

Funding Strategy and Guide to the 2023 Industry Funding Regulations

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Summary

This publication provides a guide to the Industry Funding Regulations for 2023, which have been set to recover industry's share of 2022 Financial Regulation costs.

The guide is divided into six sections as follows:

Section 1	Funding Strategy
Section 2	Background to the 2023 Industry Funding Regulations
Section 3	Recovery Rates
Section 4	Calculation of the Industry Funding Levy for each industry category
Section 5	Financial Information for Industry Sectors
Section 6	Appendices
Appendix 1	Comparison of 2022 and 2021 net Annual Funding Requirements
Appendix 2	Population of each Industry Sector
Appendix 3	Glossary: explanation of words and phrases identified in bold italics in Guide.

If you have queries regarding the 2023 Industry Funding Regulations, please refer to the <u>Frequently Asked Questions</u> section in the <u>Industry Funding Levy area</u> of our website <u>www.centralbank.ie</u> or send an e-mail to <u>fundingpolicy@centralbank.ie</u>

Section 1 – Funding Strategy

The Central Bank continues to progress its funding strategy, which aims to:

- (i) Increase over time the proportion of costs paid by industry and reduce the burden of subvention on the taxpayer, while avoiding excessive movements in levy rates at a sectoral level from on year to the next; and
- (ii) Reduce complexity and risk in the areas of funding policy and execution.

In line with this strategy, the 2023 invoices will be based on the Central Bank's actual costs of regulation in 2022.

In some instances, additional subvention has been applied to Financial Regulation costs for 2022 to limit the impact of cost increases on industry. The headline recovery rates in the 2023 billing cycle will reflect the rates approved by the Minister for Finance in 2019 and communicated to industry bodies at that time.

Section 2 – Background to the 2023 Industry Funding Regulations

- 2.1 The Regulations referred to in this Guide are the Central Bank Act 1942 (Section 32D) Regulations 2023. The objective of the Regulations is to raise the agreed proportion (see Table 15 in Section 5) of the cost attributable to the Central Bank's financial regulation activities in 2022 directly from the *regulated entities* it regulates. Accordingly, the Regulations apply to all persons who are subject to regulation by the Central Bank.
- 2.2 The Government gave the power to raise such a levy to the *Central Bank* Commission under the Central Bank Reform Act, 2010. In accordance with legislation, the Minister for Finance has approved the 2023 Regulations.
- 2.3 The Regulations were signed into law by the Deputy Governor, Financial Regulation on 4 September 2023 and came into operation on 6 September 2023. As of that date, all *regulated entities* are liable to pay an annual levy. The levy must be paid no later than 28 days from the date on the levy invoice.
- 2.4 A regulated entity may hold more than one authorisation from the Central Bank and may, therefore, fall into more than one industry funding category. In such cases, the regulated entity will be liable for a levy for each category in respect of which it holds an authorisation each levy will be invoiced separately. For example, a credit union (Category F) which also holds a multi-agency intermediary authorisation (Category C) will be obliged to pay the levy for both categories.

Collection of the Levy

- 2.5 The *Central Bank* sends almost all *regulated entities* a levy invoice after the Regulations are published. However, even if a *regulated entity* does not receive a levy invoice, it is still legally obliged to pay the appropriate levy for its *industry funding category* in the Regulations. Any such *regulated entity* should request a copy levy invoice by email from billing@centralbank.ie.
- 2.6 Levies may be paid either by direct debit or electronic funds transfer (EFT). To ensure that payments are dealt with efficiently, all payments made by EFT must include details of the levy invoice number and/or the account number. Failure to include the required details may result in the EFT payment being returned at the regulated entity's expense. Full details for payment by EFT will be supplied on invoices.
- 2.7 If a regulated entity fails to pay the levy by the required date, the Central Bank may take steps to recover the amount of the levy. Recovery action may include court proceedings.

Update to arrangements for future levy invoices

2.8 The Central Bank intends to move to issuing levy notices by email in 2024 (Levy 2023) and to facilitate this change we will require the assistance of regulated entities in providing us with email details for invoicing purposes. We will contact regulated entities with further specific details through the Central Bank portal messaging system in late 2023.

