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Methodological Note European Union-Wide Stress Test 2014

European Banking Authority (EBA)

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29 April 2014

Methodological note EU-wide Stress Test 2014

Version 2.0

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Abbreviations

ABCP	Asset Backed Commercial Paper
ABS	Asset Backed Security (ies)
ADC	Advance Data Collection
AfS	Available for Sale (accounting portfolio)
AIRB	Advanced Internal Ratings Based approach
ALM	Asset Liability Management
Art	Article
AQR	Asset Quality Review
CA(s)	Competent Authority (ies)
CCF	Credit Conversion Factor
CCP	Central Counterparty
CDO	Credit Debt Obligation
CEBS	Committee of European Banking Supervisors
CMBS	Commercial Mortgage Backed Security (ies)
COREP	Common reporting framework for capital adequacy information
CRD II	Directive 2006/48/EC and 2006/49/EC as amended by the Directive 2009/111/EC
CRD III	Directive 2010/76/EU
CRM	Comprehensive Risk Measure
CRR/CRD IV	Regulation (EU) No 575/2013 and Directive 2013/36/EU
CSA	Credit Support Annex
CSV	Calculation Support and Validation
CVA	Credit Value Adjustments
DPC	Default Portfolio Characteristics – to incorporate factors such as time in default.
DTA	Deferred Tax Asset
EAD	Exposure at Default
EBA	European Banking Authority
ECB	European Central Bank
EEA	European Economic Area
ELBE	Expected Loss Best Estimate
EMEA	Europe, Middle East and Africa
ESRB	European Systemic Risk Board
EU	European Union

Euribor	Euro Interbank Offered Rate
FINREP	Reporting framework for financial information
F-IRB	Foundation Internal Ratings Based approach
FVA	Fair Value Adjustment
FVO	Fair Value Option (accounting portfolio)
HfT	Held for Trading (accounting portfolio)
HtM	Held till Maturity (accounting portfolio)
IAA	Internal Assessment Approach
IAS	International Accounting Standard
ICAAP	Internal Capital Adequacy Assessment Process
IFRS	International Financial Reporting Standards
IRB	Internal Ratings Based approach
IRC	Incremental Risk Charge
LGD	Loss Given Default
LGDpit	Loss Given Default – point-in-time
LGDreg	Loss Given Default – regulatory
NSA	National Supervisory Authority
Para.	Paragraph
PD	Probability of Default
PDpit	Probability of Default – point-in-time
PDreg	Probability of Default – regulatory
PIT	Point-in-time
P&L	Profit and Loss
RMBS	Retail Mortgage Backed Security (ies)
RW	Risk Weight(s)
RWA	Risk Weighted Assets respectively risk exposure amount
SFA	Supervisory Formula Approach
STA	Standardised Approach
SVaR	Stress Value at Risk
TTC	Through-the-cycle
TR	Transparency
VaR	Value at Risk
w.r.t.	With respect to

1. Introduction

1.1 Background

1. The EBA is required, in cooperation with the European Systemic Risk Board (ESRB), to initiate and coordinate Union-wide stress tests to assess the resilience of financial institutions to adverse market developments. Building on experience of previous EU-wide stress tests, the EBA is conducting a stress test on a wide sample of banks in 2014. This exercise is being undertaken in coordination with national supervisory authorities, the European Central Bank (ECB), the ESRB, and the European Commission under Article 32 of the EBA regulation. Coordination with the ECB is also of importance, since the ECB in preparation of the Single Supervisory Mechanism (SSM) is conducting a comprehensive assessment comprising of a supervisory risk assessment, asset quality review and a stress test. The main features of the ECB stress test exercise will coincide with the main features of the EU-wide stress test exercise as discussed in this communication.

"The Authority shall, in cooperation with the ESRB, initiate and coordinate Union-wide assessments of the resilience of financial institutions to adverse market developments. To that end it shall develop:

- (a) common methodologies for assessing the effect of economic scenarios on an institution's financial position;*
- (b) common approaches to communication on the outcomes of those assessments of the resilience of financial institutions;*
- (c) common methodologies for assessing the effect of particular products or distribution processes on an institution; and*
- (d) common methodologies for asset evaluation, as necessary, for the purpose of the stress testing."*

2. The objective of the EU-wide stress test is to assess the resilience of financial institutions in the EU to adverse market developments and assess the potential for systemic risk to increase in situations of stress. The evaluation is based on consistency and comparability of the outcomes across banks.
3. The EU-wide stress test is designed to provide supervisors, banks and other market participants with a common exercise that facilitates the creation of benchmarks to contrast and compare EU-banks under adverse market conditions. Therefore, the exercise is designed to provide competent authorities (CAs) with a consistent and comparable methodology to allow them to undertake a rigorous assessment of banks' resilience under stress and which can be effectively disseminated in a transparent and comparable fashion at an EU-level via the EBA. To this end, the EU-wide stress test is focused on providing consistent transparency as a complement, not as a substitute, to other supervisory required stress tests including those carried out under Pillar 2.

4. The EU-wide stress test is conducted on a bank-by-bank basis, at the highest level of consolidation in the European Economic Area (EEA). The assessment of the reliability and robustness of banks' assumptions, data, estimates and results rests with the CAs and for the SSM countries centrally with the ECB. Banks' calculations should be rigorously reviewed and challenged by the respective CAs and for SSM countries also by the ECB before being collected by the EBA and disseminated for transparency purposes.
5. The EBA will provide CAs with statistical benchmarks for the key risk parameters and variables for assisting the quality assurance process. Although some differences are expected in the way the macro-economic scenarios will be translated by banks into the relevant risk parameters, the results are expected to be substantially consistent for comparable portfolios, institutions and recent historical trends.
6. The EBA notes the specific benefits of a consistent and transparent stress test exercise. At one level it facilitates market discipline, through the production of granular data on a bank-by-bank level illustrating how a common starting point, based on actual data, is affected by a common shock. At the same time an EU-wide exercise can serve as a common ground on which CAs can base their supervisory assessments of banks' resilience to relevant shocks, in order to identify appropriate mitigating actions.

1.2 Objectives of this guidance

7. This document aims at providing banks with adequate guidance and support in performing the EU-wide stress test by the illustration of the objective, scope, scenarios, common definitions and assumptions.
8. This guidance is intended as a tool for the banks participating in the exercise and it does not cover the steps of the quality assurance process, which are managed by the CAs and rest under their sole responsibility. Accordingly, the guidance does not deal with possible supervisory measures to be put in place following the outcome of the stress test. Any decisions on the supervisory reaction function will be taken and announced by the relevant CA.
9. The templates used for collecting data from the banks as well as for publicly disclosing the outcome of the exercise are an integral part of this document. CAs may require banks under their supervision to submit additional data for challenging firms' results as part of their quality assurance process.
10. A list of accompanying documents to this methodological note is provided in the annex.

1.3 Sample of banks

11. The EU-wide stress test exercise is carried out on a sample of banks covering at least 50% of the national banking sector in each EU Member State, as expressed in terms of total consolidated assets as of end of 2013. CAs and the ECB can expand the sample if they deem this necessary. The full list of banks for the EU-wide stress test is reported in the Annex.

1.4 Scope of consolidation

12. The exercise is run at the highest level of consolidation. The scope of consolidation is the perimeter of the banking group as defined by the CRR/CRD IV. The exclusion of insurance activities is to be done both from the balance sheet and the revenues and costs side of the P&L.

1.5 Macro-economic scenarios and market risk shocks

13. The EU-wide stress test will assess the resilience of EU banks under a common baseline and adverse macro-economic scenario developed in close cooperation with the CAs, European Commission, the ESRB and the ECB. The scenarios will cover the period of 2014 – 2016. Macro-economic scenarios will be agreed by participating authorities.

14. For the treatment of positions held for trading (HfT), available for sale (AfS) and designated at fair value through profit and loss (FVO) – including sovereign positions in these accounting categories – a set of common stressed market parameters is directly applied on the positions.

15. CAs may develop additional and specific macro-economic sensitivities and market risk shocks in order to incorporate country specific features as deemed necessary. Banks are, however, required to submit to the EBA the results based on the common macro-economic scenarios and market risk shocks. The EBA published results should allow understanding the impact of the common scenarios and shocks in isolation, consistently with the objective of ensuring cross-bank consistency and comparability.

1.6 Time-horizon and reference date

16. The exercise is carried out on the basis of the consolidated year-end 2013 figures and the scenarios will be applied over a period of three years (from 2014 to 2016).

1.7 Definition of capital

17. The impact of the EU-wide stress test will be assessed in terms of Common Equity Tier 1. Additional Tier 1 and Tier 2 instruments eligible as regulatory capital under the CRR provisions that convert into Common Equity Tier 1 or are written down upon a trigger event are reported as a separate item if the conversion trigger is above the bank's Common Equity Tier 1 ratio in the adverse scenario.

18. The definition of Common Equity Tier 1 that is valid during the time-horizon of the stress test is used (i.e. CRR/CRD IV definition of capital with transitional arrangements as per December 2013, December 2014, December 2015 and December 2016). Capital components subject to transitional arrangements (for instance, deferred tax assets) are reported as memo items and publicly disclosed. The regulatory framework regarding capital requirements should also be applied as of these dates. Data provided as starting point (31 December 2013) is to be

computed according to CRR/CRD IV as of the first day of application of the new regulation, i.e. 1st January 2014.

19. CAs may, in addition, assess the impact of the stress test on other yardsticks, including fully loaded CRR/CRD IV Common Equity Tier 1. Possible supervisory measures may be linked to one or more yardsticks at the discretion of the relevant CA.

1.8 Hurdle rates

20. For the purpose of the EU-wide stress test the following hurdle rates are applied as a minimum across all participating banks:

- The capital hurdle rate is set at 8% Common Equity Tier 1 ratio for the baseline scenario.
- The capital hurdle rate is set at 5.5% Common Equity Tier 1 ratio for the adverse scenario.

21. The relevant CA may calibrate possible supervisory measures based on a ladder of intervention points arising from the stress test and may also more formally set higher hurdle rates and formally commit to take specific actions on the basis of those higher requirements.

1.9 Static balance sheet assumption

22. Given its objectives, the EU-wide stress test is conducted on the assumption of a static balance sheet. The zero growth assumption applies on a solo, sub-consolidated and consolidated basis for both the baseline as well as the adverse scenario. Assets and liabilities that mature within the time horizon of the exercise should be replaced with similar financial instruments in terms of type, credit quality at date of maturity and original maturity as at the start of the exercise. No workout of defaulted assets is assumed in the exercise. In particular, no capital measures taken after the reference date 31/12/13 are to be taken into account.

23. The static balance sheet assumption should also be assumed for assets and liabilities denominated in currencies other than domestic (reporting) currency, hence the effect of currency fluctuations should not affect the enforcement of this assumption.

24. Furthermore, it is assumed in the exercise that banks maintain the same business mix and model (geographical, product strategies and operations) throughout the time horizon. With respect to the P&L, revenue and cost, assumptions made by banks should be in line with the constraints of zero growth and a stable business mix.

25. While the exercise is based on the static balance sheet assumption and the results should be presented accordingly, CAs may deem it useful to analyse banks' response functions and managerial actions for mitigating the impact of the stress test as well as variables such as the evolution of credit growth under the scenarios as part of the process for identifying possible supervisory measures for addressing possible capital shortfalls emerged in the exercise.

26. Exemptions from the static balance sheet assumption can be granted due to the likely completion of mandatory restructuring plans that have been publicly announced before 31/12/2013. These restructuring plans need to be formally agreed with the European Commission. These exemptions should be applied consistently across all components of the balance sheet. Banks that are subject to a restructuring plan are supposed to align their projections under the baseline scenario with those foreseen in their restructuring plans. Under the adverse scenario, banks are expected to use more conservative projections in line with the adverse stress test scenario. For example, but not limited to, revenues from asset disposals, interest rates on new business, and the frequency of migration of performing loans into default should be less favourable under the adverse scenario compared to the baseline scenario. Nevertheless the requirements set by DG Comp plans will not be challenged. The conservative projections under the adverse scenario will be subject to plausibility checks in the quality assurance analysis, including a comparison against relevant benchmarks. This could lead to requests for revisions to banks' projections in the context of the quality assurance process.

1.10 Risk coverage

27. The EU-wide stress test is primarily focused on the assessment of the impact of risk drivers on the solvency of banks. Both trading and banking book assets (including off-balance sheet exposures) are subject to stress at the highest level of consolidation of the banking group.

28. Banks are required to stress test the following common set of risks:

- Credit risk;
- Market risk;
- Sovereign risk;
- Securitisation;
- Cost of funding.

29. Although the focus of the exercise remains on credit and market risk, banks are also requested to assess the impact on interest income, including the increase in the cost of funding, over the stress-test time horizon. In addition, capital requirements for operational risk are also taken into account in the exercise using a simplified approach.

30. CAs may include additional risks (e.g. sector specific risks, conduct risk) beyond the common set identified for the EU-wide stress test. Banks are, however, required to submit to the EBA the results based on the common set of risks. The results published should allow the understanding of the impact of the common set of risks in isolation, consistently with the objective of ensuring cross-bank consistency and comparability. In particular, methodological

requirements set out in this note define minimum requirements to be followed by all banks. Deviations by CAs may only lead to a more severe stress impact.

1.11 Overview on stress testing methodology according to risk type

31. The credit risk section covers all counterparties (e.g. sovereigns, institutions, financial and non-financial firms and households) and all positions exposed to risks stemming from the default of a counterparty (loan portfolio positions, held to maturity securities positions and positions in the available for sale and designated at fair value through profit and loss). Credit risk will be assessed through the impact of the economic scenario on default and loss parameters.
32. The market risk section covers all positions exposed to risks stemming from the changes of market prices, including counterparty credit risk. Market risk is to be assessed by applying a common set of stressed market parameters to positions held for trading, available for sale and positions at fair value through profit and loss – including sovereign positions in these accounting categories. Credit spread risk in accounting categories sensitive to market risk evolutions are also subject to the stressed market parameters.
33. For the purpose of the EU-wide stress test a common approach for the application of prudential filters for assets in the AFS portfolio, including sovereign exposures, is required across all EU-countries. 'Minimum' transitional requirements as set out in Part Ten, Title I of the CRR apply to all EU countries independent of national derogations, e.g. including 20% of unrealised losses in 2014, 40% in 2015 and 60% in 2016. The impact on the stress test results will be publicly disclosed. Exposures are covered in accordance with their current accounting treatment under the credit risk section (amortised cost approach, e.g. held to maturity securities positions) or/and market risk section (mark-to-market approach, e.g. held for trading, available for sale).

1.12 Process

34. The process for running the common EU-wide stress test involves close cooperation between the EBA, the CAs and the ECB. Common agreement on the scenarios, methodology and templates is to be followed by direct engagement with participating banks by CAs. CAs are responsible for conveying the instructions on completing the exercise to banks and receive information directly from banks. The EBA coordinates this exercise in cooperation with the ECB (in case of SSM countries) and hosts a central Q&A facility. The EBA acts as a data hub for the final dissemination of the common exercise. The EBA also provides some common EU-benchmarks to CAs for the purposes of consistency checks. CAs and the ECB are responsible for the quality assurance process, as well as for communicating any additional sensitivities (on top of the common EU-wide scenario) and the supervisory reaction function.

35. Asset quality reviews (AQRs) are being undertaken across the EU in 2014 and the outcomes of these AQRs may helpfully inform the starting point for the stress test. The technical details on how the results of AQRs will be linked to the stress test are developed by CAs.

Table 1: Overview of risk types and their treatment in the EU-wide stress test

	Credit risk	Market risk	Securitisation risk	Sovereign risk	Cost of funding and interest income	Other
Scope¹	All assets in the banking book which are exposed to credit risk excluding counterparty credit risk ² , on and off-balance sheet positions, IRB and STA portfolios. Methodology also applied to IRC.	All financial assets and liabilities assessed at fair value (positions in HfT, AfS and designated at fair value through profit and loss portfolios), including counterparty credit risk. Hedge accounting portfolios. Securitisations held at fair value. ³	Securitisation and re-securitisation positions assessed at fair value (HfT, AfS, designated at fair value through profit and loss) and amortised cost positions. ABCP (incl. ABCP liquidity lines) excluded but subject to either the regular RWA treatment or market risk methodology.	Sovereign exposures (direct debt exposures as well as indirect exposures to central and local governments). Assessed at fair value (HfT, AfS, fair value through profit and loss) and amortised cost positions.	Interest bearing assets and liabilities.	Non-financial tangible assets (real estate exposures), participations. Other income (non-interest, non-trading income) and expenses. Operational risk.
Methodology	Stressed point-in-time PD and point-in-time LGD for provisioning. Potential rating migration and stressed IRB regulatory parameters for RWA.	Simplified approach: bank-specific reduction in NTI based on historical variation. Comprehensive approach: revaluation of positions based on market risk parameters. CVA haircuts for OTC derivatives. Default of largest counterparty (excl. CCP, market infrastructure, sovereign).	Increase of RWA depending on risk profile of the positions (three risk buckets). Impairment estimates for positions not held for trading. Application of market risk methodology for fair value positions.	All fair value positions: application of market risk methodology for impact of changes in market prices. Regulatory banking book positions: application of credit risk methodology for impairment estimates based on rating migration defined by ESRB/ECB.	Sensitivity analysis of the P&L effect for deterioration in wholesale funding markets and a significant increase in retail funding costs. Banks' own estimates but subject to constraints on pass-through.	Haircuts as for real estate funds given in market risk factors; impairment for participations estimated by banks. Simplified approach or internal estimates for other income; fixed expenses. Fixed increase for operational risk exposure value.

