EN Annex III

Banc Ceannais na hÉireann Central Bank of Ireland Eurosystem

Supervisory review and evaluation process (SREP) ⁽¹⁾			
010 Date of the last update of information in this template 06/06/2024			
020	Scope of application of SREP (Articles 108 to 110 of CRD)	Description of the approach of the competent authority to the scope of application of SREP including: • what types of institutions are covered by/excluded from SREP, especially if the scope is different from those specified in Regulation (EU) to 57/2013 and Directure 2013/36/EU; • a high-level overview of how the competent authority takes into account the principle of proprioriality when considering the scope of SREP and frequency of assessment of various SREP elements ⁽²⁾ .	Significant Institutions The ECB directly supervises all institutions that are classified as significant. Refer to the ECB disclosure for information on SREP for Significant Institutions (SIS) at: https://www.bankingsupervision.europa.eu/banking/srep/2023/html/ssm.srep202302_supervisorymethodology2023.en.html https://www.bankingsupervision.europa.eu/banking/srep/2023/html/ssm.srep202302_supervisorymethodology2023.en.html https://www.bankingsupervision.europa.eu/banking/srep/2023/html/ssm.srep202302_supervisorymethodology2023.en.html https://www.bankingsupervision.europa.eu/banking/srep/2023/html/ssm.srep202302_supervisorymethodology2023.en.html https://www.bankingsupervision.europa.eu/banking/srep/2023/html/ssm.srep202302_supervisorymethodology2023.en.html https://www.bankingsupervision.europa.eu/banking/srep/2023/html/ssm.srep202302_supervisorymethodology2023.en.html https://www.bankingsupervision.europa.eu/banking/srep/2023/html/ssm.srep202302_supervision of Class One Minus MIFID investment firms is performed by the VCAs. The scope of againetion of the SREP is defined as follows: Proceed as guardisection of the service and follows: Proceed as alkes of Ireland supervises a subsidiated into another credit institution, the evaluation is conducted primarily on a sub-consolidated basis. Account is nevertheless taken of the entity's position within the group. • For entites that on the entity and argundy. the SES is conducted on also basis. With regard to proportionality. the carcus disted for lass locas and can also basis. Hthe formation the nature size and complexity of the LISI. The principle of proportionality is also in the SSM ISI SREP Methodology, which is used for all LSI SREP assessments. The principal of proportionality, is applied to Class. One Minus MIFID investment firms, which allows flexibility to take into account the nature, size and complexity of the firm. For LSIs, guidance on SREPs is available at: https://www.kankingsupervision.europa.eu/ech/pub/pdf/ssm.supervisory_guides20
030	Assessment of SREP elements (Articles 74 to 96 of CRD)	Description of the approach of the competent authority to the assessment of individual SREP elements (as referred to in EBA Guidelines on common procedures and methodologies for SREP EBA/CJ/2027(3) including: • a high-level overview of the assessment process and methodologies applied to the assessment of SREP elements, including: (1) business model analysis; (2) assessment of internal governance and institution- wide controls; (3) assessment of risks to capital, and (4) assessment of risks to liquidity and funding; • a high-level overview of how the competent authority takes into account the principle of proportionality when assessing individual SREP applied ¹⁰ .	Sandhard Institutions Refer to the ECB disclosure for information on SREP for SIs at: https://www.bankingsupervision.europa.eu/banking/srep/2023/html/ssm.srep202302_supervisorymethodology2023.en.html less Significant Institutions and Class One Minus MiFID investment firms br SREP a concrease-snep-4 to the ECB disclosure for with the revised ELBA Guidelines on common procedures and methodology for the supervisory review and evaluation process-snep-4 thttps://www.bankingsupervisor.europa.eu/backing/signif-ulabook/regulatory-activites/supervisory review and evaluation process-snep-4 thttps://grain.europa.eu/backing/signif-ulabook/regulatory-activites/supervisory review and evaluation process-snep-4 thttps://grain.europa.eu/backing/signif-ulabook/regulatory-activites/supervisory-review- and-evaluation-process-snep-4 thttps://grain.europa.eu/backing/signif-ulabook/regulatory-activites/supervisory-review- and-evaluation-process-snep-4 thttps://grain.europa.eu/backing/signif-ulabook/regulatory-activites/supervisory-review- and-evaluation-process-snep-4 thttps://grain.europa.eu/backing/signif-ulabook/regulatory-activites/supervisory- review and evaluation and institution's risk levels and controls; + A Dask Assessment System (RAS) is used for evaluating an institution's risk levels and controls; + A Dask Assessment System (RAS) is used for evaluating an institution's risk levels and controls; + A Dask Assessment (Pacess (ILAPP); and + A decision on relevant supervisory measures; + A Backinson on levant supervisory data assessment; + A Backinson on levant supervisory data assessment and rol SIss and Cass One Mins MHTD Investment firms; Fo
040	Review and evaluation of ICAAP and ILAAP (Articles 73, 86, 97 and 98 of CRD)	Description of the approach of the competent authority to the review and evaluation of the internal capital adequacy assessment process (ICAAP) and SREP, and in particular, for assessing the meliability of the ICAAP and ILAAP capital and liquidity calculations for the purposes of determining additional own funds and quantitative liquidity requirements including ⁴⁰ : • an overview of the methodology applied by the competent authority to review the ICAAP and ILAAP of institutions; • information/reference to the competent authority requirements for submitsion of ICAAP and ILAAP related information, in particular covering what information need to be submitted; ILAAP is required from the-institution.	Significant Institutions: Refer to the ECB disclosure for information on SREP for SIs at: https://www.bankingsupervision.europa.eu/banking/srep/2023/html/ssm.srep202302_supervisorymethodology2023.en.html Less Significant Institutions and Class One Minus MiFD Investment firms For LSF and Class One Minus MiFD Investment firms subject to 3 SREP in any given year, an in-depth review is carried out. For LSF and Class One Minus MiFD investment firms subject to 3 SREP in any given year, an in-depth review is carried out. This is a full review of the ICAAP and ILAAP as updated and submitted by the institution (the information submitted is as set out in the 2016 EBA Guidelines on ICAAP and ILAAP information collected for SREP purposes). The Central Bank of Ireland's review of the ICAAP is functional in the assessment of capital deducacy and the quantification of Pillari I Capital Requirements and Pillar II Capital Guidance imposed on each institution. The Central Bank of Ireland's review of the ILAAP is influential in the assessment of risks to finguiday and funding. In determining the reliability of ICAMP and ILAAP capital and funguiday cauditons, an assessment is performed of the following: The extent to which the ICAAP and ILAAP informs an integral part of the institution's management processes; The extent to which the ICAAP and ILAAP forms an integral part of the institution's management processes; The extent to which the ICAAP and ILAAP forms an integral part of the institution's strategic plans; and exposed; The extent to which the ICAAP and ILAAP is risk-based and covers all material risks to which the institution is or might be exposed; The extent to which the ICAAP and ILAAP is forward looking and integrated with the institution's strategic plans; and The reasonableness and adequacy of measurement and assessment processes.
050	Overall SREP assessment and supervisory measures (Articles 102 and 104 of CRD)	Description of the approach of the competent authority to the overall SREP assessment (summary) and application of supervisory measures on the basis of the overall SREP assessment ⁽⁹⁾ . Description of how SREP outcomes are linked to the application of early intervention measures according to Article 27 of Directive 2014/59/EU and determination of conditions whether the institution can be considered failing or likely to fail according to Article 32 of that Directive ⁽⁶⁾ .	Significant Institutions: Refer to the EG disclosure for information on SREP for SIs at: https://www.bankingsupervision.europa.eu/banking/srep/2023/html/ssm.srep202302_supervisorymethodology2023.en.html Less Significant Institutions and Class One Minus MFID Investment firms The Central Bank of Ireland makes an overall assessment of the capital and liquidity adequacy of the institutions based on the information reviewed and evaluated during the SREP. The Central Bank of Ireland strives to take adequate SREP decisions using a wide range of Information Comping from several assessment of the capital and liquidity adequacy of the institutions based on the information reviewed and evaluated during the SREP. The Central Bank of Ireland strives to take adequate SREP decisions using a wide range of Information Comping from several assessment of the capital eraphics (LAMP/LAAP, the institutions rink appetite, supervisory quantifications used to verify and Challenge the institutions setimates, risk assessment outcomes (Including Tike Wei and risk Control assessmence), the outcome of stress tests, and the supervisor's controls and/or risk management as part of the SREP. Measures available include: • Requiring improvements in internal controls and risk frameworks; • Requiring institutions to polyce as specific provisioning policy or treatment of assets in terms of own funds requirements; • Requiring institutions to apply a specific provisiony measures are both quantitative, linguistang of the Institution in writing and the institutions is given an apportunity to respond. Supervisory measures are both quantitative, linguistand and the institution in writing and the institution site and applicable version respond supervisory measures are both quantitative miters that the risk is Bank Act 1942. Please see more on our Enforcement Process at https://www.centralbank.ie/regulation/mve- regulate/enforcement gealution in the SREP assessment, the supervisory measures (including early intervention measures) on the institution. A nawly

