methodological note, banks are requested to distribute exactly (i) the risk-based MDA in years of the scenario where only the risk-based MDA trigger is breached, (ii) the LR MDA in years of the scenario where only the LR MDA trigger is breached, (iii) the minimum of the risk-based MDA and the LR MDA in years of the scenario where both the risk-based MDA trigger and the LR MDA trigger are breached, RowNum 48 in CSV_LR_MDA shall be equal to (i) RowNum 38 of CSV_MDA in years of the scenario where only the risk-based MDA trigger is breached, (ii) RowNum 33 of CSV_LR_MDA in years of the scenario where only the LR MDA trigger is breached, (iii) the minimum of RowNum 38 of CSV_MDA and RowNum 33 of CSV_LR_MDA in years of the scenario where both the risk-based MDA trigger and the LR MDA trigger are breached. Banks are requested to justify in the Explanatory note any deviation.

RowNum 50 is included to make a final check on any breach that is still made by the bank with respect to the LR MDA trigger. If a bank was in breach when reporting RowNum 8, then RowNum 50 is expected to return a negative value only if the calculated LR MDA (as computed in RowNum 33) equals 0, which means the bank is still in breach even after having reduced all its distributions to zero.

This template contains information on major capital measures and losses (if any) after the cut-off date as defined by section 1.3.8 of the Methodological Note. These capital measures will not have an impact on the stress test results but just serve for information purposes ("below the line").

The rows show the different CET1 / Additional Tier 1/ Tier 2 issuance and losses to be realised between 1 January 2023 and 31 March 2023. The columns show the capital impact in mln EUR. No other types of impact on capital ratio than the ones listed in the template will be included.

The row on realised fines/litigation costs (net of provisions) should indicate realised fines and litigation costs until the cut-off date of this template. Losses reported in this row should also be contained in the loss projections for conduct and other operational risk for 2022 (both baseline and adverse) in CSV_OR_GEN and/or CSV_OR_CON.
256. The information entered is linked via formula from this template to the TRA_CAPMEAS template.

2.7 Use of pro-forma data in the stress test

257. If the FINREP data are not available for historical years, banks may report pro-forma data. In particular, in case of major events having affected the scope of consolidation and/or the bank’s structure before the launch of the exercise, banks may be allowed to use pro-forma data to reflect in the caps and floors included in the methodological note these major events. This will be allowed only if the event is in line with the requirements included in the methodology and only after their approval.

258. As a general principle, the use of pro-forma data will be done in observance of the Commission Regulation No 809 2004 on prospectuses, any related Commission update and the ESMA update on this Regulation, especially in the identification of a “significant gross change”.

259. Banks would be allowed to use of pro-forma data only for a selected list of events that are listed in paragraph 17 of the Methodological Note and only if the significant event produces a variation above a set materiality threshold (in accordance with paragraph 16 of the Methodological Note). Note that, according to paragraph 16 of the Methodological Note, pro-forma data are to be used in case of sudden and significant events, which distort annual caps and floors in the EBA Stress Test Methodology for P&L items, but not for gradual changes stretched over multiple periods through implementation in steps or happening distantly.

260. As a general approach, the relevant CA will propose to the EBA the list of cases that are believed to be in line with the scope of this section ahead of the first submission. Banks will be informed on the approved cases, so that the adjustment to the constraints can be included in their submissions.

261. According to the methodology, the stress test includes only a limited list of constraints (caps or floors) based on historical data, for which banks may be allowed to use pro-forma data. These banks are requested to report the pro-forma historical data in the specific risk-type CSV template (if any) where the constraint is generated, while they shall report in CSV_P&L the historical data in line with their financial statements.

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42 Commission Regulation No 809 2004 Implementing Directive 2003/71/EC of the European Parliament and of the Council as regards information contained in prospectuses as well as the format, incorporation by reference and publication of such prospectuses and dissemination of advertisements.