¹ For details on the scope of each type of risks please refer to subsection 1.11.

² The credit risk section applies to the determination of key credit parameters (i.e. PDs and LGDs); the market risk section sets out how EADs and CVA will be stressed, as well as the approach for calculating counterparty credit default losses.

³ For details on the scope, in particular the treatment of fair value liabilities, please refer to section 3.2.

	Credit risk	Market risk	Securitisation risk	Sovereign risk	Cost of funding and interest income	Other
P&L and OCI impact	Expected loss based on point-in-time parameters used to calculate credit risk losses on performing portfolio excl. fair value positions subject to market risk approach. Additional losses on defaulted portfolio based on worsening LGDs and portfolio characteristics.	Reduction in NTI or other comprehensive income impact due to fair value variation; loss from default of largest counterparty; loss from CVA haircuts. Valuation adjustments on debt securities and P&L gains resulting from credit spread widening of own liabilities cannot be taken into account.	Impairments for securitisation positions not held for trading. Mark-to-market treatment for positions at fair value in line with market risk methodology.	Direct P&L and OCI impact for positions accounted for at fair value. Further impairment estimates for regulatory banking book assets excl. fair value positions subject to market risk approach.	Increase of cost of funding partially mitigated by an increase in interest income.	Impairments on non-financial tangible assets (real estate exposures) and impairments for participations. Direct effect of income and expense assumptions.
RWA impact	Stressed RWA in IRB and STA, including RWA for defaulted assets and IRB excess or shortfall. RWA floored at 2013 levels.	RWA increase for VaR, SVaR and CRM capital charges due to predefined assumptions (constant RWA for banks using simplified approach; VaR replaced by SVaR for banks using comprehensive approach, fixed scaling for CRM). IRC and CVA increase due to worsened risk parameters.	RWA increase for all securitisation positions based on pre-defined risk buckets.	RWA increase due to worsened risk parameters in IRB and STA.	N/A.	Capital requirement for operational risk +15% of year-on-year absolute change in operating profit.

2. Data needs

2.1 Template structure

36. Taking into account the defined features of the stress test, the templates have been organised as follows⁴:

- **Core templates:** Data required as minimum adequate reporting requirement for the stress test exercise, collected and processed by the EBA (via CAs); templates designed by the EBA in cooperation with CAs, quality to be assessed by CAs.
- **Advance Data Collection (ADC):** Data collected prior to commencing the stress test exercise, intending to supply benchmarks to the national CAs as input to the stress test exercise.
- **Calculation Support and Validation data (CSV):** Data required for statistical analyses of the results of the stress test to be supplied to CAs as input to their quality assurance process; to be used as well to automatically populate transparency templates.
- **Transparency (TR):** Data on stress test outcomes to be disclosed on a bank-by-bank basis.
- **Additional templates:** Data not required by the EBA but can be required, hosted and processed by CAs for production and validation of stress test results; proposed templates designed by EBA (in cooperation with CAs) but usage decided by CAs.
- **Calculation support and validation data (CSV):** Detailed data on stress testing inputs, intermediate steps and results for conducting the stress test and validation of results by CAs; translation of methodology and related information into templates; formalised support for calculating the stress impact per risk type.

37. As regards the submission requirements from CAs to EBA, all core templates need to be filled in and provided to the EBA. Additional templates do not need to be submitted to the EBA.

⁴ The template set will be distributed to banks via CAs.

Table 2: Overview of template structure

Collection Type	Core Templates	Additional Templates
Advance Data Collection (ADC)	1.ADC_Credit Risk_MAN	
	2.ADC_Balance Sheet_MAN	
Calculation Support and Validation data (CSV)		3.CSV_CR 2014 Baseline_ADD
		4.CSV_CR 2015 Baseline_ADD
		5.CSV_CR 2016 Baseline_ADD
		6.CSV_CR 2014 Adverse_ADD
		7.CSV_CR 2015 Adverse_ADD
		8.CSV_CR 2016 Adverse_ADD
	9.CSV_Credit Risk_MAN	
	10.CSV_Funding_MAN	
	11.CSV_Evolution of P&L_MAN	
	12.CSV_Market Risk Simp_MAN	
	13.CSV_Market Risk Comp_MAN	
		14.CSV_CVA basis_ADD
		15.CSV_AFS FVO Assets_ADD
	16.CSV_Sovereign_MAN	
	17.CSV_RWA General Evo_MAN	
	18.CSV_RWA STA Floor_MAN	
	19.CSV_RWA IRB Floor_MAN	
	20.CSV_RWA Trading Book_MAN	
		21.CSV_Securit BB STA_ADD
		22.CSV_Securit TB STA_ADD
	23.CSV_Securit BB IRB_ADD	
	24.CSV_Securit TB IRB_ADD	
25.CSV_Securit Summary_MAN		
26.CSV_Capital_MAN		
27.CSV_Restruct Scenarios_MAN		
Transparency (TR)	28.TR_Summary	
	29.TR_Credit Risk	
	30.TR_Evolution of P&L	
	31.TR_RWA	
	32.TR_Market Risk	
	33.TR_Securitisation	
	34.TR_Sovereign	
	35.TR_Capital	
	36.TR_Restruct Scenarios	

2.2 Details on core templates

2.2.1 Advance data collection

38. During the advance data collection, credit exposure data and selected risk parameters will be collected using the template structure of the 2013 EU-wide transparency exercise, including risk parameters. The information will be used to supply national CAs with data to carry out a cross-sectional benchmarking of risk parameters like default rates and loss rates. Main characteristics of the templates are:

- Credit risk data collected as of 31/12/2013; no historical data collected to reduce the reporting burden;
- Portfolio breakdown: In line with COREP and the 2013 EU-wide transparency exercise, e.g. including corporate, SME, Retail and Real Estate related exposures classes; no further breakdown of asset classes;
- Data: Exposure, RWA, value adjustments and provisions, default and loss rates, PD, LGD, LTV (all for defaulted and non-defaulted assets; distinction for IRB and STA banks);
- Country coverage: Minimum of 95 % of total exposure (in terms of exposure value) or top 10 countries;
- In addition, high-level balance sheet data to be collected.

39. The submission of the populated advance data collection template set to the EBA via CAs is compulsory for all banks participating in the EU-wide stress test.

2.2.2 Calculation support and validation data

40. Selected data is collected from banks to automatically fill aggregate templates and to carry out a statistical analysis of the results and supply it to national CAs. The purpose is not to challenge banks' results on a granular level but to implement a cross-sectional outlier analysis across the full sample and to identify exceptions from the common methodology.⁵ The templates will also be used for calculation support and validation by the CAs. Data required includes:

- Projected credit risk parameters to benchmark for instance the evolution of impairments or RWA;
- Funding instruments, maturities and effective interest rates;
- Detailed P&L projections;

⁵ For instance mandatory restructuring plans

- Information on Net Trading Income and detailed market risk information, including e.g. notional, P&L effect and sensitivities by market risk factor and per scenario;
- Projections of sovereign exposure and valuation losses;
- Evolution of RWA across risk types, and application of RWA floors for credit risk;
- Exposure values, RWA, impairment and fair value changes for securitisations by accounting category;
- Detailed evolution of capital including restructuring measures.

41. The submission of the populated core calculation support and validation data to the EBA via CAs is compulsory for all banks participating in the EU-wide stress test.

2.2.3 Transparency

42. The EBA will conduct the EU-wide stress test primarily as a transparency exercise. Therefore, the focus and purpose of disclosure templates is to compile any information required for the disclosure of stress test results by the EBA on a bank-by-bank basis per year of the exercise. Data included in templates for publication is in line with the disclosure of the 2011 EU-wide stress test and the transparency exercise in 2013. It includes actual and projected baseline and adverse values for:

- Credit risk: Exposure, RWA, value adjustments and provisions, default and loss rates⁶;
- Compiled information on main P&L items like net interest income, net trading income, impairments for financial assets and other comprehensive income;
- RWA by risk type;
- Market risk position by main risk types;
- Securitisation exposure, RWA and impairments;
- Sovereign exposure by country, maturity and accounting treatment;
- Capital position, components and adequacy (including stressed solvency ratios) and capital restructuring.

43. The submission of the populated transparency data to the EBA via CAs is compulsory for all banks participating in the EU-wide stress test.

⁶ In accordance with the advance data collection and transparency exercise in 2013 no disclosure of credit risk parameters is envisaged.

2.3 Details on additional templates

2.3.1 Calculation support and validation data

44. The stress test calculation support and validation data is a parallel and more detailed set of templates. It is meant to translate the common methodological requirements into a formalised data set. To this end, the templates include detailed information on the risk types covered and to allow challenge by CAs on a bank-by-bank basis. The templates provide CAs and banks therefore with formalised support to calculate or validate:

- Credit risk: Starting values, detailed evolution of defaulted and non-defaulted assets, impairment flow and stock of provisions, actual, projected baseline and adverse scenario;
- CVA: Fair value of OTC derivatives by counterparty group, actual and by scenario;
- AFS assets and designated at fair value through profit and loss: Position by asset class, actual and per scenario;
- Securitisation risk: Exposure and stress impact by regulatory and accounting treatment, actual, projected baseline and adverse scenario.

45. Credit risk templates included in calculation support and validation data allow a more granular breakdown of COREP asset classes in order to allow for instance for corporate or retail asset classes to display specific real estate related exposures (e.g. buy-to-let). The more detailed breakdown has been defined to allow re-aggregating to COREP classes. This is seen vital for populating the transparency data which will in either case be based in common COREP classes. Consequently, the templates can also be used for collecting data on the level of COREP classes without using the more granular asset class breakdown given.

46. Templates are based on the common methodology for the EU-wide stress test 2014. These templates are provided to the CAs for validating banks' results, but their use is not compulsory and CAs may decide to use different templates.

3. Quantification of different risk types

3.1 Credit risk

3.1.1 Overview

47. Banks are required to translate the macro-economic scenarios provided into the corresponding credit risk impact on both the capital available and the regulatory capital requirements (RWA).

- The methodology for estimating future credit risk impairments and thus the P&L impact on capital is described in subsection 3.1.7.
- The methodology for estimating future capital requirements, including the regulatory parameters for the necessary RWA calculations, is described in subsection 3.1.8.
- These projections will be based on default and loss parameters (both point-in-time and regulatory) that will depend on the banks' business model, asset portfolios and internal models.

48. The scope of this subsection covers all counterparties (e.g. sovereigns, institutions, financial and non-financial firms and households) and all positions exposed to risks stemming from the default of a counterparty (loan portfolio positions, held to maturity securities positions and positions in the available for sale and designated at fair value through profit and loss). This includes by definition all assets in the banking book which are exposed to credit risk including counterparty credit risk⁷ and follows the CRR/CRD IV definition of credit risk (including on and off-balance positions). Fair value positions subject to market risk approach (AfS and designated at fair value through profit and loss) are excluded from the estimation of defaulted assets and impairments as specified in section 3.1.7 but not from the estimation of RWA specified in section 3.1.8. Specific requirements for securitisation position are separately covered in section 3.3. Moreover, banks are required to distinguish between STA and IRB portfolios.⁸ The methodology described in this subsection also applies to the capital charge for incremental default and migration risk (see 3.2.9).

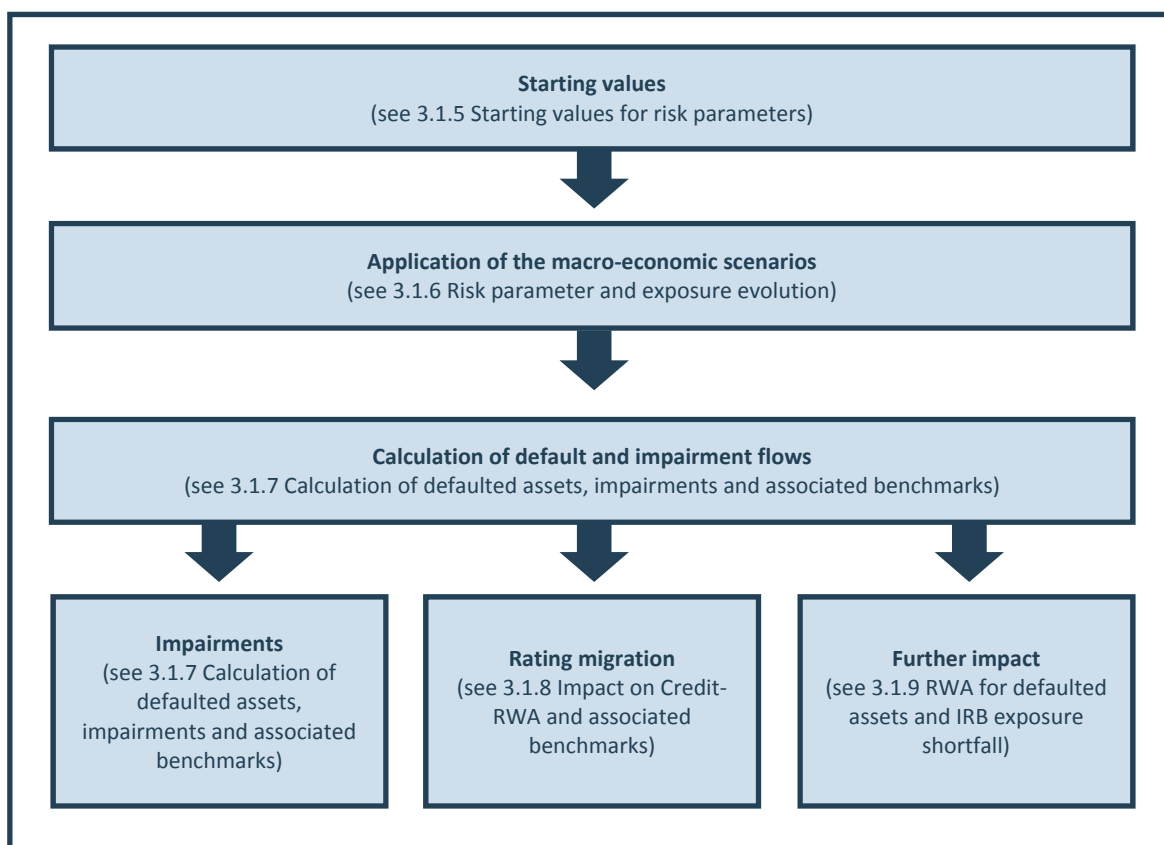
49. In addition to the risk of default covered in this subsection, all assets subject to mark-to-market valuation (either through the P&L or directly through capital) are subject to price effects (i.e. a change in credit spreads) under the market risk methodology (see section 3.2).

⁷ This section covers the key default and loss parameters that drive counterparty credit risk losses (i.e. PDs and LGDs). The prescribed method for calculating Exposure at Default and CVA under the stress scenarios is provided in the Market Risk section (3.2).

⁸ IRB portfolios are further differentiated, where necessary, according to the foundation (F-IRB) or advanced (A-IRB) approach.

50. Banks are required to assess the impact of given macro-economic scenarios (baseline and adverse) on their future credit risk losses and credit quality. This requires the use of statistical methods (satellite models) that estimate the relationship between macro-economic and banking variables. This will include the following main steps: (1) estimating values for default and loss rates under the predefined scenarios on the basis of internal models or, if not available, on the basis of benchmark parameters, (2) computing default flows based on the default rates, (3) computing impairment flows as the basis for provisions that effect the P&L under the scenarios, and (4) calculating the impact on capital requirements. The different steps and the use of the results are summarised in the figure below.

Figure 1: Summary of credit risk methodology



51. For the estimation of impairments, banks are required to follow the methodology detailed in this document. For the estimation of capital requirements, banks should adhere to regulatory requirements based on stressed regulatory risk parameters.

52. As the translation of the scenarios into changes in risk parameters nevertheless includes a suitable level of discretion, participating banks are encouraged to make use of historical data and multiple benchmarks provided by the EBA and ECB to ensure adequate consistency between historic observations, model output and the results under the scenarios of the exercise. The following subsections cover each part of the credit risk methodology in more detail. The naming conventions for the relevant variables (including exposures, collateral and

risk parameters) are defined at the start. It is essential that all participating banks strictly adhere to these conventions.

3.1.2 High level assumptions and constraints

53. For reasons of transparency and comparability, the overall framework assumes that the balance sheet is held static as of end 2013.

