Capital Requirements Directive/ Regulation

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Capital Requirements Directive/Regulation

Chapter 1

Commission Delegated Regulation (EU) 2015/1555

	Preamble
	THE EUROPEAN COMMISSION, Having regard to the Treaty on the Functioning of the European Union,
01/01/2021	Having regard to Regulation (EU) No 575/2013 of the European Parliament and of the Council of 26 June 2013 on prudential requirements for credit institutions and investment firms and amending Regulation (EU) No 648/2012, and in particular Article 440(2) thereof,
	Whereas: (1) As set out in Article 130(1) of Directive 2013/36/EU of the European Parliament and of the Council, Member States are obliged to require institutions to maintain an institu- tion-specific countercyclical capital buffer.
	(2) With a view to ensuring transparency and comparability across institutions, Regula- tion (EU) No 575/2013 requires institutions to disclose the key elements of the calcula- tion of their countercyclical capital buffer, comprising the geographical distribution of their relevant credit exposures and the final amount of their institution-specific counter- cyclical capital buffer.
	(3) As set out in Article 130(1) of Directive 2013/36/EU, an institution-specific counter- cyclical buffer is calculated as the product of its total risk exposure amount in accordance with Article 92(3) of Regulation (EU) No 575/2013 and the institution-specific counter- cyclical buffer rate.
	(4) As set out in Article 140(1) of Directive 2013/36/EU, an institution-specific counter- cyclical capital buffer rate consists of the weighted average of the countercyclical buffer rates that apply in the countries where the relevant credit exposures of the institution are located. The distribution by country of relevant credit exposures should be disclosed in a standard format, in accordance with the provisions laid down in Commission Deleg- ated Regulation (EU) No 1152/2014. With a view to fulfilling the requirements of Article 440(1)(a) of Regulation (EU) No 575/2013 which does not set forth a minimum buffer rate, the geographical breakdown of relevant credit exposures should be disclosed even when the applicable countercyclical capital buffer rate for a country is zero.

(5) For the purpose of the calculation of the institution-specific countercyclical buffer amount, the weights applied to countercyclical buffer rates should be proportionate to the total own funds requirements for credit risk that relates to the relevant credit exposures in each Member State and third country jurisdiction where the institution holds exposures. Therefore, institutions should disclose own funds requirements for all relevant credit exposures. (6) As set out in Article 433 of Regulation (EU) No 575/2013, institutions publish their disclosures in relation to countercyclical buffer requirements at least on an annual basis in conjunction with the date of publication of financial statements. As, in accordance with Article 136(7) of Directive 2013/36/EU, the countercyclical capital buffer rate is set by designated authorities on a quarterly basis, the disclosure of information on the compliance of institutions with the requirement for an institution-specific countercyclical capital buffer should refer to the information on the countercyclical capital buffer rate from the last available quarter. The disclosure of information in relation to the countercyclical capital buffer should be based on the countercyclical capital buffer rates that are applicable at the time of the computation of the institution-specific countercyclical capital buffer to which the disclosure relates. (7) Pursuant to Article 6(1) in conjunction with Article 440(1) of Regulation (EU) No 575/2013, institutions should disclose the information relating to the countercyclical capital buffer on an individual basis. However, an institution which is either a parent undertaking or a subsidiary, and an institution included in the consolidation pursuant to Article 18 of Regulation (EU) No 575/2013 should not be required to comply with the disclosure requirements laid down in Part Eight of that Regulation on an individual basis as required in Article 6(3) of that Regulation. EU parent institutions and institutions controlled by an EU parent financial holding company or EU parent mixed financial holding company should disclose this information on a consolidated basis, while significant subsidiaries of EU parent institutions or EU parent financial holding company or EU parent mixed financial holding company and subsidiaries which are of material significance for their local markets should disclose this information on individual or subconsolidated basis, as provided for in Article 13 of Regulation (EU) No 575/2013. (8) The requirement to maintain an institution-specific countercyclical capital buffer set out in Article 130 of Directive 2013/36/EU will apply and be phased in from 1 January 2016 unless Member States impose a shorter transitional period pursuant to Article 160(6) of that Directive. In order to ensure that institutions have sufficient time to prepare for the disclosure of information, this Regulation should apply from 1 January 2016. (9) This Regulation is based on the draft regulatory technical standards submitted by the European Supervisory Authority (European Banking Authority) to the European Commission. (10) The European Banking Authority has conducted open public consultations on the draft regulatory technical standards on which this Regulation is based, analysed the potential related costs and benefits and requested the opinion of the Banking Stakeholder Group established in accordance with Article 37 of Regulation (EU) No 1093/2010 of the European Parliament and of the Council, HAS ADOPTED THIS REGULATION:



Article 1 Subject matter

Pursuant to Article 440 of Regulation (EU) No 575/2013, this Regulation specifies the disclosure requirements for institutions in relation to their compliance with the requirement for a countercyclical capital buffer referred to in Part 3 of the Capital Requirements (Capital Buffers and Macro-prudential Measures) Regulations 2014.

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Article 2 Disclosure of the geographical distribution of credit exposures

The geographical distribution of an institution's credit exposures relevant for the calculation of countercyclical buffer referred to in Article 440(1)(a) of Regulation (EU) No 575/2013 shall be disclosed in the standard format as set out in Table 1 of Annex I in accordance with the instructions contained in Parts I and II of Annex II and with the provisions laid down in Delegated Regulation (EU) No 1152/2014.



Article 3 Disclosure of the amount of institution specific countercyclical buffer

The amount of an institution's specific countercyclical buffer referred to in Article 440(1)(b) of Regulation (EU) No 575/2013 shall be disclosed in the standard format as set out in Table 2 of Annex I in accordance with the instructions contained in Parts I and III of Annex II.

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Article 4 Entry into force and application

This Regulation shall enter into force on the twentieth day following that of its publication in the *Official Journal of the European Union*.

It shall apply from 1 January 2016.

	Signature
01/01/2021	This Regulation shall be binding in its entirety and directly applicable in all Member States.
01/01/2021	Done at Brussels, 28 May 2015.
01/01/2021	For the Commission
01/01/2021	The President
01/01/2021	Jean-Claude JUNCKER



ANNEX I STANDARD FORMAT FOR DISCLOSURE OF INFORMATION IN RELATION TO THE COMPLIANCE OF INSTITUTIONS WITH THE REQUIREMENT FOR A COUNTERCYCLICAL CAPITAL BUFFER

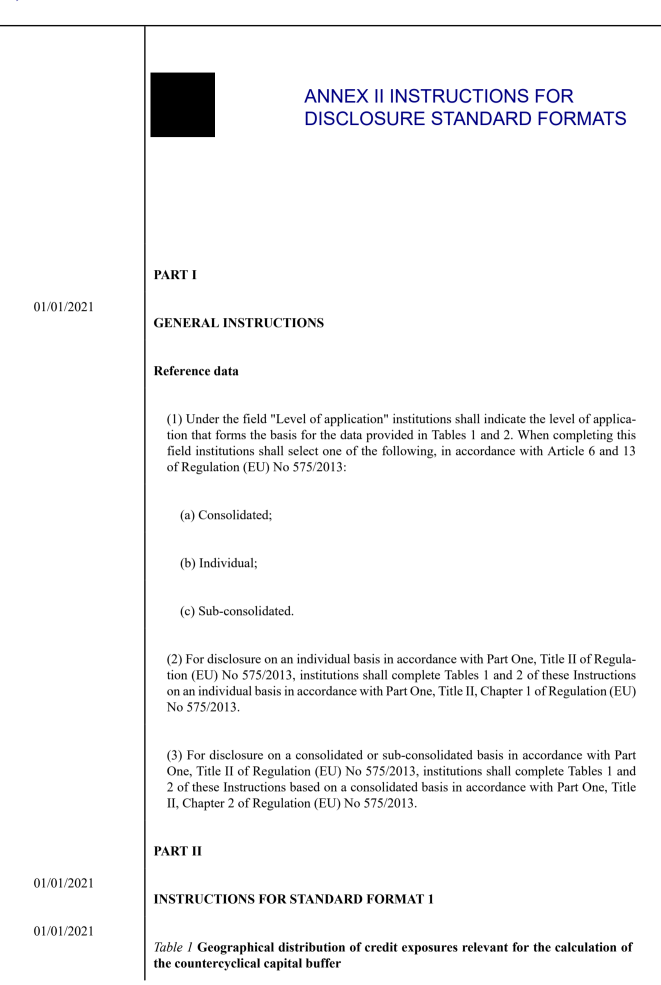
Table 1 Geographical distribution of credit exposures relevant for the calculation of the countercyclical capital buffer