If your firm has not yet activated its *Central Bank* Portal account, please go to the <u>Central Bank's Portal Webpage</u> to register. If you encounter any difficulties in registering or accessing your portal account please contact <u>onlinereturns@centralbank.ie</u>

Supplementary Levies

2.9 Certain regulated entities will be required to pay an additional (or supplementary) levy to the Central Bank to fund the cost of a particular initiative or regulatory action. The purpose of supplementary levies is to re-charge costs attributable to specific firms where costs can be directly attributable to them in order to avoid imposing them on all firms in the Industry Funding Category. Details of supplementary levies applicable in the 2023 Regulations are tabulated below:

Category	Applicable to	Costs to be funded by this levy
	ELG Scheme Credit Institutions (see Section 4.1 below)	Cost of carrying out activities relating to inquiries by the <i>Central Bank</i> under Part IIIC of the Central Bank Act, 1942.
А	Relevant credit Institutions	Costs related to the <i>Central Bank's</i> exercise of its powers under Part IIIC of the Central Bank Act 1942 in respect of serious failings relating to tracker mortgage issues
	Credit institutions seeking significant changes to their business model and/or activities	While there is provision in the Regulations, no invoices will be raised under this heading in respect of 2022 financial regulation costs
D	Investment Firms subject to Client Asset Requirements	Costs attributable to the performance of the Central Bank's functions under the Client Asset Requirements
D	Investment firms subject to Bank Recovery and Resolution Regulations (2015)	Costs attributable to the performance of the Central Bank's functions as resolution authority under the European Union (Bank Recovery and Resolution) Regulations 2015

Such supplementary levy will be set out in a levy notice sent to the *regulated entities* concerned.

2.10 For Category A entities, supplementary levies apply on a full year basis even where the relevant entity is only authorised by the *Central Bank* for part of a year. For Category D entities, supplementary levies are based on their duration of authorisation (i.e. full year/prorata).

Pro-Rata Levies

- 2.11 Each regulated entity will be liable to a levy for the portion of the year in respect of which it holds an authorisation from the Central Bank. It follows that regulated entities authorised in 2022 are liable to a levy covering the period from date of authorisation to 31 December 2022.
- 2.12 Similarly, a *regulated entity* whose authorisation was revoked during the course of 2022 is liable to a levy covering the period 1 January 2022 to the date on which the relevant authorisation was revoked and are levied at the time of revocation.

Appeals and Waivers

- 2.13 Appeals must be submitted within 21 days of the due date of the levy contribution /supplemental levy contribution.
- 2.14 Any such appeal must
 - set out in writing the grounds for the appeal and include all supporting documentation or representations; and
 - be accompanied by a payment or a receipt evidencing payment of that portion of the levy contribution/supplementary levy contribution that is not under appeal.
- 2.15 Where, in the reasonable opinion of the *Central Bank*, the obligation of a regulated entity to pay a levy contribution/supplementary levy would be likely to make that entity insolvent, or where the regulated entity/former regulated entity is a sole trader or bankrupt, the *Central Bank* may waive the obligation of that entity under these regulations to pay the levy contribution/supplementary levy.
- 2.16 The *Central Bank* may, at its discretion, waive or reduce part/all of a levy contribution/ supplementary levy in exceptional circumstances.
- 2.17 The Central Bank shall advise the regulated entity in writing of its decision in respect of the appeal, providing reasons and details of any amount outstanding and the due date applicable for the payment of any outstanding levy liability.

Records

2.18 A regulated entity must keep all records on which the levy has been calculated for so long as the Regulations stipulate. Regulation 13 stipulates that this requirement is applicable for a period of six years.

Section 3 – Recovery Rates

- 3.1 In support of the Bank's funding strategy, the 2023 Regulations reflect agreed increases in recovery rates. The recovery rates communicated in 2019 are set out in the table below.
- 3.2 Recovery rates are applied to each sector's share of financial regulation costs. In some instances, the actual amount collected may be lower to reflect approved subvention where the Central Bank has formed a view that it is appropriate to do so in order to meet its objective of proportionality, while balancing this against the burden that any additional subvention ultimately imposes on the taxpayer.
- 3.3 Apart from Credit Unions and those categories which have already moved to 100% recovery, a recovery rate of 90% will apply to all other categories for 2022 which will move to 100% for levies recovering 2023 costs.