54. Consistent with the static balance sheet assumption, banks are not allowed to replace defaulted assets. Defaulted assets are moved into the defaulted assets stock, reducing non-defaulted assets and keeping total exposure constant. Furthermore, for the purpose of calculating exposures, it is assumed that no charge-offs or write-offs take place within the three year horizon of the exercise.⁹

55. Within the credit risk framework, the initial residual maturity is kept constant for all assets. This means that assets do not mature. For example, a 10-year bond with residual maturity of 5 years at the onset of the exercise is supposed to keep the same residual maturity of 5 years throughout the exercise. Note, that the constant residual maturity applies in particular to the calculation of credit risk RWA (especially the maturity factor used in A-IRB but also to some provisions in STA which allow favourable risk weights for short-term exposures).

3.1.3 Exposure classes and asset classes

56. For the purpose of this stress test, banks are required to report their exposure using the asset classes specified below which are based on the IRB exposure classes. Exposures in the STA need to be mapped into these classes.

57. As a general principle, banks are required to follow and submit the data to the EBA in the given templates and in accordance with the CRR/CRD IV. Moreover, based thereon, CAs can require participating banks to report additional breakdowns for exposures where they see significant risks.

58. The original exposure at the start for each of the defined asset classes should match the exposure reported for each corresponding COREP exposure class.

59. Where exposures are transferred to other classes through credit risk mitigation techniques (substitution approach) this transfer has to be performed in line with the following asset class definitions and should be reported in assets classes after substitution.

60. The following table contains an overview of the COREP IRB exposure classes (see CRR Art. 147) and mapped STA exposure classes (see CRR Art. 112)¹⁰:

⁹ This is not to be confused with the inclusion of write-offs in the generation of LGD parameters which are implicitly assumed where applicable.

¹⁰ Defaulted assets are to be reported according to the nature of the counterparty.

Table 3: Overview of the IRB and STA exposure classes

IRB exposure class	Mapped STA exposure class
Central governments or central banks	Central governments or central banks + regional governments or local authorities
Institutions	Public sector entities + Multilateral Development Banks + International Organisations + institutions + covered bonds
Corporates	Corporates + secured by mortgages on immovable property (Corporate share) + items associated with particularly high risk, claims on institutions and corporates with a short-term credit assessment + Collective Investments Undertakings (CIU)
of which: Specialised Lending	Corporates (Specialized Lending share)
of which: SME	Corporates - of which: SME
Retail	Retail + secured by mortgages on immovable property (Retail share)
Secured by real estate property	Secured by mortgages on immovable property (Retail share)
SME	Secured by mortgages on immovable property (Retail SME share)
Non-SME	Secured by mortgages on immovable property (Retail Non-SME share)
Qualifying Revolving	Retail (qualifying revolving share)
Other Retail	Retail (non-qualifying revolving share)
SME	Retail - of which: SME
Non-SME	Retail (non-SME, non-qualifying revolving share)
Equity	Equity exposures
Securitisation	Securitisation positions
Other non-credit obligation assets	Other exposures

61. The following table contains an overview of more detailed asset classes that banks might be asked to provide in the additional data templates depending on data requirements specified by the relevant CA.

Table 4: Overview of detailed asset classes

IRB exposure class
Central governments or central banks
Institutions
Corporates
of which: Specialised Lending
of which real estate related
of which: SME
of which real estate related
of which: Other Corporate
of which real estate related
Retail
Secured by real estate property
SME
Non-SME
of which: Owner Occupier

IRB exposure class

of which: Buy-to-let
of which: Other secured by real estate
Qualifying Revolving
Other Retail
SME
Non-SME
Equity
Securitisation
Other non-credit obligation assets

62. Within the corporate asset class:

- Real estate related exposures are those relating to the sales and/or letting of residential or commercial property;
- Other corporate refers to exposures in the COREP class Corporate which are neither SME nor Specialised Lending.

63. Within the retail exposure class secured by real estate property:

- Owner Occupier refers to loans secured on residential real estate occupied by the owner;
- Buy-to-let refers to loans secured on residential real estate rented from the owner by a third party.

3.1.4 Definitions

64. **Historical data and projections under the scenarios:** In addition to the exposure class mapping, banks are required to apply consistent definitions for the following items:

- **Book Value**, according to IFRS (or local GAAP if applicable).
- **Original Exposure**, as defined in COREP: This exposure figure is pre conversion factors (CCF) and pre credit risk mitigation techniques and before any deduction of provisions. (STA: Column 1 “Original Exposure Pre Conversion Factors” in COREP template “Reporting on own funds and own funds requirements”, Sheet: CR SA, IRB: Column 2 “Original Exposure Pre Conversion Factors” in template “Reporting on own funds and own funds requirements”, sheet CR IRB).
- **Collateral with substitution effects**, as defined in COREP (STA: Sum of columns 5 to 8 “Unfunded Credit Protection: Adjusted Values (Ga) and Other Funded Credit Protection”, in the same STA template as above, IRB: Sum of Columns 4 to 6 “Unfunded Credit Protection and Other Funded Credit Protection” in the same IRB template as mentioned above).
- **Exposure (Exp)** is the non-defaulted exposure after substitution effects and post CCF. Defaulted assets have to be removed from this figure and are reported in a separate column. Exp is the starting point for the impairment calculation.

- For IRB portfolios, banks should use the definition of Column 11 (“Exposure Value”) in the same CR IRB template as above as a starting point and remove defaulted assets.
 - For STA portfolios, banks need to calculate a post CCF equivalent of Column 11 (net exposure after CRM substitution effects pre conversion factors) in the same CR SA template as above. Provisions have already been deducted (Column 3 in CR SA) at this point and need to be added to exposure. Defaulted assets must not be shown in this figure but also in the respective columns.
- **Value adjustments and provisions** should be computed in accordance with the accounting framework to which the reporting entity is subject and to Art. 34 and Art. 110 of the CRR.
 - **Funded Collateral (available)** including real estate collateral deviates from the COREP definition. It covers all funded collateral that is available to cover the exposure Exp (defined above). Only CRR/CRD IV eligible collateral and only the bank’s share of collateral in case collateral is assigned to several debtors is to be reported, no regulatory haircuts should be applied. Banks should comment in a covering note on how the collateral values have been determined, in particular how often appraisals are refreshed.
 - **Funded Collateral (capped)** follows the definition of the available funded collateral (above) but collateral has to be capped at the exposure level. This means that at the exposure level, collateral cannot be higher than the respective exposure.
 - The definition of **stock of defaulted assets (Def Stock)** has to be based on the bank’s regulatory default recognition procedures in place, which will generally involve payments being overdue or the customer being unlikely to pay.
 - **Stock of provisions (Prov Stock)** is a stock variable and defined as ‘allowances for individually and collectively assessed financial assets (as in FINREP, table 7, columns 8, 9).
 - The **default flow (Def Flow)** measures the amount of assets that defaulted during a given year (Def Flow year-to-date, e.g. for the starting value assets that have newly defaulted in 2013). As Def Flow is used to calculate the default rate (which is a PD proxy), it must include all default events that occur during a year. The default flow (Def Flow) should also include assets that were reclassified to e.g. (distress) restructuring portfolios or similar constructions during the observation period. Banks should comment on the default definition applied in an accompanying note.
 - **Impairment loss (Imp Flow New)** is a flow variable and defined on the basis of ‘impairment on (non-)financial assets’ (FINREP, table 16.7, column 010; reported year-to-date, i.e. for the starting value provisions that have been set aside in 2013). However, there are two important adjustments to the FINREP figure: (i) the flow should be reported for newly defaulted assets only, (ii) the flow figures should also include direct write-offs / charge-offs of securities or other assets whose book value is reduced without creating a provision. The guiding principle for this figure is a best-effort “point-in-time” impairment flow, capturing all credit risk related

adjustments, regardless if those take the form of provisions or not. In line with paragraph 54, write-offs can be only taken into account for historical data. Also for historical data, the impairment loss should correspond to total impairments of newly defaulted assets and not only the additional during the period, i.e. the stock of impairments on non-defaulted assets that existed at the beginning of the period should not be deducted.

- **Impairment loss for defaulted assets (Imp Flow Old)** is a flow variable analogue to Imp Flow New but defined for defaulted assets at the beginning of each period.
- **Stock of provisions (Prov Stock) and loss (Imp Flow New)** need to be reported as total per defined asset class and broken down in new and old defaulted assets and in the case of the stock of provisions also for non-defaulted assets.
- **Regulatory risk parameters (PDreg and LGDreg)** refer to those parameters used for the calculation of capital requirements as prescribed by the CRR/CRD IV and should also be applied by banks for the calculation of RWA over the stress test horizon.
- **ELreg** is the expected loss based on regulatory risk parameters following the prescriptions of the CRR/CRD IV for IRB exposures.
- The **LTV** should be reported for selected real estate related exposure classes (see template) as the exposure-weighted average of the LTV at loan level where LTV at loan level is given by exposure divided by real estate property value. Exposure and funded collateral follow the definitions given in this paragraph.

65. Historical data: Banks are required to provide historical default rates and historical loss rates for the year 2013 in the provided template. The CA can require longer time-series. Banks have to provide these data across the same dimensions (asset classes and countries) as other credit risk data. For this purpose banks are required to apply the following definitions:

- The historical **default rate (Def Rate)** is defined as the flow of newly defaulted assets (Def Flow) over exposure at the beginning of the observation period. The default rate for 2013 would therefore be calculated as defaulted assets flow (in 2013) over performing exposure (end-2012) for each asset class/region.
- The historical **loss rate (Loss Rate)** is defined as impairment loss (Imp Flow New) over newly defaulted assets (Def Flow).
- **The Herfindahl-Hirschman Index (HHI)** based on exposure values (the sum of squared exposures shares across all obligors where the exposure share is given as whole number, i.e. 50 being used for 50%), and the total number of borrowers.

66. Projections under the scenarios: To make explicit that projected default rates and loss rates can not only be based on historical rates but also on existing point-in-time parameters from internal models these are defined as follows:

- **Point-in-time risk parameters (PDpit and LGDpit)** should be forward looking projections of default rates and loss rates and capture current trends in the business cycle. In contrast to through-the-cycle parameters they should not be business cycle neutral. PDpit and LGDpit should be used for all credit risk related calculations except RWA under both, the baseline and the adverse scenario. Contrary to regulatory parameters, they are required for all portfolios, including STA and F-IRB. Here, LGDpit is the exposure weighted LGDpit which takes into account funded collateral (available). For partially collateralized exposures it is a weighted average of the LGDpit for the uncollateralized part and the LGDpit for the collateralized part of the exposure.

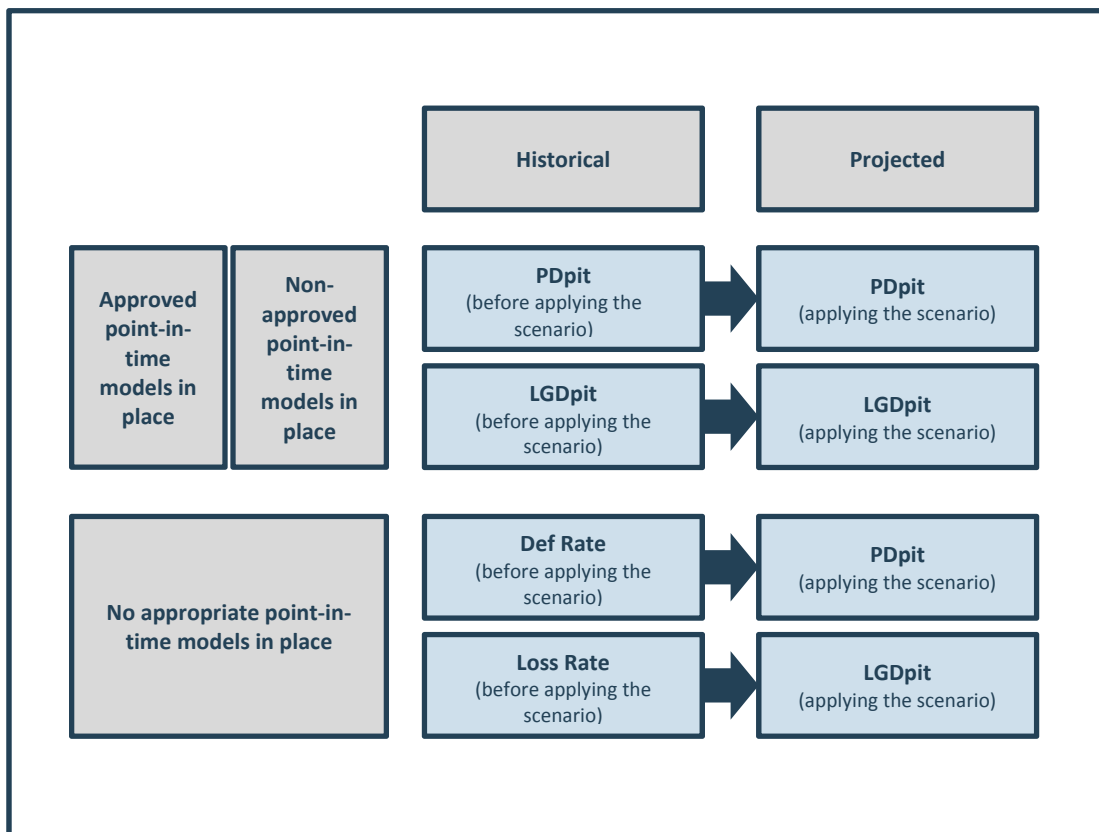
3.1.5 Starting values for risk parameters

67. As a general approach to point-in-time parameters, banks are required to adhere to the following hierarchy:

- For IRB portfolios banks are required to base their estimation of point-in-time values on their approved internal parameter estimation models. This applies to PDpit for both F-IRB and A-IRB portfolios and to LGDpit only for A-IRB portfolios.
- For IRB banks which cannot extract point-in-time parameter from their internal models for portfolios where there are no approved models in place banks should use non-approved models to extract point-in-time parameters provided those models are regularly used in internal risk management and stress testing. Portfolios where there no approved models are in place include F-IRB portfolios w.r.t LGDpit and all STA portfolios w.r.t. both PDpit and LGDpit. In particular this holds for STA banks.
- For portfolios where no appropriate internal models are in use for estimating the PDpit or LGDpit, banks are expected to approximate PDpit via the Def Rate and LGDpit via the Loss Rate.

68. Irrespective of which approach is followed, banks are required to provide a description of the methodology employed for deriving point-in-time parameters for all portfolios. Banks are requested to stick to EBA terminology used in this note wherever applicable.

Figure 2: Illustration of starting value approaches for the inference of PDpit and LGDpit



69. In any case, the Def Rate and the Loss Rate – both based on 2013 observation and potentially other recent observations will serve as important benchmark parameters to gauge internal PDpit and LGDpit parameter estimates. Moreover, banks will be subject to cross-sectional comparisons prior to the kick-off of the exercise and might be asked to revise estimated point-in-time risk parameters. In addition, PDpit and LGDpit of IRB portfolios with internal models in use will be benchmarked against the level of PDreg and LGDreg.

3.1.6 Risk parameter and exposure evolution

70. This subsection covers the evolution of risk parameters in the baseline scenario and under stress, i.e. PDpit and LGDpit.

71. There are alternative ways to estimate the relationship between point-in-time parameters and the macro-economic scenario. The following paragraphs describe a hierarchy of methods that banks should adhere to. As a general principle banks should use internal models rather than resort to using benchmarks. Internal models are expected to focus on statistical models.

- In the case of estimating a relationship between point-in-time parameters and the macro-economic variables at the rating class level and, consequently, obtaining parameters for each rating class within a portfolio, the aggregate parameters are obtained directly as the exposure weighted average of the respective buckets. The exposure distribution among buckets could incorporate rating migrations linked to the macro-economic scenario and consequently would in this case require the banks to calculate point-in-time migration matrices. The distribution of exposures across buckets (that is used to calculate the corresponding aggregate parameters) would be the result of multiplying the distribution of exposures at the end of the previous year by the point-in-time migration matrix.
- If the estimation of the relationship between point-in-time parameters and the macro-economic variables is done at a portfolio level and, consequently, a single aggregate PDpit/LGDpit for each portfolio is obtained, the calculated defaulted asset flows should be distributed to different rating classes in order to avoid that defaults only affect the worst rating classes. This is consistent with the approach of approximating impairments by using expected losses which assumes that assets default in all rating classes.
- Where appropriate for the stress testing exercise, banks which have only partial coverage in terms of models that allow estimating a relationship between point-in-time parameters and the macro-economic variables are encouraged to extend the application of the forecast regarding the evolution of the point-in-time parameters to similar portfolios (country/sector). This approach, however, should be clearly identified in the accompanying note provided separately by banks based on the country and sector break-down (see paragraph 72). The extended use of those models is limited to calculation of credit risk losses. As stated in subsection 3.1.8 (estimation of RWA impact), the roll-out of non-approved models during the stress horizon for the purpose of calculating RWA is not allowed.
- Banks which have no internal parameter estimation models in place for some portfolios and that are unable to estimate the evolution of point-in-time parameters under scenario assumptions are asked, for those portfolios, to conduct their estimation of the PDpit and LGDpit as described in the previous subsection and base it on the benchmark parameters provided by the ECB (on EL-level). Benchmark risk parameters are projected over the time horizon of 2014 to 2016, consistently with both the baseline and adverse macro-economic scenarios.