44 In this way, while the starting point in CSV_P&L will include the “actual” historical data, the projections will include the adjusted constraint based on pro-forma.
262. Table 6 below includes a list of these constraints:

Table 8: List of constraints for which the bank may be allowed to use pro-forma data in case of major events affecting its business model

<table>
<thead>
<tr>
<th>Section or topic</th>
<th>Constraint affected if significant event happens before 1/1/2023</th>
<th>Constraint affected if significant event happens on or after 1/1/2023</th>
<th>Relevant template</th>
</tr>
</thead>
<tbody>
<tr>
<td>Credit risk</td>
<td>N/A</td>
<td>N/A</td>
<td>CSV_MR_PROJ and CSV_P&amp;L</td>
</tr>
<tr>
<td>Market risk</td>
<td>Cap on client revenues in the adverse scenario</td>
<td>Cap on client revenues in the adverse scenario</td>
<td>CSV_P&amp;L</td>
</tr>
<tr>
<td>NII</td>
<td>N/A</td>
<td>Overall cap on NII</td>
<td>CSV_NII_SUM and CSV_P&amp;L</td>
</tr>
<tr>
<td>Operational risk – conduct risk</td>
<td>Floor on projection of losses from material and non-material conduct risk events</td>
<td>Floor on projection of losses from material and non-material conduct risk events</td>
<td>CSV_OR_GEN and CSV_OR_CON and CSV_P&amp;L</td>
</tr>
<tr>
<td>Operational risk – other operational risk</td>
<td>Floor on other operational risk losses</td>
<td>Floor on other operational risk losses</td>
<td>CSV_OR_GEN and CSV_OR_CON and CSV_P&amp;L</td>
</tr>
<tr>
<td>Non-interest income, expenses and capital</td>
<td>N/A</td>
<td>Cap on dividend income, NFCI and share of the profit of investments</td>
<td>CSV_NFCI_DIV and CSV_P&amp;L</td>
</tr>
<tr>
<td>Non-interest income, expenses and capital</td>
<td>N/A</td>
<td>Floor on remaining administrative expenses, remaining other operating expenses, cash contributions to resolution funds and deposit guarantee schemes (except for contributions to the Single resolution fund), depreciation and other provisions</td>
<td>CSV_P&amp;L</td>
</tr>
<tr>
<td>Non-interest income, expenses and capital</td>
<td>N/A</td>
<td>Cap on other operating income</td>
<td>CSV_P&amp;L</td>
</tr>
<tr>
<td>Non-interest income, expenses and capital</td>
<td>N/A</td>
<td>Dividends paid (if no dividend policy is available or documented)</td>
<td>CSV_P&amp;L</td>
</tr>
</tbody>
</table>

263. After the approval, the institution would be allowed to report pro-forma figures, which will be used to adjust the relevant constraints based on historical/starting point information.
Annex I: Market risk

Table 9: Balance sheet items at partial or full fair value and the reporting of their impact

<table>
<thead>
<tr>
<th>Item</th>
<th>Reporting of impact</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Statement of P&amp;L (Template CSV_P&amp;L)</td>
</tr>
<tr>
<td></td>
<td>Net trading income (gain or losses on held for trading items)</td>
</tr>
<tr>
<td></td>
<td>Hedging instruments/hedged item/other use</td>
</tr>
<tr>
<td></td>
<td>Amortised cost/FVPL</td>
</tr>
<tr>
<td></td>
<td>FVOCI</td>
</tr>
<tr>
<td></td>
<td>(i) Collecting contractual cash flows &amp; selling financial assets or (ii) Holding or selling equity position</td>
</tr>
<tr>
<td></td>
<td>FVOCI/FVPL</td>
</tr>
</tbody>
</table>

45 The measurement type is of the form ‘measurement 1/measurement 2’, with measurement 2 corresponding to either the hedged risk (for the hedged item) or the inefficient part (for the hedging instrument).

46 In column 3, ‘Hedging instruments/hedged item/other use’, all items ending with an asterisk ‘*’ are hedge-accounting designations (under both IAS 39 and IFRS 9).

47 When paragraph 6.5.8 of IFRS 9 applies (equity instruments designated at fair value through OCI).
<table>
<thead>
<tr>
<th>Item</th>
<th>Reporting of impact</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td><strong>Statement of P&amp;L (Template CSV_P&amp;L)</strong></td>
</tr>
<tr>
<td><strong>Balance sheet</strong></td>
<td></td>
</tr>
<tr>
<td></td>
<td>IFRS 9 measurement</td>
</tr>
<tr>
<td></td>
<td>IFRS 9 type</td>
</tr>
<tr>
<td></td>
<td>FVOCI/FVPL</td>
</tr>
<tr>
<td></td>
<td>Net assets and liabilities</td>
</tr>
<tr>
<td></td>
<td>Held with a trading intent and their related hedges</td>
</tr>
<tr>
<td></td>
<td>Economic hedges excluding hedges of items held with a trading intent</td>
</tr>
<tr>
<td></td>
<td>Mandatory or optional at FVPL</td>
</tr>
<tr>
<td></td>
<td>Liabilities</td>
</tr>
</tbody>
</table>