Row		Genera exposu		Trading exposu	-	Securit: exposu		Own fu	nds requi	irements		Own funds re	Coun ter cyc
		Ex pos ure value for SA	Ex pos ure value IRB	Sum of long and short posi tion of trad ing book	Value of trad ing book ex pos ure for in tern al mod els	Ex pos ure value for SA	Ex pos ure value for IRB	Of which: Gen eral cred it ex pos ures	Of which: Trad ing book ex pos ures	Of which: Se cur itisa tion ex pos ures	Total	quire ment weights	lical cap
		010	020	030	040	050	060	070	080	090	100	110	120
010	Break down by coun try												
	Coun try:001												
	002												
	NNN												
020													

ANNEX I STANDARD FORMAT FOR DISCLOSURE OF INFORMATION IN RELATION TO THE COMPLIANCE OF INSTITUTIONS WITH THE REQUIREMENT...

Table 2 Amount of institution-specific countercyclical capital buffer

Row		Column
		010
010	Total risk exposure amount	
020	Institution specific countercyclical buffer rate	
030	Institution specific countercyclical buffer requirement	



01/01/2021

The scope of Table 1 is limited to credit exposures relevant for the calculation of CCB in accordance with Article 140(4) of Directive 2013/36/EU.

Legal references and instructions

Row number	Explanation
010-01X	Breakdown of relevant credit exposures by country List of countries in which the institution has credit exposures relevant for the calculation of the institution-specific countercyclical buffer in accordance with Delegated Regula tion (EU) No 1152/2014. The number of rows may vary depending on the number of countries where the institu tion has its credit exposures relevant for the calculation of the countercyclical buffer. In accordance with Delegated Regulation (EU) No 1152/2014, if trading book exposures or foreign credit exposures of an institution represent less than 2 % of its aggregate risk weighted exposures, the institution may choose to allocate these exposures to the place of institution. If the exposures disclosed for the place of institution include exposures from other countries, these should be clearly identified in a note or footnote to the dis closure table.
020	Total The value as described in accordance with the explanation for columns 010 to 120 of the current Table.

Legal references and instructions				
Column number	Explanation			
010	Exposure value of general credit exposures for SA Exposure value of relevant credit exposures defined in accordance with Article 140(4)(a) of Directive 2013/36/EU, determined in accordance with Article 111 of Regulation (EU) No 575/2013. Geographical breakdown is made in accordance with Delegated Regula tion (EU) No 1152/2014. Row 020 (Total): The sum of all relevant credit exposures defined in ac cordance with Article 140(4)(a) of Directive 2013/36/EU, determined in accordance with Article 111 of Regulation (EU) No 575/2013.			
020	Exposure value of general credit exposures for IRB Exposure value of relevant credit exposures defined in accordance with Article 140(4)(a) of Directive 2013/36/EU, determined in accordance with Article 166 of Regulation (EU) No 575/2013. Geographical breakdown is made in accordance with EBA/RTS/2013/15. Row 020 (Total): The sum of all relevant credit exposures defined in ac cordance with Article 140(4)(a) of Directive 2013/36/EU, determined in accordance with Article 166 of Regulation (EU) No 575/2013.			
030	Sum of long and short positions of trading book exposures Sum of long and short positions of relevant credit exposures defined in ac cordance with Article 140(4)(b) of Directive 2013/36/EU, calculated as the sum of long and short positions determined in accordance with Article 327 of Regulation (EU) No 575/2013. Geographical breakdown is made in accordance with Delegated Regula tion (EU) No 1152/2014.			