72. Irrespective of which approach is followed, banks are required to provide a description of the methodology employed for estimating the relationship between point-in-time parameters and the macro-economic scenario for all portfolios. Banks are requested to stick to EBA terminology used in this note wherever applicable.

73. Box 1 provides an example on how to calculate the default flow for non-defaulted exposure, given multiple rating classes in case the projection of default flows is not carried out on rating class level.

Box 1: Default flows and granularity, an example

Default flows and granularity, an example

We define:

$$PDpit(t+1) = 10\%$$

$$Exp(t) = 100$$

Where the portfolio has two rating classes:

$$\text{Class 1 (CL1) with a } PDpit^{CL1}(t+1) \text{ of } 7.5\% \text{ and an } Exp^{CL1}(t) \text{ of } 80 \text{ and}$$

$$\text{Class 2 (CL2) with a } PDpit^{CL2}(t+1) \text{ of } 20\% \text{ and an } Exp^{CL2}(t) \text{ of } 20$$

Then the flow of defaulted assets at the end of the first year, Def Flow (t+1), will be equal to 10. Of the 10 total defaulted asset flow, 6 will be assigned to CL1 (= 80 * 7.5%) and 4 to CL2 (= 20 * 20%). As result, the average $PDpit(t+2)$ of the entire portfolio (before the application of the risk parameter shifts due to the scenario) will be 9.72% and the exposure, $Exp(t+1)$, will be 90.

74. In any case, banks must take into consideration the possible impact caused by the decrease in the fair value of credit risk mitigants (e.g. shock on real estate prices will impact real estate collateral).
75. Moreover, banks must take into account the portfolio characteristics of the forecasted exposures in default (including time since default). The general principle is that for any given defaulted asset the required provisions may increase the longer this asset is in default, even in a static macro-economic environment. For example, the (conditional) life time cure rate naturally decreases with time in default and the costs associated with liquidation of collateral may also increase. To this end, banks are asked to use a scaling factor (Default Portfolio Characteristics, DPC) to reflect the distribution of exposures across default classes. The concept of a DPC is further illustrated in Box 2.

Box 2: Illustration DPC

Illustration of scaling factor (Default Portfolio Characteristics, DPC)

The scaling factor, DPC, should reflect the portfolio characteristics of the forecasted exposures in default in terms of default classes where the LGD for the stock of defaulted assets is a weighted average of LGD parameters for distinct default classes. Consistent with the constraint that defaulted assets do not explicitly cure within the stress test horizon, the modelling approach could include a ‘theoretically cured’ default class.

The scaling factor should be based on historic observations of impairments and any automatic increase in impairments due to, for example, provisioning rules based on increased time in default. The evolution of the scaling factor should itself take into account the economic scenario when considering migration between default classes, again with reference to past experience.

Depending on the LGD modelling approach, the use of the scaling factor may not be material (i.e. DPC = 1). This may be the case if (i) the LGD parameters consistently include all assumed migration between default categories (e.g. cure rate assumptions, provisioning rules, cost increases), and if (ii) the relative evolution of LGD parameters is the same for new and old defaulted assets. In any

case, DPC shall not take a value < 1.

76. Irrespective of which approach banks follow to calculate stressed point-in-time parameters, banks are required to supplement the methodology required in paragraph 68 by a description of how they arrive at the point-in-time parameter evolution for all portfolios.

77. Box 3 describes how to infer stressed point-in-time parameters from ECB parameters (for banks without appropriate point-in-time models).

Box 3: Inferring stressed point-in-time parameters from ECB benchmarks

Inferring stressed point-in-time parameters from ECB EL benchmarks

We define:

PDpit^{Bank}(0) and *LGDpit^{Bank}(0)* as the bank's starting values
Imp Rate^{Bank}(0) as product of *PDpit^{Bank}(0)* and *LGDpit^{Bank}(0)*
Imp Rate^{ECB}(0) as the ECB's benchmark starting value
Imp Rate^{ECB}(1..3) as the ECB's benchmark values under each scenario

Then the *PDpit^{Bank}(1..3)* and *LGDpit^{Bank}(1..3)* can be inferred from the increase in the ECB benchmark parameter. There is obviously no single best solution. Subject to the approval of the national supervisor banks can apply the relative increase equally distributed between the two risk parameters for example:

$$PDpit^{Bank}(t+1) = PDpit^{Bank}(t) * [Imp Rate^{ECB}(t+1) / Imp Rate^{ECB}(t)] ^ 0.5 \text{ and}$$

$$LGDpit^{Bank}(t+1) = LGDpit^{Bank}(t) * [Imp Rate^{ECB}(t+1) / Imp Rate^{ECB}(t)] ^ 0.5$$

In any case, banks are expected to produce a conservative risk parameter evolution in line with historic observations that holds up well in a peer-group analysis.

78. The ECB benchmark parameters will serve as important benchmark to gauge internal PDpit and LGDpit parameter estimates under the baseline as well as the adverse scenario. Moreover, banks will be subject to cross-sectional comparisons after the submission of the results and might be asked to revise internal figures if deemed overly optimistic.

79. Consistent with the static balance sheet assumption (see paragraph 54) non-defaulted credit exposure only changes due to the yearly default flows. Market value fluctuations have no impact on exposure and in particular cannot decrease exposure. This includes changes in the FX rate as stated in paragraph 23. The only exception to this is the calculation of stressed exposure for counterparty credit risk as defined in the CRR. Here, banks are required to stress exposure including netting sets based on the methodology described in section 3.2. Counterparty credit risk exposure cannot decrease due to fair value fluctuations.

80. Banks should estimate the default flow to adjust exposure before the risk weighted assets calculation for credit risk for non-defaulted and defaulted assets.

3.1.7 Calculation of defaulted assets, impairments and associated benchmarks

81. This subsection covers the calculation of the impairment losses under the baseline and the adverse scenario and its relation to the flow of defaulted assets. The section covers the estimation of:

- Impairment losses on newly defaulted assets (Imp Flow New);
- Impairment losses on old defaulted assets (Imp Flow Old), i.e. defaulted assets at the beginning of each projected year.

The evolution of the PDpit and LGDpit as described in the previous subsection must be applied to the computation of the defaulted asset flow and the impairment flow on defaulted assets. Write-offs and assumptions regarding recovery flows on defaulted assets are not permitted (as described in paragraph 54).

Box 4: Impairment losses on new defaulted assets

Impairment losses on new defaulted assets

The flow of impairments on new defaulted assets at time t+1, is given by:

$$\begin{aligned} \text{Imp Flow New } (t+1) &= \text{MAX} \{0 ; \text{ELpit } (t+1) - \alpha * \text{Prov Stock}^{\text{non-defaulted}} (t)\} \\ &= \text{MAX} \{0 ; \text{Exp } (t) * \text{PDpit } (t+1) * \text{LGDpit } (t+1) - \alpha * \text{Prov Stock}^{\text{non-defaulted}} (t)\} \end{aligned}$$

Where:

α is the share of $\text{Prov Stock}^{\text{non-defaulted}} (t)$ which is linked to initially non-defaulted assets at t which enter into default status at t+1. At a maximum α can be equal to the share of non-defaulted assets at t which enter into default at t+1, i.e. $\text{PDpit}(t+1)$.

$\text{Prov Stock}^{\text{non-defaulted}} (t)$ is the stock of provisions against non-defaulted assets at t.

This implies that provisions for non-defaulted assets can be used for new defaults given a static balance sheet. $\text{PDpit } (t+1)$ and $\text{LGDpit } (t+1)$ both refer to the period from t to t+1 (colloquially year t+1) and both reflect the impact of the respective scenario (baseline or adverse) on the point-in-time parameters according to internal models and / or ECB benchmark parameters.

This estimation cannot lead to a decrease in the coverage ratio for non-defaulted assets.

This then leads to the following non-defaulted exposure at time t+1:

$$\text{Exp } (t+1) = \text{Exp } (t) - [\text{Exp } (t) * \text{PDpit } (t+1)]$$

82. Box 5 describes the approach to derive the impairment flow on old defaulted assets.

Box 5: Impairment losses on old defaulted assets

Impairment losses on old defaulted assets

To take into account the deterioration of asset quality, particularly under the stress scenario, additional impairments must be made on old defaulted assets. This should, however, go beyond the deterioration of the macro-economic environment during stress and include default portfolio characteristics (DPC) like the time in default as described above.

The impairment loss on old defaulted exposure is given by:

$$Imp\ Flow^{Old}(t+1) = Prov\ Stock^{Old}(t) * MAX \{ 0; [LGDpit(t+1) / LGDpit(t)] * DPC(t+1) - 1 \}$$

Where:

Prov Stock^{Old}(t) is the stock of impairments for old defaulted assets
LGDpit(t+1) is the LGD estimated in t+1 for the stock of old defaulted assets
DPC(t+1) is the change in portfolio characteristic between t and t+1

To ensure consistency, the stock of provisions for old defaulted assets at the end of the stress test time horizon should at least cover the estimated (stressed) point-in-time EL for defaulted assets at the end of the stress test horizon for base and adverse scenario. This will be assessed by supervisors as part of the quality assurance process.

If *Prov Stock^{Old}(t)=0*, then the impairment loss is given by the point-in-time *LGDpit(t+1)* adjusted by the *DPC(t+1)*. No additional provisions are required if a defaulted asset has been fully provisioned for.

- 83. The impairment losses for new and old defaulted assets computed as described above (see Box 4 and Box 5 respectively) should be applied by banks as a forecast for provisions for defaulted assets.
- 84. Provisions for assets that remain as non-defaulted at the end of the horizon should be recomputed in line with the accounting systems in each national jurisdiction.
- 85. Against this background, banks shall demonstrate to the respective CA in the quality assurance process that, in consideration of the dynamics observed and expected over the course of a given scenario, there are sufficient provisions on non-defaulted assets set aside. In particular the coverage ratio for non-defaulted assets cannot decrease during the projection period. In any case, the coverage ratio, i.e. the ratio of total impairment provisions to exposure value, for non-defaulted assets cannot be lower than the starting level. Additionally, banks' final coverage ratios and their evolution will be assessed by employing sufficiently granular benchmark coverage ratios.
- 86. The flow of impairment losses will go through the P&L as (credit) risk cost.

3.1.8 Impact on Credit-RWA and associated benchmarks

87. Banks are required to follow the regulatory framework for the calculation of stressed RWA, which means that regulatory risk parameters must be applied which will be different from point-in-time parameters. The roll-out of new internal models during the stress horizon is not to be considered for calculating RWA. Both, STA and IRB portfolios should be stressed.
88. As a general principle, it is expected that, given the macro-economic scenario, not only point-in-time but also regulatory risk parameters worsen. This applies to all approaches and to both, exposures and credit risk mitigation techniques (the use of collateral).
89. For both, STA and IRB portfolios, the end of 2013 level of RWA serves as a floor for the total RWA for non-defaulted and defaulted assets calculated using stressed regulatory risk parameters in the baseline and the adverse scenario. This floor must be applied separately for IRB and STA portfolios.
90. The only exemption is due to the likely completion of mandatory restructuring plans¹¹ that have been publicly announced before 31/12/2013. Any RWA reduction due to restructuring has to be approved by the national supervisor and is subject to cross-checks at the European level. Any such RWA reduction must be calculated at the most granular level for which data is reported in the credit risk template, i.e. across asset classes and countries. If all assets within one asset class (or sub-class) within one reported country are to be sold, the risk weighted assets for this asset class in this respective country can be set to zero. If there are assets remaining within this granular portfolio, RWA can be reduced in line with the agreed restructuring plan in a way that the average risk weight that prevailed in this portfolio before the restructuring is at least kept constant. This applies also if assets are sold in countries that are only reported as an aggregate in the credit risk template.
91. The RWA for standardised portfolios should be calculated following regulatory requirements based on the scenarios and assuming rating migration based on the banks' own methodology as appropriate. Accordingly, exposures which are downgraded or which are defaulted must be risk weighted at the appropriate risk weights (e.g. in the case of unsecured defaulted exposure at 100% or 150%).
92. The RWA for all IRB portfolios over the scenario horizon must reflect the estimated yearly default flow and impairment losses as described above which means that risk parameters need to be updated and applied in accordance to the regulatory framework. Depending on the rating models and methodology in place this might imply migrations of borrowers across rating classes and increases of rating classes' regulatory PDs/LGDs. Given the adverse macro-economic scenario it is expected, that not only point-in-time but also regulatory risk parameters worsen. Banks should use their own methodology for the projection of regulatory risk parameters.

¹¹These restructuring plans need to be formally agreed with the EU commission (DG Comp).

93. The presence of adequate stress testing methodologies is a requirement for the authorisation of the use of internal rating systems for supervisory capital purposes. Banks shall therefore make use of their stress testing methodologies in place for simulating the impact caused on capital requirements for credit risk (due to evolution of regulatory PDs and LGDs) by the application of the EU-wide stress test macro-economic scenario (baseline and adverse). For consistency reasons (static balance sheet assumption) the exposure is considered constant over the time horizon of the exercise, as is the residual maturity. However, exposure composition w.r.t. to rating classes is expected to change due to defaulted asset flows (see also paragraphs 55 and 79).

94. In addition to a stress of the regulatory parameters based on the predefined scenarios, the rating migration caused by computed default flows has to be taken into account when calculating the capital requirements after application of the scenarios. The estimation of RWA-impact is not only done for the performing portfolio, but also for the defaulted assets (see next subsection).

3.1.9 RWA for defaulted assets and IRB excess or shortfall

95. For A-IRB banks, the RWA on new defaulted assets exposures (during the horizon) is calculated as follows:

$$RWA_{Def Flow}(t) = MAX \{ 0; [LGD_{reg}(t) - LGD_{pit}(t)] * 12.5 * Def Flow \}$$

It is assumed that $ELBE(t)$, i.e. the expected loss best estimate as defined in Art. 153 of the CRR, is equal to $LGDPit(t)$.

96. IRB excess or shortfall for defaulted and non-defaulted assets shall be calculated according to the CRR/CRD IV, where provisions related to exposures shall be determined as described above.

3.2 Market risk

3.2.1 Overview

97. For the purposes of the market risk stress test, the bank sample is divided into banks with significant trading activities and banks for which trading represents a less significant business component. Banks which fulfil either of the two criteria below will be treated as banks with significant trading activities (VaR banks hereafter):

- Banks (group level) with at least one VaR model in place, approved by the competent supervisory authority under the CRR;
- Banks (group level) whose total market risk capital requirement is greater than 5% of the total capital requirement.

Banks not fulfilling either of these two criteria, may still opt-in, or be required to be included by their NCA. All remaining banks will be treated as banks with less significant business (non-VaR banks hereafter).

98. In accordance with this distinction, VaR banks must follow the approach described in subsection 3.2.3, hereafter described as the comprehensive approach. Banks that use approved VaR models only for a part of their portfolio are requested to apply the comprehensive approach also for the positions not capitalised under VaR models. Non-VaR banks can choose to be subject to a simplified approach presented in subsection 3.2.2.
99. Firms that we designate to be VaR banks or that elect to be VaR banks must run both the simplified approach and the comprehensive approach. The overall negative stress test impact resulting from the application of risk factors for VaR banks (or non-VaR bank not using the simplified approach) should not be less than the prescribed reduction of trading income components for both baseline and adverse scenarios if the simplified market risk approach was applied (see paragraph 103).
100. The scope of the market risk stress is defined to cover all positions exposed to risks stemming from changes of market prices (including hedge accounting portfolios), i.e. positions held for trading, available for sale and at fair value through profit and loss.¹² Securitisation positions held at fair value are subject to the market risk factors. In addition, banks are required to estimate impairments for securitisation exposures and stressed RWA in accordance with section 3.3 of this methodology.
101. For the purpose of the counterparty credit default loss stress test, banks are required to stress exposure based on the market risk scenarios and risk factor shocks described in this section.
102. Notwithstanding the aforementioned distinction, all banks participating in the exercise are required to apply stressed market risk factors and haircuts to exposures held in available for sale or designated at fair value through profit and loss portfolios (fair value option) – including sovereign positions in these accounting categories¹³. Moreover, sovereign positions held for trading need to be treated with the stressed market risk factors and haircuts and reported in the comprehensive market risk template (see also paragraph 191). Accordingly, sections 3.2.3, 3.2.4 and 3.2.6 apply also to banks using the simplified approach, however, only with respect to assets valued at fair value other than held for trading. For back-to-back positions which might be spread across different IFRS categories, banks are requested to apply the stressed market risk factors to all positions separately and display the stress test impact in template 15 as well as in template 13.

¹² All definitions refer to accounting categories.

¹³ AFS and FVO positions other than sovereign are linked to template no. 15; sovereign AFS and FVO positions are shown in template no. 16; held for trading sovereign positions are reported in template no. 13 and as memo item in template no. 16).