Recovery Rates		Lookback Plan							
to 2024	Calendar Year 🗲	2017	2018	2019	2020	2021	2022	2023	2024
	Levied in 🗦	2017	2018	2020	2021	2022	2023	2024	2025
ELG Banks		100%	100%	100%	100%	100%	100%	100%	100%
Other Banks									
Insurance Undertakings		7.507	80%	90%	100%	100%	100%	100%	100%
Investment Firms		65%	80%	% 90%	100%	100%	100%	100%	100%
Fund Service Providers									
Funds		65%	65%	80%	90%	100%	100%	100%	100%
Retail Intermediaries & Debt	Management Cos	50%						İ	
High Cost Credit Providers (f	ormerly Moneylenders)				70% 75% 80%		90% 100%		100%
Approved Professional Bodie	es		65%	70%		80%		100%	
Bureau de Change/Money Transmitters Retail Credit/Home Reversion/Credit Servicing Firms Payment & E-Money Institutions		65%	03%	70%	73%	00%	70%	100%	100%
								!	
Credit Unions		.01% of to	otal assets	20%	35%	50%	50%	TBC	TBC

Section 4 - Calculation of the Levy

4.1 Category A: Credit Institutions

Each credit institution in this category shall be liable to pay an Industry Funding Levy consisting of the sum of a minimum amount and a variable amount as set out in Table 1 below:

	Table 1						
		Mini	mum Levy plus Variable Levy				
	Credit Institutions	Minimum Levy	Variable Levy				
A1	Irish authorised Credit Institutions (including relevant credit institutions authorised pursuant to section 9A of the Central Bank Act 1971	€178,142	Variable Levy (V) is calculated as follows: V = [(S+G)* 50%]* C Where: S= the credit institution's percentage share of the sum of total assets for category A1 (based on the credit institution's report in FINREP template F01.01 row 380 for the period 31 December 2022¹); G = the credit institution's percentage share of the sum of total risk exposure for category A1 (based on the credit institution's report in COREP template C02.00 row 010 for the period 31 December 2022); C= the proportion of total variable amount for category A1 The values of S, G and C relevant to their levy calculations will be communicated directly by the Central Bank to each credit institution.				
	Note: The funding requirement relates principally to the recovery of 2022 costs but is adjusted for balancing items and deferred income from previous years and other such approved adjustments.						

Credit institutions within sub-categories A2 and A3 are obliged to pay a flat rate levy of €29,500 as set out in Table 2 below.

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 $^{^1}$ For entities whose year-end is October, data for the period 31 October 2022 will be used. For entities whose year-end is March, data for the period 31 March 2022 will be used;

	Table 2				
Cro	edit Institutions authorised in another EEA State	Minimum Levy Payable			
A2	Credit Institutions authorised in another EEA state which have established a branch in Ireland.				
А3	Credit Institutions authorised in another EEA state operating in Ireland on a Freedom of Services basis. No levy invoices will be issued.	€29,500.			

Credit Institutions - Supplementary levies

Credit institutions (where appropriate) will continue to be liable to pay supplementary levies to the *Central Bank* for the purposes of providing sufficient funds to recover costs arising from:

- (i) the conduct of activities relating to inquiries under Part IIIC of the Central Bank 1942;
- (ii) the exercise of the Central Bank's powers under Part IIIC of the Central Bank 1942 in relation to tracker mortgage investigation and related issues; and
- (iii) significant changes to business models and/or activities, where appropriate. No such charge arises in the Levy 2022 billing cycle.

Supplementary levies will be set out in separate levy invoices sent to relevant credit institutions.

4.2 Category B: Insurance Undertakings

Each of the following entities shall be liable to pay the levy contribution corresponding to its **impact** category as set out in the relevant tables below.