¹¹Competer authority shall decides the policies that gived on institution and in respect of to 040 and in row 050 for the overall assessment. The type of information that shall be disclosed in form of an explanatory note is described in the second column. ¹²Competer authority shall acception box acceptions that is built on institution and in respect of to 500 for the overall assessment. The type of information that shall be disclosed in form of an explanatory note is described in the second column. ¹²Competer authority shall acception box acceptions that is built on institutions into different categories for SREP to posses, describing the use of quantitative criteria, and how financial stability or other overall supervisory objectives are affected by such categorisation. ¹²Competer authority shall acception box acceptions that of the purposes of the purposes of the purposes of the minimum engagement model applied for the sussessment. Supervisory explanations, qualitative criteria, statistical data used in the assessment. Supervisory expectations to ICAP ¹³Competer authorities shall also explain how ta tespersities for the full APA is covered by the minimum engagement model applied for proportionally purposes based on SRE- categories. as well as how roportionally is applied for the purposes of specifying supervisory expectations to ICAP ¹³Competer authorities and using acception the overall SREP assessments. In the competent authorities applie acceptions are solve of all the elements referred to in row 020 to 040, along with any other relevant information about the ¹⁴Competent authorities may also disclose the policies that guide their decisions for taking supervisory intervention. Such disclosures might include the policiation of intervention measures (within the meaning of Article 27 of the Bank Recovery and Resolution Directive (BRDI)) whenever their assistent of an institution identifies wakanesses or intalequacies that call for supervisory interventions. Such disclosures might include t