103. The three year simple average of net trading income (NTI) defined in compliance with the FINREP definition (“Gains or losses on financial assets and liabilities held for trading, net”) is the starting point of the calculation for all banks in the sample (net trading income before stress). To this end and regardless of the approach, all banks have to report their net trading income of the years 2009 till 2013 (see also section 3.2.2) and the latest 2014 year-to-date trading P&L available at the point when the results will be collected.
104. The reference date for applying the simplified and comprehensive approach is 31/12/2013. Over the time horizon of the exercise, the notional values of all assets and liabilities under the market risk scope are expected to remain constant (static balance sheet assumption).
105. Defined benefit pension funds shall be subject to the application of relevant macro-economic variables as defined in the baseline and adverse scenario. The same set of shocks to long term interest rates should be taken into account for the purpose of computing the change in the actuarial discount rate and should be consistent with the evolution of long-term interest rates as defined in the macro-economic scenario. Sovereign exposures should be subject to the haircuts defined in the macro-economic scenario. The eventual shortfall of assets versus liabilities in defined benefit pension funds resulting by the application of the scenario will have an impact in banks’ capital. The impact should be distributed across the three projection years in line with the weights specified in paragraph 113.

3.2.2 Simplified market risk stress test approach for non-VaR banks

106. Banks without a VaR model in use can choose either to conduct the scenario analysis described in subsection 3.2.3 or to be subject to a simplified approach for the trading book. The reasoning of the simplified approach is to apply NTI volatility as a proxy of banks’ sensitivity with respect to adverse market risk conditions. The approach is calibrated in such a way that a higher volatility in banks’ NTI results in higher losses under stressed conditions.
107. Under the baseline scenario, 1 times the standard deviation with respect to the previous three years (2011-2013) represents the overall baseline loss¹⁴ and is assumed to be the stress impact on the P&L for the time horizon of the stress test. For computing the yearly NTI under the baseline scenario, in the three years of the exercise horizon, the average NTI is reduced by 50 % for 2014, 30 % for 2015 and 20 % for 2016 of the overall baseline loss (see Box 6 for an illustration). The overall baseline loss can be at most as high as the overall adverse.
108. Under the adverse scenario, 2 times the standard deviation with respect to the previous five years (2009-2013) represents the overall adverse loss and is assumed to be the overall stress impact on the P&L for the time horizon of the stress test. For computing the yearly NTI under the adverse scenario, in the three years of the exercise the average NTI is reduced by 50 % for 2014, 30 % for 2015 and 20 % for 2016 of the overall adverse loss (see Box 6 for an illustration).

¹⁴ In the simplified approach the representation of “loss” is based on banks’ NTI volatility characteristics (average and standard deviations). All calculation are in absolute terms, regardless of actual incurred losses.

Box 6: Formalised description simplified market risk stress approach

The overall loss is given by:

$$Loss_{baseline} = 1 \times SD(NTI_{2011-2013}) \tag{1}$$

$$Loss_{adverse} = 2 \times SD(NTI_{2009-2013}) \tag{2}$$

Where:

Average(NTI)₂₀₁₁₋₂₀₁₃ is the simple average NTI over 2011-2013;
SD(NTI) is the standard deviation of net trading over 2011-2013 (baseline) or 2009-2013 (adverse)

Yearly NTI is then given by

$$NTI_{2014 (baseline, adverse)} = Average(NTI)_{2011-2013} - 0.5 \times Loss_{(baseline, adverse)} \tag{3}$$

$$NTI_{2015 (baseline, adverse)} = Average(NTI)_{2011-2013} - 0.3 \times Loss_{(baseline, adverse)} \tag{4}$$

$$NTI_{2016 (baseline, adverse)} = Average(NTI)_{2011-2013} - 0.2 \times Loss_{(baseline, adverse)} \tag{5}$$

Where:

NTI_{year (baseline, adverse)} is the net trading income per year of exercise and scenario;
Loss_(baseline, adverse) is the overall loss as given by equations (1) and (2) per scenario

109. The calculation shall be conducted in absolute terms, i.e. in currency units, and not in terms of any NTI ratio.
110. By definition, under both scenarios the change in NTI cannot be larger than zero. This implies that banks cannot have a larger NTI after stress than at the starting point (3 year average NTI). Moreover, the baseline NTI change represents a floor for change in the adverse level. Banks have to report their end of year NTI 2009-2013 accordingly.

3.2.3 Comprehensive market risk approach for VaR banks

111. For the computation of the stress test impact from market risk shocks, the assumption will be that instantaneous shocks are applied to positions held for trading, available for sale and at fair value through profit and loss (regardless of designated at fair value through profit or loss (fair value option) or held for trading) – including hedge accounting and sovereign positions in these accounting categories as of the reference date¹⁵. Consistent with the constant balance sheet assumption and the application of an instantaneous shock, portfolio management actions in response to the stress scenarios, e.g. hedging or portfolio liquidation, are not permitted.
112. Banks must translate the macro-economic scenarios provided into a stress test impact via gains and losses for positions valued at fair value (including positions held for trading, available for sale and at fair value through profit and loss (regardless of designated at fair value through profit and loss (fair value option) or held for trading). All of these positions should be valued using the internal pricing and risk management models which are employed for these purposes in the ordinary course of business of the bank. This is regardless of whether the effect is via NTI, other comprehensive income or P&L.

¹⁵ Application to all fair value positions regardless of treatment under VaR.

113. Although calculated as the loss resulting from instantaneous shocks to market risk parameters, the impact of the scenario will be distributed over the three years of the exercise (2014, 2015 and 2016), where 50% of loss is allocated to 2014, 30% to 2015 and 20% to 2016, respectively. Fair value changes in held for trading positions shall affect banks' NTI. Fair value changes in available for sale and designated at fair value through profit and loss (FVO) positions will be shown in accordance with their accounting treatment either in other comprehensive income (available for sale) or in the P&L (fair value option). In case of an impairment estimate for positions as a result of the stress test scenarios this is to be booked in the P&L.

114. For the treatment of gains following a deterioration of own creditworthiness see paragraph 118.

3.2.4 Estimation of impact on NTI, other comprehensive income and P&L

115. Section 3.2.4 has to be applied by all banks. Banks subject to the simplified approach apply this section in order to revalue their AfS and FVO positions only (and back-to-back positions in HfT if deemed necessary); banks subject to the comprehensive approach are asked to apply these general requirements to all fair value positions (AfS, FVO and HfT positions). Banks under the comprehensive market risk approach need to apply in addition specific requirements as stated in sections 3.2.5, 3.2.7 and 3.2.8.

116. Banks are requested to conduct full revaluations of their positions for each of the two macro-economic scenarios and each of the four historical scenarios (details concerning scenarios are given in section 3.2.6). For the baseline case the overall impact will be represented by the simple average of the impact of the baseline and four historic scenarios. In the adverse case, the impact will be determined by the simple average of the two worst projections out of the adverse and four historic scenarios.

117. Banks are requested to apply the list of market risk parameters to all assets and liabilities sensitive to market risk in order to assess the scenario impact on unadjusted market prices (Level 1), other observable inputs (Level 2), and significant unobservable inputs (Level 3). The model uncertainty reserves related to the Level 3 assets should appropriately increase under the adverse scenarios. NCAs can require banks to present the projected increase in these reserves.

118. For the purpose of the stress test, the banks shall not take into account possible valuation adjustments on debt securities and gains resulting from credit spread widening of own liabilities under any circumstances. Hence, following a deterioration of own creditworthiness, the bank is not allowed to book a gain on those debt securities (or any other fair valued liability) that represent a net liability to the bank.

119. Unless differently requested in the methodology, banks will use the market risk factors for revaluating their assets in respect of IFRS rules and according to the pricing techniques and internal models in use.

120. Banks should make use, as necessary, of a higher granularity of market risk factors in their risk management. To this end, risk factors provided in the scenario should be mapped to the additional risk factors used in the internal systems if they cannot be observed for the period referenced by the scenario in question (plainly, this applies to the macro-economic scenarios). Banks should provide transparent documentation to the CA on the mapping applied, for instance in the form of mapping tables (see also paragraph 130 and Box 7).
121. In the computation of the overall effect on NTI, other comprehensive income or P&L, the net gains resulting from changes within in a major risk factor (e.g. risk factor category “interest rates”) should be reduced by 30% while net losses should be accounted for in full, thus reflecting the general prior that risk diversification effects in portfolios become less effective in a stressed market environment which might not be fully captured in the scenario.

3.2.5 Specific requirements for positions held for trading

122. The stress test impact for positions held for trading (including sovereign positions) shall be shown in the comprehensive market risk template.
123. To allow a comparison, assessment and monitoring of the magnitude of changes in market risk positions due to the stressed risk factors, banks are required to report their long and short positions and sensitivities. These need to be allocated to the relevant risk factors and therefore do not necessarily sum up to all trading exposures (when two – or more – risk factors are relevant for an asset/liability). However, banks must display the positions in these risk factor categories such that the whole trading activity can be inferred from this representation and therefore monitored against banks’ individual (national) risk reporting, annual reports and valuation changes experienced in the past. The competent authorities will adopt rigorous approaches to control for the completeness of positions as well as the plausibility of valuation changes.
124. To allow an assessment of the underlying diversification assumptions, banks must present the impact of each risk factor for the trading exposure and report it in the template. More precisely, banks are required to assess the P&L sensitivity to changes in each risk factor, independent of all of the other market risk factors, and display the results in the template.
125. Gains and losses for held for trading positions will be computed by the comparison of the assets and liabilities at fair value before and after the application of all the shocks. Banks shall provide a detailed breakdown of P&L effects by risk factor (per line in template 13) in the appropriate section of the template. In addition, banks should report stand-alone VaR contributions per major risk factor category (interest rates, foreign exchange etc., see template 13) before the stress impact and the marginal VaR impact per major risk factor category after the impact of the worst of all six scenarios.
126. When reporting results for the held for trading positions, multivariate effects as well as scenario correlation assumptions deriving from the application of the market risk parameter shocks shall be taken into account and cumulatively shown in the template, separately from

the one-factor P&L effects. The total losses/profits on the trading portfolio derived from the application of the shocks, for each of the two macro-economic scenarios and four historical scenarios, will be the sum of linear and non-linear losses/profits derived from the application of the market risk parameter shocks on all the assets allocated in the trading portfolio.

3.2.6 Description of market risk scenario

127. The stressed market risk parameters have been estimated for the baseline and adverse scenario by the ESRB/ECB. In addition, banks are provided with four historical scenarios, i.e. based on past events which took place between the late 1980s until the sovereign crisis starting in 2010. Scenarios have been defined in terms of shocks to market risk factors.
128. The exercise employs a detailed and granular set of market risk factors (see comprehensive market risk template) in order to project gains and losses on fair value positions. The market risk parameters include interest rates and volatilities for major currencies, exchange rates and volatilities for the aforementioned currency pairs, haircuts and changes in volatility for major equity commodity and debt instrument indices as well as credit valuation adjustments, changes in credit spreads for debt instruments, parameters relevant for the correlation trading portfolios and bid/ask spreads to be used for the assessment of the impact on market liquidity. In addition, the set contains risk factors capturing basis risk and the specific risks of the correlation trading portfolios.
129. As scenarios may not necessarily capture banks' structural market risk, CAs can require banks to report as a separate item any material risk factors that have not been specified in the scenario. These risk factors should be included in the stress test using shocks that are derived from the macro-scenario.
130. Where a material part of a banks' net trading income is generated under any of the scenarios by risk factors other than those specified in the scenario, banks are required to identify these risk factors and specify corresponding moves per risk factor for each of the stress test scenarios. Specifically, banks need to account for 95% of the total P&L generated under each scenario in terms of the risk factors specified together with the other risk factors that provide the biggest contributions to P&L (whether profit or loss). The treatment of additional risk factors and optional additional information to be required by CAs is also specified in Box 7.

Box 7: Treatment of additional risk factors

Treatment of additional risk factors

Per historical scenario

- Where good quality data from the period referenced by the particular historical scenario is available, this should be used to calibrate the shift in the risk factor and the corresponding evidence provided. For example, if a bank has material exposure to the *FTSE* index and is stress testing for the *2001 Recession* scenario, then the shift in the *FTSE* risk factor should reference the history of the *FTSE* index for the period August 2001 to September 2002. To be clear, where a bank has material exposure to a risk factor and where the history of that risk factor is readily available, this approach is expected to be applied.
- Where good quality data from the period referenced by the particular historical scenario is unavailable, then one of the following approaches should be adopted:
 - If good quality data from a historical scenario that is ‘similar’ to the particular historical scenario is available, this should be used to calibrate the shift in the risk factor, and corresponding evidence should be provided, including reasons for deeming the alternative historical scenario to be similar.
 - If good quality data is available in sufficient quantity to support a statistical relationship between the risk factor and one (or more) of the risk factors in the scenario provided, this relationship should be used to calibrate the risk factor, and the statistical evidence to support this relationship should be provided (including evidence to indicate how this relationship holds up in stressed market conditions). For example, if a bank has a material exposure to *Siemens A G*, it could estimate the *beta* for *Siemens A G* and calibrate the shift in *Siemens A G* as its *beta* times the shift in the *EuroStoxx50* index. In the specific case where a bank uses one of the risk factors in the scenario provided as a proxy for another risk factor (so that its relative shift is identical to that of the risk factor provided), evidence to support the use of such a proxy variable is required. For example, if a bank assumes that *Siemens A G beta* with the *EuroStoxx50* index is 1 (so that the *EuroStoxx50* index is a proxy for *Siemens A G*) then evidence to support assigning a value of 1 to *Siemens A G beta* is required.
- Where good quality data is unavailable (for example, for a newly issued corporate bond) (so that the variable itself is unobservable and its relationship with other variables cannot be statistically determined), theoretical reasons to support the calibration of the risk factor shift should be provided. For example, there may be arbitrage reasons to support the calibration.
- The value of certain illiquid and / or complex trading book positions depends upon

unobservable / difficult to observe parameters. Such parameters (or, indeed, valuation methods) should be adjusted to reflect the severity of the market shock associated with the scenario. For example, if the severity of the market shock might lead to circumstances that would require a re-mark of the equity correlation book, correlations, illiquid parameters, associated basis factors and the valuation methodology should be adjusted accordingly.

Per macro-economic scenario

- Because each macro-economic scenario is hypothetical, historical data specific to the scenario are unavailable.
- Where good quality data is available, then one of the following approaches should be adopted:
 - If good quality data from a historical scenario that is 'similar' to the particular macro-economic scenario is available, this should be used to calibrate the shift in the risk factor, and the corresponding evidence should be provided, including reasons for deeming the alternative historical scenario to be similar.
 - If good quality data is available in sufficient quantity to support a statistical relationship between the risk factor and one (or more) of the risk factors provided in the scenario, the treatment should be the same as in the case for historical scenarios.
- Where good quality data is unavailable, the treatment should be the same as in the case for historical scenarios.
- The value of certain illiquid & complex trading book positions depends upon unobservable / difficult to observe parameters. Here the treatment should be the same as in the case for historical scenarios.

3.2.7 Additional requirements for credit counterparty risk and DVA

131. The requirements in section 3.2.7 apply to banks subject to the comprehensive approach.
132. Counterparty credit risk losses arising from the EBA stress test(s) have two components: mark-to-market losses arising from changes in CVAs for counterparties that do not default; losses upon the default of a counterparty / counterparties. The following paragraphs explain how we expect banks to calculate these two components of loss.

133. In order to calculate expected credit value adjustments (CVA) losses in the trading book the banks shall apply haircuts provided in the scenario to the mark-to-market values (after the application of the market risk shocks) of OTC derivatives. In case a netting agreement exists, the bank may take the net value of the derivatives under the netting agreement (netting set). If there is no netting agreement, the bank should apply the CVA haircuts to the gross mark-to-market value of the derivatives that have a positive replacement value.
134. The CVA stress would not apply to derivatives covered by collateral support annexes (CSAs) and to derivatives that are cleared through central counterparties (CCPs).
135. Banks have to display the fair value of the derivative positions / netting sets before and after i) the application of collateral, ii) market risk shocks to the replacement value (both displayed in template 14) and iii) the CVA haircut, with a breakdown by rating¹⁶ (template 13). Banks are requested to display the present value of the derivative positions / netting set cleared through CCPs as well as those under (two-way) CSAs (template 14).
136. For the purposes of the stress test, the banks shall not take into account possible debt valuation adjustments (DVA). Hence, following a deterioration of own creditworthiness, the bank is not allowed to book a P&L profit on those OTC derivatives (or any other fair valued liability) that present a net liability to the bank.
137. Banks are not allowed to offset the projected CVA fair value impact by any existing reserves.
138. In addition to the P&L associated with changes in CVAs, counterparty credit losses may arise if counterparties actually default in the stress scenarios. To gauge the possible impact of this source of P&L, competent authorities can require banks to calculate and report exposure at default (EAD) for their largest 10 counterparties (as measured after the application of the scenarios). In that respect banks should report both the measure at 31/12/13 and post impact of stresses to market risk factors, as well as the gross and net exposure (net of credit risk mitigation).
139. For CVA and EAD in the trading book, banks are required to assume that the largest counterparty (for the credit exposures) would default and report the impact (both pre and post impact of stresses to market risk factors), as well as the gross and net exposure (net of credit risk mitigation) to that counterparty. To identify the largest counterparty, counterparties should be ranked by EAD after netting (if contractually permitted) and after applying the market risk stress. Banks should assume a zero recovery rate for losses related to the unsecured part of the exposure. For the secured part of an exposure parameters applied for the calculation of regulatory capital should be used. The reported loss should reflect the deterioration of the credit risk mitigation protection resulting from the market risk scenarios. The overall counterparty credit risk loss will be calculated as the largest EAD times the

¹⁶ As per external rating scale or according internal ratings and per client.

appropriate LGD plus the aggregate CVA P&L. This loss should be added to the total losses resulting from the market risk scenario. CCPs, other market infrastructures, central governments and central banks should not be included in the set of counterparties and names to identify the largest exposure.