	Table 3 – (Re) Insurance Undertakings authorised in Ireland							
		Levy payable per Impact Category						
	(Re)Insurance Undertakings	Ultra High	High	Medium High	Medium Low	Low		
B1	Life Insurance undertakings as defined under the EU(Insurance and Reinsurance) Regulations 2015 with an Irish head office	€4,393,100	€1,993,369	€455,784	€90,608	€28,147		
B4	Non-life insurance undertakings as defined under the EU(Insurance and Reinsurance) Regulations 2015 with an Irish head office							
В7	Reinsurance undertakings as defined under the EU(Insurance and Reinsurance) Regulations 2015 with an Irish head office							
B8	Branch in the State of a Third country insurance undertaking as defined under the EU(Insurance and Reinsurance) Regulations 2015							

	Table 4 – Insurance Undertakings authorised in another EEA state							
		Gross W	ritten Premium	on Irish risk b	ousiness or Fla	t Rate Levy		
Insura	ance undertakings authorised in another EEA state	GWP > €100m	GWP €0-€100m	GWP €0m-€50m	Flat Levy			
B2	Life insurance undertakings authorised in another EEA state which have established a branch in Ireland	€227,892	€21,110	N/A	N/A	N/A		
В3	Life insurance undertakings authorised in another EEA state operating in Ireland on a Freedom of Services basis ²	N/A	N/A	N/A	N/A	€21,110		
B5a	Non-life insurance undertakings authorised in another EEA state which have established a branch in Ireland writing motor insurance	N/A	N/A	€227,892	€45,304	N/A		
B5b	Non-life insurance undertakings authorised in another EEA state which have established a branch in Ireland not included in B5a	N/A	N/A	N/A	N/A	€21,110		
B6	Non-life undertakings authorised in another EEA state operating in Ireland on a Freedom of Services basis	N/A	N/A	N/A	N/A	€21,110		

²As insurance undertakings operating in Ireland on a Freedom of Services basis may write Irish risk business, they will be subject to a levy designed to contribute towards the cost of consumer protection regulation. The amount of such levy is as set out in Table 4 above.

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	Table 5 – Special Purpose Reinsurance Vehicles ³				
		Minimum Levy plus Contribution per Arrangement on a pro rata basis with respect to the number of days of the levy period during which the Special Purpose Reinsurance Vehicle or arrangement was approved			
	Special Purpose Reinsurance Vehicles (SPRV)	Minimum Levy			
В9	Special Purpose Reinsurance Vehicles shall pay a minimum levy equivalent to 50% of that applied to Low impact undertakings in Category B (Insurance/ reinsurance undertakings authorised in Ireland) in respect of single and multiple arrangements.	€14,073			
	Second and subsequent Special Purpose Reinsurance Vehicle arrangements shall be subject to a levy equivalent to one-third of the minimum levy payable in respect of single and multiple arrangements.	€4,691 per arrangement			

4.3 Category C: Intermediaries and Debt Management Firms

Levies payable by intermediaries and debt management firms are determined by the firms' total income from fees and income from commission as submitted through the Online Reporting System. The levy for intermediaries and debt management firms will be calculated as set out in Table 6 below:

	Table 6						
	Minimum Levy plus Variable Levy						
	Intermediaries & Debt Management Firms	Minimum Levy	Variable Levy				
	Intermediaries (including Investment Product Intermediaries and Mortgage Intermediaries who hold authorisations under the Consumer Credit Act 1995)		Variable Levy (V) is calculated as follows: (A - B) x C				
С	Mortgage Credit Intermediaries who hold authorisations under the European Union (Consumer Mortgage Credit Agreements) Regulations 2016	€950	Where: A = total of firm's 'Income from Fees' and 'Income from Commissions' as reported in the firm's <i>On-Line Regulatory Return</i> for the year ended 31 December 2021 which was due for submission to the Central				
	Insurance/Reinsurance Intermediaries registered under the EC (Insurance Mediation) Regulations 2005		Bank at end-June 2022 or the most recently received previous report from the firm. B = threshold level of total 'Income from Fees' and 'Income from Commissions' of €200,000;				
	Debt Management Firms authorised under the Central Bank Act, 1997		C = variable levy rate of 0.25%.				