ANNEX II INSTRUCTIONS FOR DISCLOSURE STANDARD FORMATS

	Row 020 (Total): The sum of all long and short positions of relevant cred it exposures defined in accordance with Article 140(4)(b) of Directive 2013/36/EU, calculated as the sum of long and short positions determined in accordance with Article 327 of Regulation (EU) No 575/2013.
040	Value of trading book exposures for internal models Sum of the following:
	 Fair value of cash positions, that represent relevant credit exposures as defined in Article 140(4)(b) of Directive 2013/36/EU, determined in accordance with Article 104 of Regulation (EU) No 575/2013. Notional value of derivatives, that represent relevant credit exposures as defined in accordance with Article 140(4)(b) of Directive 2013/36/EU.
	Geographical breakdown is made in accordance with Delegated Regula tion (EU) No 1152/2014. Row 020 (Total): The sum of fair value of all cash positions, that repres ent relevant credit exposures as defined in Article 140(4)(b) of Directive 2013/36/EU, determined in accordance with Article 104 of Regulation (EU) No 575/2013, and notional value of all derivatives, that represent rel evant credit exposures as defined in accordance with Article 140(4)(b) of Directive 2013/36/EU.
050	Exposure value of securitisation exposures for SA Exposure value of relevant credit exposures defined in accordance with Article 140(4)(c) of Directive 2013/36/EU, determined in accordance with Article 246(1)(a) and (c) of Regulation (EU) No 575/2013. Geographical breakdown is made in accordance with Delegated Regula tion (EU) No 1152/2014. Row 020 (Total): The sum of all relevant credit exposures defined in accordance with Article 140(4)(c) of Directive 2013/36/EU, determ ined in accordance with Article 246(1)(a) and (c) of Regulation (EU) No 575/2013.
060	Exposure value of securitisation exposures for IRB Exposure value of relevant credit exposures defined in accordance with Article 140(4)(c) of Directive 2013/36/EU, determined in accordance with Article 246(1)(b) and (d) of Regulation (EU) No 575/2013. Geographical breakdown is made in accordance with Delegated Regula tion (EU) No 1152/2014. Row 020 (Total): The sum of all relevant credit exposures defined in ac cordance with Article 140(4)(c) of Directive 2013/36/EU, determined in accordance with Article 246(1)(b) and (d) of Regulation (EU) No 575/2013.
070	Own funds requirements: general credit exposures Own funds requirements for relevant credit exposures in the country in question, defined in accordance to Article 140(4)(a) of Directive 2013/36/ EU, determined in accordance with Part Three, Title II of Regulation (EU) No 575/2013. Row 020 (Total): The sum of all own funds requirements for relevant credit exposures, defined in accordance to Article 140(4)(a) of Directive 2013/36/EU, determined in accordance with Part Three, Title II of Regula tion (EU) No 575/2013.
080	Own funds requirements: trading book exposures