3.2.8 Other traded risk requirements

140. The requirements in section 3.2.7 apply to banks subject to the comprehensive approach.

141. VaR banks shall compute the market liquidity shock due to an exogenous widening in the bid-ask spread by taking into account the impact caused on the market “liquidity reserve” (valuation adjustment) as set out in the educational guidance on the application of fair value measurement when markets become inactive by the IASB in October 2008¹⁷.

142. Banks holding a correlation trading portfolio in excess of 1% of total risk-weighted assets are deemed to hold a significant correlation trading portfolio. These banks shall compute and report the impact of the shock on the correlation trading portfolio separately. Other banks may do so at their discretion.

3.2.9 RWA calculation for market risk and counterparty credit risk

143. For the purpose of this exercise, regulatory requirements for banks that can choose the simplified market risk approach or that have no VaR model in place (see paragraph 106) are assumed to remain constant at the level end of 2013 for both the baseline and adverse scenario.

144. RWA for securitisation positions are expected to change in accordance with the securitisation methodology (see section 3.3) regardless of the market risk approach applied.

145. Market risk RWAs for banks subject to the comprehensive approach are defined as capital charges resulting from Value at Risk models (VaR) and the stress VaR (SVaR), incremental risk charge (IRC), comprehensive risk measure (CRM) and own funds requirements for credit valuation adjustments (CVA).

146. The starting values are the respective capital charges reported as of end 2013.

147. The market risk RWA are re-calculated as described in paragraphs 148ff. for each year of the stress test horizon.

148. VaR and SVaR are assumed to remain constant at the level of capital charge end-2013 under the baseline scenario. Under the adverse scenario the VaR capital charge will be replaced by the SVaR capital charge as of end-2013. In case of partial use, the adverse VaR capital charge (2xSVaR) is added to the scaled capital requirements under standardised

¹⁷<http://www.ifrs.org/News/Press+Releases/IASB+publishes+educational+guidance+on+the+application+of+fair+value+measurement+when+markets+become.htm>

approaches. The scaling factor is derived from the ratio of 2xSVaR over the sum of VaR and SVaR (all as of end-2013).

149. Banks modelling incremental risk charge (IRC) on external ratings must estimate the stress impact of the scenarios in accordance with paragraph 91 of this methodology. Banks modelling IRC on the migration of internal ratings must estimate the stress impact in accordance with paragraph 92 of this methodology. Overall, the increase in the incremental risk charge for the baseline and adverse scenario should be aligned with the average increase¹⁸ of RWA in STA and IRB portfolios in the baseline and adverse scenario, respectively.
150. For correlation trading portfolio, the comprehensive risk measure will be assumed constant in the baseline scenario. In the adverse scenario the following scaling is assumed to derive the stressed CRM capital charge:
- i. 8 % floor is not binding: 1.5 times the CRM capital charge;
 - ii. 8 % floor is binding: 2 times the floor.
151. The capital charges for correlation trading positions under the standardised approach are assumed to remain constant at the level of end-2013 under baseline and adverse scenarios.
152. Banks that are subject to a credit risk capital charge for CVA are required to calculate a stressed regulatory capital CVA charge under the baseline and adverse scenario. To determine additional CVA capital needs, banks are requested to re-calculate the CVA charge under stress conditions and based on their regulatory approach in use. To this end, banks should translate the macro-economic scenarios into underlying risk parameters and determine respective stressed capital charges. Overall, the increase in the CVA charge for the baseline and adverse scenario should be aligned with the average increase¹⁹ of RWA in STA and IRB portfolios in the baseline and adverse scenario, respectively.
153. RWAs for the counterparty credit risk capital requirement and own funds requirements are calculated using the approach outlined in section 3.1.8 (for Credit RWAs), but with exposures calculated as set out in paragraph 100 of this section.
154. For banks using internal models to derive regulatory capital requirements for the trading book, the end of 2013 level of capital charges serve in general as a floor for the capital requirements.
155. The only exemption is due to the likely completion of mandatory restructuring plans that have been publicly announced on or before 31/12/13²⁰. Any capital charge reduction due to restructuring has to be approved by the national supervisor and is subject to cross-checks at the European level.

¹⁸ In relative terms.

¹⁹ In relative terms.

²⁰ These restructuring plans need to be formally agreed with the EU commission (DG Comp).

3.3 Treatment of securitisations

3.3.1 Scope

156. All exposures subject to CRR Chapter 5 (traditional and synthetic, re-securitisations, as well as liquidity lines on securitisation transactions) are included in the scope of the exercise.
157. A specific approach is applied in the exercise on the securitisation exposures in the banking book and trading book. In addition, securitisation exposures under fair value (regardless of the attribution to banking or trading book) are subject to a mark-to-market treatment under the market risk approach. Securitisation exposures held in the banking book are subject to estimated impairments under the credit risk approach in line with the relevant treatment for the underlying exposures. Estimated impairments should take into consideration the impact of credit enhancement and other structural features when applying the credit risk.
158. All exposures (traditional and synthetic, re-securitisations, as well as liquidity lines on securitisation transactions) for which there are significant risk transfers (as in the meaning of the CRR/CRD IV) are included in the scope of the exercise. Securitised exposures within correlation trading portfolios are covered by the market risk methodology and must be reported within the market risk template. Originator positions where no significant risk transfer has been taken place are to be treated under the credit risk methodology and should be reported accordingly in the credit risk templates. In particular, this holds for exposure to securitisations issued or guaranteed by international organisations, multilateral development banks, governments, or government agencies, where firms are subject to the credit risk of these institutions rather than the credit risk of the underlying exposures.
159. For all exposures, banks are required to use a static balance sheet assumption. The static balance sheet assumption should be applied by keeping the outstanding balance of all securitisation exposures unchanged throughout the time horizon of the stress test.

3.3.2 Estimation of impact on NTI, other comprehensive income and P&L

160. For securitisation exposure not held for trading, banks are required to estimate the amount of impairments at the end of each period over the horizon of the stress test exercise, taking into account the features of the baseline and adverse macro-economic scenarios. Banks should estimate the amount of impairments before the risk weighted assets calculation for securitisation positions. The forecasted impairments should take into consideration impairments already taken in prior periods and incremental impairments for each period must be added in the securitisation template. For each individual security, the underlying pool's credit and prepayment models must be stressed under the different scenarios to produce consistent impairment estimates.
161. For securitisation exposures subject to mark-to-market valuation, banks are required to estimate the mark-to-market loss incurred in each year of the scenarios according to the market risk methodology and report the forecasted losses in the securitisation template as

impairments. Banks should estimate fair value changes before the risk weighted assets calculation for securitisation positions.

162. The forecast P&L charges will be reviewed and challenged and could be revised by competent authorities.

3.3.3 Risk weighted assets calculation for securitisations

163. The stress is applied to the securitisation positions (Standard and IRB portfolios) in the different credit quality steps as of end December 2013 by substitution of the original risk weights by pre-defined increased ones. The increased risk weights reflect the effect on RWA due to the potential rating migration of the positions.

164. For this purpose, the securitisation positions have been allocated to three different classes of securitisations, low, medium and high risk assets. The differentiation is based on the credit quality of the position, the structure or asset class of the transaction and regional differentiation. The classification is based on an analysis of the historical migration volatility of different products and their origin, where a higher migration probability indicates higher risk. In particular:

- Risk bucket 1 (low risk): ABCP, EMEA RMBS, North America ABS, EMEA ABS;
- Risk bucket 2 (medium risk): EMEA CMBS, EMEA CDO (structured credit);
- Risk bucket 3 (high risk): North America RMBS, North America CDO (structured credit), North America CMBS, all other positions including re-securitisations.

165. When external ratings are not available and the banks use the Supervisory Formula Approach (SFA) or Internal Assessment Approach (IAA) for RWA-calculation purposes, the banks shall apply the stress factors for unsecuritised corporate or retail exposures to the risk components (PD, LGD) of the asset pool in the respective exposure class. In this case, as a precondition, the IRB banks will have to demonstrate to the respective CAs that the internal methods can be adjusted in a way that is consistent with the scenarios.

166. Banks might be asked to supply information on the IRB and STA exposure in risk buckets as defined above. For this purpose the securitisations should be reported in the securitisation templates by credit quality step, securitisation vs. re-securitisation, RWA calculation approach, seniority and granularity based on corresponding CRR definitions (e.g. CRR paragraphs 251, 259, 261, 262).

3.4 Cost of funding and interest income

3.4.1 Overview

167. Projections conditional on the baseline and adverse scenario, respectively, for the prices²¹ of the interest-earning and interest-paying portfolios²² over the horizon of the stress test will have to be provided. Moreover, a distinction shall be made between existing positions and new positions (i.e. the positions that will replace the maturing positions) in terms of the effective interest rates earned (or paid) for each of these two components. The projected interest rates will reflect re-pricing effects for new business and changes in the reference rates for the floating rate items. Interest income from assets in the Trading Book and from derivatives and hedging positions will have to be included.
168. Regarding the interest income from assets held for trading, available for sale, and designated at fair value through P&L: The forecast must be consistent with the volume and characteristic (typologies, yields) of the invested assets at the end of 2013 and changes in the macro-economic scenario (interest income on assets held for trading should not be shown under the comprehensive market risk approach/NTI). Banks which in the course of their periodic financial reporting present the income on these assets as a part of net trading income, must ensure that this income is not counted twice in the exercise. These banks should report this income as a part of net interest income, and remove it from the recurring NTI projected in line with the provisions of Section 3.2 of this note.
169. **Definition of the effective interest rate:** Effective interest rate means, in this context, the rate which if multiplied by the corresponding volume of an item will be equal to the interest income contribution of this item during a specific time interval.²³ Specific assumptions with respect to the granularity of the maturity profile and the timing for issuing new contracts will have to be made. The relevant definitions and assumptions for filling the data templates will be presented below.
170. The projections of prices should be sufficient to calculate net interest income, given the static balance sheet assumption, since they would cover all interest-earning and interest-paying portfolios²⁴ including derivatives and hedging positions.
171. Banks will use their own methodology to project the funding costs and the pass-through of the change in the cost of funding to the lending rates. In particular, banks need to assume an asymmetrical pass through of interest rate changes on the asset and liability side respecting the caps and floors specified in paragraphs 172 and 173. Banks' approaches and projections

²¹ "Prices" means here the returns of these items.

²² The size of portfolios will remain stable over the horizon due to the static balance sheet assumption, but interest earned or paid could change according to the scenario and the related banks' projections.

²³ The effective interest rate on loans and receivables should factor in that, under IFRS, fees and commissions linked to the loan are part of interest income i.e. these are stressed as part of NII.

²⁴ Given the static balance sheet assumption, the evolution of aggregate interest income on loans and receivables should reflect the reduction in performing loans as a result of defaulted assets (no substitution assumption).

will be subject to a thorough quality assurance analysis, including a comparison against relevant benchmarks. This could lead to requests for revisions to banks' projections in the context of quality assurance process. As part of the quality assurance process there may be exceptional cases of legally prescribed funding matches which would need to be taken into account in the stress test when considering the pass through assumption.

172. To ensure consistency with the scenario, banks are required at a minimum to reflect the changes in their domestic sovereign bond spreads in the funding costs. Wholesale funding costs should be adjusted by at least 100% of the change in sovereign bond spreads at the appropriate maturity (e.g. 5 year wholesale funding should reflect the change in 5 year sovereign bonds). For other (new) liabilities, at least a portion of this increase should be included – at a minimum, 30% of the increase in sovereign bond spreads (again reflecting the relevant maturity) should be passed through to household deposits rates, and at least 50% for corporate deposits.²⁵ Banks should reflect their own assessment of the elasticity of their different deposit books and may choose to show greater sensitivity.
173. On the asset side, banks should consider the extent to which it would be possible to pass on increased funding costs to customers in a stressed environment. As a maximum, banks should not assume an ability to pass through more than 75% of the increase in funding costs to new lending; except for residential mortgages where banks should instead apply a cap of 50% on the pass-through rate from the funding cost to new lending. As with the liability assumptions, banks should reflect the maturity of the asset when determining which wholesale funding cost should be applied for the purposes of the cap.
174. Banks may choose to make more conservative assumptions to either side of the balance sheet should they view this as more realistic given the scenario, and should differentiate across products in such a way as reflects known differences in the characteristics of those products.

3.4.2 Projection of lending and funding rates

175. Banks will have to use their own methodology in projecting lending and funding rate paths, therefore allowing for the individual bank's perspective of funding sensitivity and pass-through potential to lending rates conditional on the macroeconomic scenario. The difference in the price sensitivities of different funding sources should be factored in. It is recommended that the price projections incorporate both exogenous factors and idiosyncratic features of the bank. Specifically, at least the effects of the following factors are expected to be taken into account:

- Macro-economic environment (GDP, unemployment, house prices, etc.);
- Evolution of reference rates (e.g. swap rate curve);

²⁵Any legally mandated restrictions to pass through mechanisms should be identified and discussed during the quality assurance process which may, in exceptional circumstances, lead to deviations from this rule.

- Market structure (market power – potential to mark-up over marginal cost);
- Credit risk and its effect on setting the interest rate;
- Supply constraints (capital position, liquidity position).

176. It is expected that increased cost of funding would feature under the adverse scenario. Two elements contribute to increasing banks' funding costs under the adverse scenario and decreasing the projected net interest margin throughout the stress-test horizon:

- Increase in wholesale funding costs – the cost of expiring wholesale funding increases reflecting adverse macroeconomic developments, risk aversion and liquidity strains;
- Increase in retail funding costs – the cost of sight deposits and expiring term retail funding increases reflecting increased competition in the market for retail funds.

177. Specifically, as regards wholesale funding costs, whereby banks are to a larger degree in the position of price takers (rather than price setters), the evolution of credit spreads in accordance with the macroeconomic scenario should be taken into account. Projections of future CDS spreads²⁶ and PDs, linked to the macroeconomic scenario should be used as factors affecting the banks' wholesale funding cost.

178. For floating rate wholesale liabilities there will be two drivers of stress for the cost of funding: i) the time path of the relevant reference rates and; ii) the premium charged due to e.g. credit and liquidity risk.

179. For the evolution of yield curves of their fixed income portfolio, banks are expected to take into account the macroeconomic developments, projections about sovereigns' creditworthiness and spillover effects, e.g. from weak sovereigns to other distressed economies.

180. It is assumed that Long-Term Refinancing Operations (LTRO) can be rolled over into Main Refinancing Operations (MRO) funding upon maturity; however, without an increase in the overall volume. While there is no explicit forecast of monetary policy in the stress test scenarios, banks are expected to factor the projected changes in short-term market rates into the costs of central bank funding.

²⁶ Where CDS spreads are not available or not representative due to illiquidity, Asset Swap (ASW) spreads for senior unsecured bonds maturing around the 5 years maturity could be used. The ASW spread is defined as the rate that nullifies the fair value of an interest rate swap, whereby the fixed leg consists of the payment cash flows of the benchmark bond (against which the credit spread is calculated) and the floating leg is indexed to a floating interest rate (Xibor) defined for a certain maturity, when the benchmark bond is quoted at par (or if it is not quoted at par, taking into account the difference between the quoted clean price and 100).

3.4.3 Additional requirements

181. Assumptions underlying the scenarios cannot lead to an increase in net interest income compared with the beginning of the exercise under the baseline and adverse scenario.
182. Under the baseline scenario, banks are required to project the interest accrued on NPLs in line with their standing accounting practice (e.g. no recognition of unpaid income' i.e. only cash interest received is treated as income, or, full recognition of interest using the original interest rate on the unimpaired balance). Under the adverse scenario, income on defaulted assets should not be recognized.
183. Banks are requested to provide separately, interest income and expenses accruing from the use of derivatives, broken down into derivatives where the bank is paying a fixed interest rate and/or paying a floating interest rate and/or receiving a fixed interest rate and/or receiving a floating interest rate. The rates and notional volumes of derivatives used in hedge accounting are to be presented separately of other derivatives. The effective interest rate reported should reconcile to the net interest income on derivatives in line with paragraph 160. For non-EU countries, the banks will have to fill the templates as for EU countries, but, in addition, a cap based on appropriate benchmarks on the projected Net Interest Income will be imposed.
184. Interest income from assets in the trading portfolio for each year of the stress test horizon is not allowed to exceed the total interest income from assets in the trading portfolio in 2013.