 $^{^3}$ Special purpose reinsurance vehicle is a "special purpose vehicle" as defined under the EU (Insurance and Reinsurance) Regulations 2015.

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Notes:

Income from fees and income from commissions should be shown before deduction of any commission payable to a third party.

Intermediaries and debt management companies newly authorised and not yet due to submit an **On-Line Regulatory Return** shall be liable to pay the minimum Industry Funding Levy applicable to this category of €950.

Intermediaries and debt management companies that fail to submit their *On-Line Regulatory Return* in accordance with regulatory requirements shall be liable to a default levy amounting to \leqslant 3,600. This default levy will be cancelled, however, and replaced with a levy calculated in accordance with the entity's reported income from fees and income from commissions following submission of its *On-Line Regulatory Return*.

Firms should ensure they complete their returns accurately and in accordance with the <u>Guidance Manual</u> to enable the recording of correct data on the Central Bank's system and support accuracy of levy calculations.

4.4 Category D: Investment Firms

A *regulated entity* falling within any of the below sub-categories of Investment Firms authorised by the *Central Bank* shall be liable to pay the levy corresponding to its *impact category* as set out in Table 7 below.

Table 7						
		Le	evy payable per li	mpact Category		
	Investment Firms	High	Medium High	Medium Low	Low	
D1	Designated Fund Managers					
D2	Receipt and Transmission of Orders and/or Provision of Investment Advice					
D3	Portfolio Management; Execution of Orders					
D4	Own Account Trading; Underwriting on a Firm Commitment Basis	€1,813,792	€906,896	€180,287	€23,046	
D5	Stock Exchange Member Firms					
D6	Firms authorised under the Investment Intermediaries Act, 1995 that are not captured in any other levy category					
D9	High Volume Algorithmic Trading Firms					

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D10	Market Infrastructure Firms				
D11	Investment firms authorised in another EEA state, which have established a branch in Ireland.				€23,046
CAR	Client Asset Levy: D1 to D10 as above, where subject to Client Asset Requirements (CAR) shall pay a supplementary levy	€449,484	€224,742	€44,678	€6,263
BRRD	BRRD Admin Levy: Investment Firms within the meaning of Regulation 3 of the European Union (Bank Recovery and Resolution) Regulations, 2015 shall pay a supplementary administration levy	€110,637	€109,120	€21,693	€10,846

4.5 Category E1: Investment Funds

As set out in Table 8 below, all investment funds structured either as single (standalone) funds or umbrella funds (with one sub-fund) authorised by the *Central Bank* shall be liable to pay a minimum levy of \in 7,165. In addition to the minimum levy of \in 7,165, umbrella funds with more than one sub-fund will also pay a contribution per sub-fund (<u>including</u> the first sub-fund) of \in 475 up to a maximum of twenty sub-funds, resulting in a maximum contribution for umbrella funds of \in 16,665 (i.e. minimum levy of \in 7,165 plus 20 x \in 475).

	Table 8			
	Minimum Levy plus Contribution per Su fund			
Investment Funds		Minimum Levy (Single & Umbrella Funds with one sub- fund)	2-20 sub-funds (Umbrellas only)	
E1a	Authorised UCITS; Authorised Unit Trusts; Authorised Investment Companies (Designated and non-Designated); Authorised Investment Limited Partnerships; Authorised Common Contractual Funds Authorised Irish Collective Asset-management Vehicles (ICAV)	€7,165	€475 per sub-fund	
E1b	UCITS Self-Managed Investment Companies (SMICs); UCITS Self-Managed ICAVs; Authorised Designated Investment Companies (Internally Managed Alternative Investment Funds); Authorised Irish Collective Asset-management Vehicles (Internally Managed AIF ICAVs);		C473 per sub-rund	

4.6 Category E2: Alternative Investment Fund Managers and Other Investment Fund Service Providers

An *Investment fund service provider* falling within sub-categories E2a, E2b and E2c and which has been authorised by the *Central Bank* shall be liable to pay the levy contribution corresponding to its *impact category* as set out in Table 9. All entities within sub-category E2d shall pay a flat rate levy of €19,903. Effective from the 2022 levy cycle, investment fund service providers and investment firms (category D) are no longer treated as one group for the purpose of cost allocation and levy rate setting purposes.