	Own funds requirements for relevant and it are sources in the country in
	Own funds requirements for relevant credit exposures in the country in question, defined in accordance to Article 140(4)(b) of Directive 2013/36/ EU, determined in accordance with Part Three, Title IV, Chapter 2 of Regulation (EU) No 575/2013 for specific risk, or in accordance with Part Three, Title IV, Chapter 5 of Regulation (EU) No 575/2013 for incre mental default and migration risk. Row 020 (Total): The sum of all own funds requirements for relevant credit exposures, defined in accordance with Part Three, Title IV, Chapter 2 of Regulation (EU) No 575/2013 for specific risk, or in accordance with Part Three, Title IV, Chapter 2 of Regulation (EU) No 575/2013 for specific risk, or in accordance with Part Three, Title IV, Chapter 2 of Regulation (EU) No 575/2013 for specific risk, or in accordance with Part Three, Title IV, Chapter 5 of Regulation (EU) No 575/2013 for incre mental default and migration risk.
090	Own funds requirements: securitisation exposures Own funds requirements for relevant credit exposures in the country in question, defined in accordance to Article 140(4)(c) of Directive 2013/36/ EU, determined in accordance with Part Three, Title II, Chapter 5 of Regu lation (EU) No 575/2013. Row 020 (Total): The sum of all own funds requirements for relevant credit exposures, defined in accordance to Article 140(4)(c) of Directive 2013/36/EU, determined in accordance with Part Three, Title II, Chapter 5 of Regulation (EU) No 575/2013.
100	Own funds requirements — Total The sum of columns 070, 080 and 090. Row 020 (Total): The sum of all own funds requirements for relevant cred it exposures, defined in accordance to Article 140(4) of Directive 2013/36/ EU.
110	Own funds requirements weights The weight applied to the countercyclical buffer rate in each country, cal culated as the total own funds requirements that relates to the relevant cred it exposures in the country in question (row 01X, column 100), divided by the total own funds requirements that relates to all credit exposures relev ant for the calculation of the countercyclical buffer in accordance with Art icle 140(4) of Directive 2013/36/EU (row 020, column 100). This value is disclosed as an absolute number with 2 decimal points.
120	Countercyclical capital buffer rate Countercyclical capital buffer rate applicable in the country in question, and set in accordance with Articles 136, 137, 138 and 139 of Directive 2013/36/EU. This column does not include countercyclical capital buffer rates that were set, but are not yet applicable at the time of computation of the institution-specific countercyclical capital buffer to which the disclos ure relates. This value is disclosed as percentage with the same number of decimal points as set in accordance with Articles 136, 137, 138 and 139 of Direct ive 2013/36/EU.
01/01/2021 INSTRUCTIO	NS FOR STANDARD FORMAT 2

01/01/2021

Table 2 Amount of institution-specific countercyclical capital buffer

01/01/2021	Institutions shall apply the instructions provided in this section in order to complete Table
	2 Amount of institution-specific countercyclical capital buffer.

Legal references and instructions			
Row number	Explanation		
010	Total risk exposure amount Total risk exposure amount calculated in accordance with Article 92(3) of Regulation (EU) No 575/2013.		
020	Institution-specific countercyclical capital buffer rate Institution-specific countercyclical capital buffer rate, determined in accordance with Art icle 140(1) of Directive 2013/36/EU. The institution-specific countercyclical capital buffer rate is calculated as the weighted average of the countercyclical buffer rates that apply in the countries where the relevant credit exposures of the institution are located and reported in rows 010 to 01X of column 120 of Table 1. The weight applied to the countercyclical buffer rate in each country is the share of own funds requirements in total own funds requirements relating to relevant credit exposures in the territory in question, and is disclosed in Table 1 column 110. This value is disclosed as percentage with 2 decimal points.		
030	Institution-specific countercyclical capital buffer requirement Institution-specific countercyclical capital buffer requirement, calculated as the institu tion-specific countercyclical buffer rate, as reported in row 020 of this Table, applied to the total risk exposure amount as reported in row 010 of this Table.		

Legal references and instructions	
Column number	Explanation
010	The value as described in accordance with the explanation for rows 010 to 030 of the current Table.