3.4.4 Definitions

185. Wholesale funds are defined as those provided by wholesale investors other than non-financial corporations. Wholesale funding is broken down into four main categories: i) interbank unsecured transactions; ii) interbank secured transactions (including repos traded with a central counterparty); iii) wholesale debt issued, including subordinated debt issuances and covered bonds; iv) other wholesale transactions, including operations in Commercial Paper and Certificate of Deposits. Banks are also requested to provide data on secured and unsecured lending to other financial institutions.
186. The dataset of the template captures **the residual maturity** distribution of interest-paying liabilities and interest-earning assets. Figures have to be reported with regard to the contractual maturities, however if bank's own analysis indicates a material difference exists between behavioural and contractual maturity (e.g. for residential mortgage maturities) estimated behavioural maturities will have to be reported. Behavioural maturities are also needed for the items without a contractual maturity. Given a static balance sheet approach, assets and liabilities that mature within the time horizon of the exercise should be replaced with similar financial instruments in terms of type²⁷, credit quality at date of maturity and

²⁷ Here "type" also refers to the fixed vs. floating feature of the maturing item. Regarding maturing mortgage loans which had initially a fixed rate period, it is expected that the new mortgage loan which replaces the maturing one will also have an initial fixed rate period. In order to respect the constant balance sheet assumption which prohibits a

average original maturity as at the start of the exercise. Therefore, the average original maturity for each type of contract is requested. The interest rate for new business which replaces the maturing ones will reflect re-pricing effects.

187. **Callable wholesale debt liabilities** that are callable by the counterparty prior to their overall maturity are expected to be exercised on the first possible call date.²⁸
188. When providing information on the remaining maturity distribution for assets and liabilities, banks have to report **sight deposits** in the first maturity bucket only.
189. Banks are required to report information **on fixed/floating rate** composition. Banks are required to report information split by existing positions and replaced positions that mature during the stress period in line with the assumption of a static balance sheet. Floating rate refers to an interest rate that is adjustable over the duration of the debt obligation and / or that is allowed to move up and down with the rest of the market or along with an index or reference interest rate. For items where the classification is not straightforward (e.g. floating rate mortgages with an initial fixed rate period which mature within the stress test horizon and are replaced with new ones of the same type), the main criterion is whether assuming that the item's effective interest rate conforms to the previous definition is a better approximation to reality compared to assuming that it remains fixed.
190. Box 8 gives detailed definitions for the maturing and replacement of positions as well as effective interest rates to be reported.

Box 8: Detailed definitions regarding the evolution of portfolio and interest income

Detailed definitions regarding the evolution of portfolio and interest income

This section will present the basic assumptions as regards the evolution of the portfolio and the resulting interest income. The discussion below is presented for assets but it remains valid also for liabilities (if “income” is replaced by “expenses”). The horizon of the stress testing exercise begins at t_0 and ends at t_N . A yearly data frequency is requested and, therefore, each time interval $[t_{n-1}, t_n]$ represents one year.

A specific type of assets, i , is considered (the same definitions hold for liabilities as well). During the horizon of the stress test, the size of this portfolio will remain constant as maturing assets will be replaced by new positions of the same type, although at a possibly different rate. Therefore, total positions at t_n , denoted by T_n , can be written as:

change in the composition of the banks' portfolio (here with respect to the floating/fixed composition) the bank will have to classify both the existing and the new loan in the same portfolio (fixed or floating) depending on whether the “concatenation in time” of the existing and the new loan will be throughout the stress test horizon mostly a floating rate or a fixed rate contract.

²⁸ For example, a bond with a contractual maturity of 3 years and a call option that can be exercised by the investor after 1 year has to be valued in the template with a residual maturity of 1 year.

$$T_n = E_n + N_n,$$

where E_n is existing positions (those that existed also at t_{n-1} , or, in other words, the positions from t_{n-1} that did not mature during year n) and N_n the new positions (i.e. those that were replaced during the year n).²⁹

Because of the static balance assumption, total volumes will remain constant, therefore $T_n = T_0$, for all $n > 0$.

In implementing the static balance sheet assumption, both the asset structure and the funding structure of the banks should not change over the time horizon of the exercise. Maturing assets and liabilities are expected to be substituted with assets and liabilities having the same average original maturity as the assets and liabilities due. Therefore, the decomposition of total positions into new and existing positions will arise naturally from the substitution of maturing items (see template).

In addition, it should be clarified that as regards the “loans and receivables” portfolio, the static balance assumption applies to the portfolio as a whole i.e. when adding the performing and non-performing part. It is expected that under stress the total volume of performing assets will be decreasing and simultaneously, non-performing assets will be increasing.

The effective interest rate is affected by the distribution in time (within the time interval $[t_{n-1}, t_n]$) of maturing and new items.³⁰ The following timing assumptions are used³¹:

- An item from t_{n-1} can have matured, at the soonest, at t_n ; i.e. there is no maturity shorter than 1 year. Equivalently, $E_n = (1 - \phi_n)T_{n-1}$, where ϕ_n is the percentage of T_{n-1} which matures in 1 year.^{32 33}
- All new positions N_n , are contracted at the midpoint between t_{n-1} and t_n .

The interest income during year n consists of income earned from existing positions and income earned from the new positions. Consequently, two effective interest rates can be defined. Specifically:

- Income earned on existing positions; i.e. income earned by T_{n-1} . This component of

²⁹ In the case of defaulted loans, N_n would of course represent newly defaulted loans.

³⁰ For example, if the distribution of maturing/new items is skewed towards the end of the time interval, this will result in a lower effective interest rate (all other things being equal).

³¹ The following timing assumptions are indicative in order to illustrate how the banks could calculate the effective interest rates. It is repeated here that banks should report the effective rates so that the multiplication of the volumes and the effective rates will equal the net interest income contribution of each specific item.

³² i.e. $\phi_n = (T_{n-1}; \text{maturity} < 1 \text{ year}) / T_{n-1}$.

³³ More specifically, we have: at $t=0$: $T_0 = E_0$; at $t=1$: $N_1 = \phi T_0$, $E_1 = (1 - \phi)T_0$, $T_1 = E_1 + N_1$; at $t=2$: $N_2 = \phi T_1$, $E_2 = (1 - \phi)T_1$, $T_2 = E_2 + N_2$ etc.

income can be written as $NII_{ex,n} = T_{n-1} \times (1 - \phi_n) \times r_{ex,n} + T_{n-1} \times \phi_n \times r_{ex,n} / 2$ where $r_{ex,n}$ is the effective interest rate for existing business³⁴ (as defined by the previous identity i.e. the rate which if multiplied by T_{n-1} gives the interest income earned by this portfolio of business). $NII_{ex,n}$ here denotes the contribution of the specific item to net interest income, therefore, if it is an asset it corresponds to income while if it is a liability item, it corresponds to an expense.

- Income earned by new positions, which is $NII_{new,n} = N_n \times r_{new,n} / 2$ i.e. $r_{new,n}$ is the “nominal” interest rate of the new business. The nominal interest rate equals two times the effective interest rate for new business which equals $r_{new,n} / 2$ (this definition was chosen so that $r_{new,n}$ is comparable with $r_{ex,n}$)³⁵, due to the assumption of positions being replaced at the midpoint between t_{n-1} and t_n .

Banks will need to report volumes and interest rates separately for the floating and the fixed rate portfolios. Therefore, it is useful to rewrite the equations for total business and NII separately, for the floating and fixed segments of the portfolio:

$$T_n^{type} = E_n^{type} + N_n^{type}$$

$$\phi_n^{type} = (T_{n-1}^{type}; \text{maturity} < 1 \text{ year}) / T_{n-1}^{type}$$

$$E_n^{type} = (1 - \phi_n^{type}) T_{n-1}^{type}$$

$$N_n^{type} = \phi_n^{type} T_{n-1}^{type}$$

$$NII_{i,n}^{type} = E_{i,n}^{type} \times r_{ex,i,n}^{type} + N_{i,n}^{type} \times \left(\frac{r_{new,i,n}^{type} + r_{ex,n}^{type}}{2} \right)$$

where $type \in \{float, fixed\}$.

Therefore, the effective interest rate for the existing business at time n equals the nominal

interest rate $r_{ex,i,n}^{type}$, while for new business equals $\frac{r_{new,i,n}^{type} + r_{ex,n}^{type}}{2}$ i.e. it is the average of the

³⁴ In the case of existing business, the effective and the “nominal” interest rate coincide.

³⁵ These timing assumptions do not necessitate any specific tailoring of banks’ internal models to comply with the requirements of the exercise. Banks will just have to provide the amounts of existing and new business for each time period, as projected by their internal models, and subsequently they will have to calculate the corresponding effective interest rates that together with the corresponding amounts would enable the calculation of the interest income of existing and new business respectively. The only additional nuance would be that in order to calculate the income from new business it is $r_{new,n}/2$ that will have to be multiplied by the amount of new business, rather than $r_{new,n}$. This is just a convention, for the purpose of making the interest rates $r_{ex,n}$ and $r_{new,n}$ comparable.

rates on existing business and the rate on new business (because of the timing assumption that new business are conducted at the midpoint of the interval [tn-1, tn]).

Consequently, in order to calculate the effective interest rates banks will first have to calculate the volumes of new and existing business taking into account the constant balance sheet assumption and the maturity profile of their assets and liabilities. Then, the banks will have to project the interest rates of their new business. Consequently, the effective interest rate for existing business will be equal to the interest rates of the existing business ($r_{ex,i,n}^{type}$) while the effective interest rate for new business will be equal to the average between the interest rate for existing business and the interest rate charged for

new business ($\frac{r_{new,i,n}^{type} + r_{ex,n}^{type}}{2}$). This procedure will give the effective interest rates which if multiplied by the respective volumes of existing and new business will give the contribution of each item into the net interest income:

$$NII_{i,n}^{type} = E_{i,n}^{type} \times \underbrace{r_{ex,i,n}^{type}}_{\text{effective interest rate for existing business}} + N_{i,n}^{type} \times \underbrace{\left(\frac{r_{new,i,n}^{type} + r_{ex,n}^{type}}{2} \right)}_{\text{effective interest rate for new business}}$$

Therefore, the contribution to NII from item *i* (obviously, if item *i* is an asset it will contribute to interest income and if it is a liability to interest expenses), during year *n*,

$$NII_{i,n} = \underbrace{NII_{ex,i,n}^{float} + NII_{new,i,n}^{float}}_{\text{floating portfolio contribution}} + \underbrace{NII_{ex,i,n}^{fixed} + NII_{new,i,n}^{fixed}}_{\text{fixed portfolio contribution}} =$$

$$\text{equal } T_{n-1}^{float} \times \underbrace{\left((1 - \phi_n^{float}) \times r_{ex,n}^{float} + \phi_n^{float} \times r_{ex,n}^{float} / 2 + N_{i,n}^{float} \times r_{new,i,n}^{float} / 2 \right)}_{\text{floating portfolio contribution}} +$$

$$\underbrace{T_{n-1}^{fixed} \times \left((1 - \phi_n^{fixed}) \times r_{ex,n}^{fixed} + \phi_n^{fixed} \times r_{ex,n}^{fixed} / 2 + N_{i,n}^{fixed} \times r_{new,i,n}^{fixed} / 2 \right)}_{\text{fixed portfolio contribution}}$$

and total NII is the sum of all these components

$$NII_n = \sum_i NII_{i,n}$$

3.5 Sovereign risk

3.5.1 Overview

191. Sovereign risk positions will be treated in accordance with the methodology of respective risk types, i.e.:

- Sovereign positions in the regulatory banking book: banks are requested to estimate impairments/losses for sovereign exposures excl. fair value positions subject to market risk approach (AFS and designated at fair value through profit and loss) in line with sovereign

downgrades, consistent with the adverse macro-economic scenario provided by ESRB/ECB. In addition, banks are requested to compute (stressed) regulatory RWA accordingly and according to the applicable prudential framework. For both calculations, the impact of the economic scenario on default and loss parameters for sovereign assets will be assessed through stressed default and loss parameters for corporate portfolios under specific assumptions on downwards ratings notching to be provided by the ECB/ESRB.

- Sovereign positions in AfS and designated at fair value through profit and loss (FVO): sovereign exposures in these categories subject to the market risk parameters (mark-to-market) and haircuts as provided by the ESRB/ECB for EU countries. Haircuts are applied to direct exposures only (see paragraph 193)³⁶. Other exposures should be stressed based on the market risk methodology. The application of provided market risk parameter holds for all banks in the sample independently of section 3.2.2. The use of prudential filters for sovereign exposures held in available for sale portfolios is treated according to paragraph 33.
- Sovereign positions in HfT: sovereign exposures in this category are subject to the market risk parameters (mark-to-market) and haircuts as provided by the ESRB/ECB and RWA stress as described in section 3.2.9 and are reported in the corresponding market risk templates. Losses on sovereign positions in HfT are included as memorandum items on the sovereign template.

192. See also section 1.11 “Overview on stress testing methodology according to risk type”.

3.5.2 Definitions

193. Banks are required to report their sovereign exposure by country and residual maturity. Exposures are reported gross of hedging. The hedging effect is reported separately. Additional to the relevant accounting treatment, the following definitions apply (see template):

- **Direct positions:** Exposures to be reported include the positions towards sovereign counterparts. The exposures to be reported arise from immediate borrower basis (e.g. an exposure of 100 towards Country A, collateralised with bonds issued by Country B, is reported on Country A but not on Country B) and do not include exposures to other counterparts with full or partial government guarantees.
- **Indirect positions:** Exposures to be reported include the positions towards other counterparts (other than sovereign) with sovereign credit risk (i.e. CDS, financial guarantees) in all accounting portfolios (on-off balance sheet). Irrespective of the denomination and/or accounting classification of the positions. The economic substance over the form must be used as criteria for the identification of the exposures to be included in this column. This item does not include exposures to counterparts (other than sovereign) with full or partial government guarantees by central, regional and local governments).

³⁶ The stress for non-EU countries’ exposures should be estimated based on market risk parameters supplied.

- **Trading book:** Banks should report exposures included in the "Financial assets held for trading" portfolio after offsetting the cash short positions having the same maturities.

3.6 Non-interest income and expenses

3.6.1 Overview

194. The projections of non-interest income and expenses as covered in this subsection have to exclude any P&L positions covered in the approaches for credit risk, market risk, sovereign risk, securitisation or cost of funding. All items follow IFRS definitions. In particular the projection can only cover a subset of items in net fee and commission income, other operating income, administrative and other expenses and other income (see template).
195. Banks will have to use their own methodology in projecting non-interest income and expense paths, i.e. provide their own perspective on the sensitivity of the respective P&L items to the macro-economic scenario. Both a baseline and an adverse case will have to be covered. It is recommended that the projections incorporate both exogenous factors and bank-specific characteristics. Banks' own projections are subject to the requirements in subsections 3.6.2.
196. The projections of non-interest income and expenses should take into account the specific developments of the originating country. Given potential differences in the business cycle of these countries, the respective income and expense streams accrued by the bank in question will be affected.
197. Projected non-interest income relative to total assets in the base and adverse scenario cannot be larger than the actual 2013 value.
198. Banks that are not able to provide their own projections should apply the following approach for which historical averages need to be adjusted for one-off effects:
- For non-interest net income items apply the average of the respective ratio to total assets over the last three years under the baseline scenario and assume other absolute administrative and other operating expenses remain at their 2013 level;
 - For non-interest net income items under the adverse scenario use the average over the two years with the smallest values for the respective ratios to total assets that occurred over the last five years and assume other absolute administrative and other operating expenses remain at their 2013 level.
199. Banks' projections will be subject to a thorough quality assurance analysis and will be judged against relevant benchmarks.
- 200.** Banks should comment in an accompanying note how historical P&L items are affected by mergers and acquisitions and how specific projected P&L values have been determined, especially for memorandum items.

3.6.2 Specific requirements regarding income or expense items

201. **Realised gains or losses:** No realised gains or losses are expected from the sale financial assets and liabilities not measured at fair value through profit and loss.
202. **Dividends:** Dividends received from financial assets (participation and other equity positions, either in the trading or in the banking book) should be based on levels as at end of 2013 subject to the macro-economic shock.
203. **Exchange differences from banking book:** The eventual impact in the P&L due to exchange rates (taking into consideration, where appropriate, the effect of hedging strategies) must be in line with the expected evolution of the exchange rate in the macro-economic scenario.
204. **Administrative and other operating expenses:** Administrative and other operating expenses cannot be lower than their 2013 value subject to exceptions for mandatory restructuring plans as specified in paragraph 26.
205. **Impairment on financial and non-financial assets:** Impairments on participations shall be computed in line with the result of the (IFRS) test of impairment. Impairment on residential and commercial real estate will be computed by the application of the same haircuts as applied on real estate funds on the assets.
206. **Other income – disposals and discontinued operations:** Disposals and discontinued operations are not expected for the period of 2014 – 2016 (static balance sheet assumption) subject to exceptions for mandatory restructuring plans as specified in paragraph 26.
207. **Tax effect and evolution of deferred tax assets:** The tax regimes will be treated like regulatory changes. That is, they are assumed as in place at the reference date, with changes only, if agreed by law. Deferred tax credits, where applicable, may be recognised.
208. **Goodwill:** The impact of impairments on goodwill should be estimated subject to the macroeconomic shock.
209. **Dividends paid:** In the baseline scenario the pay-out ratio should be estimated by the banks and challenged by the competent authorities taking into consideration the eventual declaration of dividend policies in the annual reports. In the adverse scenario, the pay-out ratio is expected to be in line with the average of the last three years unless there is clear and compelling pre-agreed evidence that the bank will alter this behaviour.

3.7 Operational risk

210. Banks are invited to estimate their operational risk P&L impact in accordance with the macro-economic scenarios and reduce their projected income respectively.
211. Capital requirements for operational risk are taken into account in the exercise by computing a proxy of year-on-year changes in operating profit of the participating institutions. Stressed capital requirements are given as capital requirement for operational risk in previous period plus 15% of year-on-year absolute change in operating profit. Capital requirements for operational risk cannot fall below the value as of year-end 2013.

Annex 1: Accompanying documents

212. The following documents accompany this methodological note³⁷:

- ESRB macroeconomic adverse scenario;
- European Commission macroeconomic baseline scenario;
- Market risk scenarios;
- Sovereign bond haircuts;
- Securitisation scenario.

³⁷ The template set will be distributed to banks via CAs.

Annex 2: Overview of template content

Category	Template	Breakdown	Key information	Period and scenario
Advance data collection	Credit risk	<ul style="list-style-type: none"> • COREP exposure classes • F-IRB, A-IRB, STA • Non-defaulted, defaulted • Country 	<ul style="list-style-type: none"> • Exposure • RWA • Value adjustments and provisions • Default rates, loss rates, PD, LGD 	<ul style="list-style-type: none"> • 2013
	Balance Sheet	<ul style="list-style-type: none"> • N/A 	<ul style="list-style-type: none"> • High level on and off balance sheet items • Selected memo items 	<ul style="list-style-type: none"> • 2012 and 2013
Transparency data	Capital	<ul style="list-style-type: none"> • N/A 	<ul style="list-style-type: none"> • COREP CRR/CRD IV capital elements (full and transitioned amounts) • Capital ratios • EU-wide hurdle rates • Memo item convertible instruments 	<ul style="list-style-type: none"> • 2013 • 2014-2016: baseline and adverse
	Credit risk	<ul style="list-style-type: none"> • COREP exposure classes • F-IRB, A-IRB, STA • Non-defaulted, defaulted • Country 	<ul style="list-style-type: none"> • Exposure • RWA • Value adjustments and provisions • Impairment rates, coverage ratios 	<ul style="list-style-type: none"> • 2013 • 2014-2016: baseline and adverse
	Securitisation	<ul style="list-style-type: none"> • Banking book • Trading book • Correlation trading portfolio 	<ul style="list-style-type: none"> • EAD • RWA • Impairments 	<ul style="list-style-type: none"> • 2013-2016 • Baseline, adverse
	Market risk	<ul style="list-style-type: none"> • Debt instruments • FX products • Equities • Commodities • Other 	<ul style="list-style-type: none"> • Net fair value 	<ul style="list-style-type: none"> • 2013 • Baseline, adverse
	Sovereign exposure	<ul style="list-style-type: none"> • Residual maturity • Country • Accounting portfolios • Derivatives, other 	<ul style="list-style-type: none"> • Gross position • Net position 	<ul style="list-style-type: none"> • 2013 • After adverse scenario
	RWA	<ul style="list-style-type: none"> • Credit risk • Securitisation • Market risk • Operational risk • Transitional floors • Other 	<ul style="list-style-type: none"> • RWA 	<ul style="list-style-type: none"> • 2013 • 2014-2016: baseline and adverse
	Evolution of P&L	<ul style="list-style-type: none"> • N/A 	<ul style="list-style-type: none"> • Main P&L components • Memo info: funding, hedging, defined benefit pension funds 	<ul style="list-style-type: none"> • 2013 • 2014-2016: baseline and adverse
	Restructuring scenarios	<ul style="list-style-type: none"> • N/A 	<ul style="list-style-type: none"> • CET1 Impact • RWA Impact 	<ul style="list-style-type: none"> • 2013-2016
Summary	<ul style="list-style-type: none"> • N/A 	<ul style="list-style-type: none"> • CET1 • RWA 	<ul style="list-style-type: none"> • 2013 • and 2016 	

Category	Template	Breakdown	Key information	Period and scenario
Calculation support and validation data			<ul style="list-style-type: none"> • 3y cumulative losses • EU-wide hurdle rates • Memo info about convertible instruments 	
	Credit Risk	<ul style="list-style-type: none"> • COREP exposure classes • F-IRB, A-IRB, STA • Non-defaulted, defaulted • Country 	<ul style="list-style-type: none"> • Default • Impairment • Provisions • Coverage 	<ul style="list-style-type: none"> • 2013 • 2014-2016: baseline and adverse
	Funding	<ul style="list-style-type: none"> • Assets by COREP exposure classes • Liabilities by financing source • Fixed / floating rate • Remaining maturity • Existing / new business • Currency 	<ul style="list-style-type: none"> • Amounts • Yield • Maturity 	<ul style="list-style-type: none"> • Starting values 2013 • 2014-2016: baseline and adverse
	Evolution of P&L	<ul style="list-style-type: none"> • N/A 	<ul style="list-style-type: none"> • P&L components • Memo items funding, hedging, defined benefit pension funds 	<ul style="list-style-type: none"> • 2013 • 2014-2016: baseline and adverse
	RWA General Evolution	<ul style="list-style-type: none"> • Credit risk (per regulatory approach) • Securitisation (banking / trading book) • Trading book • Operational risk • Transitional floors 	<ul style="list-style-type: none"> • RWA 	<ul style="list-style-type: none"> • 2013 • 2014-2016: baseline and adverse
	RWA STA Floor Credit Risk	<ul style="list-style-type: none"> • COREP exposure classes 	<ul style="list-style-type: none"> • RWA 	<ul style="list-style-type: none"> • 2013 • 2014-2016: baseline and adverse
	RWA IRB Floor Credit Risk	<ul style="list-style-type: none"> • COREP exposure classes 	<ul style="list-style-type: none"> • RWA • Regulatory EL • Provisions 	<ul style="list-style-type: none"> • 2013 • 2014-2016: baseline and adverse
	RWA Trading Book	<ul style="list-style-type: none"> • RWA components 	<ul style="list-style-type: none"> • RWA before and after floor 	<ul style="list-style-type: none"> • 2013 • 2014-2016: baseline and adverse
	Market Risk simplified	<ul style="list-style-type: none"> • N/A 	<ul style="list-style-type: none"> • Net trading income • Losses compared to previous years 	<ul style="list-style-type: none"> • 2009-2013 • Baseline, adverse
	Market Risk comprehensive	<ul style="list-style-type: none"> • Detailed list of risk factors 	<ul style="list-style-type: none"> • Gross exposure • Fair value • P&L sensitivity • Estimated P&L 	<ul style="list-style-type: none"> • Baseline, adverse + 4 historical scenarios
Securitisation Summary	<ul style="list-style-type: none"> • Accounting portfolio 	<ul style="list-style-type: none"> • Exposure 	<ul style="list-style-type: none"> • 2013-2016 	

Category	Template	Breakdown	Key information	Period and scenario
Calculation support and validation data (additional)		<ul style="list-style-type: none"> Regulatory approach 	<ul style="list-style-type: none"> RWA Impairments Fair value changes for AFS and FVO portfolios 	<ul style="list-style-type: none"> Baseline, adverse
	Sovereign exposure	<ul style="list-style-type: none"> Residual maturity Country Accounting portfolios subject to shocks Derivatives, other 	<ul style="list-style-type: none"> Gross value Net fair value Haircuts Values after haircuts 	<ul style="list-style-type: none"> 2013 After adverse scenario
	Capital	<ul style="list-style-type: none"> N/A 	<ul style="list-style-type: none"> COREP CRR/CRD IV capital elements (full and transitioned amounts) Capital ratios EU wide hurdle rates Memo info about convertible instruments 	<ul style="list-style-type: none"> 2013 2014-2016: baseline and adverse
	Restructuring scenarios	<ul style="list-style-type: none"> N/A 	<ul style="list-style-type: none"> CET1 Impact RWA Impact 	<ul style="list-style-type: none"> 2013-2016
	Credit Risk (6 templates: one per projected year for each scenario)	<ul style="list-style-type: none"> COREP exposure classes TOTAL, IRB, STA Country 	<ul style="list-style-type: none"> Items needed to sequentially estimate default, impairment and RWA according to the methodology 	<ul style="list-style-type: none"> Starting values 2013 2014-2016: baseline and adverse
	Securitisation Banking Book STA	<ul style="list-style-type: none"> Risk profile (low/medium/high) Rating category 	<ul style="list-style-type: none"> Exposure Impairment and other adjustments RWA 	<ul style="list-style-type: none"> 2013 2014-2016: baseline and adverse
	Securitisation Trading Book STA	<ul style="list-style-type: none"> Risk profile (low/medium/high) Rating category 	<ul style="list-style-type: none"> Exposure Impairment and other adjustments RWA 	<ul style="list-style-type: none"> 2013 2014-2016: baseline and adverse
	Securitisation Banking Book IRB	<ul style="list-style-type: none"> Risk profile (low/medium/high) Rating category Granular/non granular 	<ul style="list-style-type: none"> EAD RWA Impairments 	<ul style="list-style-type: none"> 2013-2016 Baseline, adverse
	Securitisation Trading Book IRB	<ul style="list-style-type: none"> Risk profile (low/medium/high) Rating category Granular/non granular 	<ul style="list-style-type: none"> EAD RWA Impairments 	<ul style="list-style-type: none"> 2013-2016 Baseline, adverse
	Market Risk CVA	<ul style="list-style-type: none"> All counterparties Central Banks and CCP Under CSA 	<ul style="list-style-type: none"> Fair Value 	<ul style="list-style-type: none"> Baseline, adverse + 4 historical scenarios
AFS and designated at fair value assets	<ul style="list-style-type: none"> Accounting portfolio Products 	<ul style="list-style-type: none"> Fair Value Estimated profit/losses 	<ul style="list-style-type: none"> Baseline, adverse + 4 historical scenarios 	

Annex 3: EU-wide stress test sample of banks

Country	Bank Name
AT	BAWAG P.S.K. Bank für Arbeit und Wirtschaft und Österreichische Postsparkasse AG
	Erste Group Bank AG
	Raiffeisenlandesbank Oberösterreich AG
	Raiffeisenlandesbank Niederösterreich-Wien AG
	Raiffeisen Zentralbank Österreich AG
	Österreichische Volksbanken-AG with credit institutions affiliated according to Article 10 of the CRR
BE	AXA Bank Europe S.A.
	Belfius Banque S.A.
	Dexia NV*
	Investar (Holding of Argenta Bank- en Verzekeringsgroep)
	KBC Group NV
CY	Bank of Cyprus Public Company Ltd
	Co-operative Central Bank Ltd
	Hellenic Bank Public Company Ltd
DE	Aareal Bank AG
	Bayerische Landesbank
	Commerzbank AG
	DekaBank Deutsche Girozentrale
	Deutsche Apotheker- und Ärztebank eG
	Deutsche Bank AG
	DZ Bank AG Deutsche Zentral-Genossenschaftsbank
	HASPA Finanzholding
	HSH Nordbank AG
	Hypo Real Estate Holding AG

Country	Bank Name
	IKB Deutsche Industriebank AG
	KfW IPEX-Bank GmbH
	Landesbank Baden-Württemberg
	Landesbank Berlin Holding AG
	Landesbank Hessen-Thüringen Girozentrale
	Landeskreditbank Baden-Württemberg-Förderbank
	Landwirtschaftliche Rentenbank
	Münchener Hypothekenbank eG
	Norddeutsche Landesbank-Girozentrale
	NRW.Bank
	Volkswagen Financial Services AG
	WGZ Bank AG Westdeutsche Genossenschafts-Zentralbank
	Wüstenrot & Württembergische AG (W&W AG) (Holding of Wüstenrot Bank AG Pfandbriefbank and Wüstenrot Bausparkasse AG)
DK	Danske Bank
	Nykredit
	Jyske Bank
	Sydbank
ES	Banco Bilbao Vizcaya Argentaria, S.A.
	Banco de Sabadell, S.A.
	Banco Financiero y de Ahorros, S.A.
	Banco Mare Nostrum, S.A.
	Banco Popular Español, S.A.
	Banco Santander, S.A.
	Bankinter, S.A.
	Caja de Ahorros y M.P. de Zaragoza, Aragón y Rioja
	Caja de Ahorros y Pensiones de Barcelona
	Caja España de Inversiones, Salamanca y Soria, CAMP

Country	Bank Name
	Cajas Rurales Unidas, Sociedad Cooperativa de Crédito
	Catalunya Banc, S.A.
	Kutxabank, S.A.
	Liberbank, S.A.
	MPCA Ronda, Cádiz, Almería, Málaga, Antequera y Jaén
	NCG Banco, S.A.
FI	OP-Pohjola Group
FR	Banque PSA Finance
	BNP Paribas
	C.R.H. - Caisse de Refinancement de l'Habitat
	Groupe BPCE
	Groupe Crédit Agricole
	Groupe Crédit Mutuel
	La Banque Postale
	BPI France (Banque Publique d'Investissement)
	RCI Banque
	Société de Financement Local
	Société Générale
GR	Alpha Bank, S.A.
	Eurobank Ergasias, S.A.
	National Bank of Greece, S.A.
	Piraeus Bank, S.A.
HU	OTP Bank Ltd
IE	Allied Irish Banks plc
	Permanent tsb plc
	The Governor and Company of the Bank of Ireland
IT	Banca Carige S.P.A. - Cassa di Risparmio di Genova e Imperia

Country	Bank Name
	Banca Monte dei Paschi di Siena S.p.A.
	Banca Piccolo Credito Valtellinese, Società Cooperativa
	Banca Popolare Dell'Emilia Romagna - Società Cooperativa
	Banca Popolare Di Milano - Società Cooperativa A Responsabilità Limitata
	Banca Popolare di Sondrio, Società Cooperativa per Azioni
	Banca Popolare di Vicenza - Società Cooperativa per Azioni
	Banco Popolare - Società Cooperativa
	Credito Emiliano S.p.A.
	Iccrea Holding S.p.A
	Intesa Sanpaolo S.p.A.
	Mediobanca - Banca di Credito Finanziario S.p.A.
	UniCredit S.p.A.
	Unione Di Banche Italiane Società Cooperativa Per Azioni
	Veneto Banca S.C.P.A.
LU	Banque et Caisse d'Epargne de l'Etat, Luxembourg
	Precision Capital S.A. (Holding of Banque Internationale à Luxembourg and KBL European Private Bankers S.A.)
LV	ABLV Bank, AS
MT	Bank of Valletta plc
NL	ABN AMRO Bank N.V.
	Bank Nederlandse Gemeenten N.V.
	Coöperatieve Centrale Raiffeisen-Boerenleenbank B.A.
	ING Bank N.V.
	Nederlandse Waterschapsbank N.V.
	SNS Bank N.V.
NO	DNB Bank ASA
PL	Powszechna Kasa Oszczędności Bank Polski S.A (PKO Bank Polski)
	Bank Handlowy w Warszawie S.A.

Country	Bank Name
	Bank BPH S.A.
	Bank Ochrony Środowiska S.A.
	GETIN NOBLE BANK S.A.
	ALIOR BANK S.A.
PT	Banco BPI, S.A.
	Banco Comercial Português, S.A.
	Caixa Geral de Depósitos, S.A.
	Espírito Santo Financial Group, S.A.
SE	Nordea Bank AB (publ)
	Skandinaviska Enskilda Banken AB (publ) (SEB)
	Svenska Handelsbanken AB (publ)
	Swedbank AB (publ)
SI	Nova Kreditna Banka Maribor d.d.
	Nova Ljubljanska banka d. d.
	SID - Slovenska izvozna in razvojna banka, d.d.
UK	Barclays plc
	HSBC Holdings plc
	Lloyds Banking Group plc
	Royal Bank of Scotland Group plc

*The assessment methodology for this group will duly take into account its specific situation, and in particular the fact that an extensive assessment of its financial position and risk profile has already been carried out in the framework of the plan initiated in October 2011 and approved by the European Commission on 28 December 2012.