Table 9					
	Levy payable per Impact Category				У
Inves	tment Fund Service Providers	High	Medium High	Medium Low	Low
E2a	AIF Management Companies				
E2b	Administrators; UCITS Managers (Non Delegating); Depositories; Alternative Investment Fund Managers	€1,566,457	€783,228	€155,702	€19,903
E2c	UCITS Managers (Delegating)				
E2d	UCITS managers and alternative investment fund managers authorised in another EEA state which have established a branch in Ireland	All entities in this sub-category shall pay a flat rate levy of €19,903			

4.7 Category F: Credit Unions

A Credit Union is liable to pay a levy of 0.02784 per cent of total assets as reported in its quarterly prudential return setting out its balance sheet as at 31 December 2022.

As noted in section 3, a recovery rate of 50% currently applies to the credit union sector. The Central Bank intends to undertake a public consultation to elicit views on the rate of recovery that should apply in future years, taking into account the fact that all other sectors will have moved to 100% by next year.

4.8 Category G: High Cost Credit Providers (formerly 'Moneylenders')

Levies payable by High Cost Credit Providers (HCCP) are determined by the firms' turnover reported to the *Central Bank* in section 6.2 of the most recently received Renewal Application for the entity. The amount of the levy will be calculated as set out in Table 10 below:

	Table 10				
	Minimum Levy plus Variable Levy				
Hi	gh cost credit providers	Minimum Levy	Variable Levy		
G	High Cost Credit Providers	€1,920	Variable Levy (V) is calculated as follows: (A - B) x C Where: A = firms' turnover reported to the <i>Central Bank</i> in section 6.2 of the most recently received Renewal Application for the entity. B = threshold level of total 'Turnover' of €60,000; = C = variable levy rate of 1.178%.		

4.9 Category H: Approved Professional Bodies

Each approved professional body shall be liable to pay the levy contribution corresponding to its impact category as set out in Table 11.

Table 11			
Impact Category	Low		
Levy	€5,500		

4.10 Category J: Bureaux de Change

Each bureau de change that has been authorised by the *Central Bank* shall be liable to pay the levy contribution corresponding to its *impact category* as set out in Table 12.

Table 12			
Impact Category	Low		
Levy	€2,500		

4.11 Category L: Default Assessment

Each *regulated entity* defined as a defaulting entity pursuant to Regulation 13(4) of the 2023 Regulations is liable to pay a flat rate levy of \in 3,600.

4.12 Category M: Retail Credit Firms, Home Reversion Firms and Credit Servicing Firms

Each retail credit firm, credit servicing firm and home reversion firm that has been authorised by the *Central Bank* shall be liable to pay the levy contribution corresponding to its *impact category* as set out in Table 13 below.

	Table 13				
		Levy Payable per Impact Category			
Retail Credit, Credit Servicing & Home Reversion Firms		Low			
M1	Retail Credit Firms	€81,703			
M3	Credit Servicing Firms				
M2	Home Reversion Firms	€5,000			

Background: Impact of increased regulatory scrutiny on levy rates for this category

This category of firms plays a key role in the credit provision landscape, with the extension of regulation to additional areas of activity occurring in 2022. This included entering into consumer-hire or hire-purchase agreements and other forms of indirect credit such a Buy Now Pay Later. As a result, firms have been, and will continue to be, subject to increased regulatory scrutiny across a number of areas. These include, but are not limited to, operational resilience and firms' handling of distressed debt and the consequences for borrowers of rising interest rates. This all necessitates the allocation of additional resources to the sector and, as a result, the associated cost of regulation have risen materially.

In light of the increased regulatory scrutiny, as outlined above, the consequent industry levy rose in 2021 and has risen again in 2022. Given the increase in costs in 2021, in order to spread the impact over more than one year, the Central Bank took the decision to defer part of the 2021 funding requirement and collect it in two equal instalments as part of levy 2022 and levy 2023. It has similarly taken the decision to defer part of the 2022 funding requirement and collect it in two equal instalments as part of levy 2023 and levy 2024 (to be collected in 2024 and 2025 respectively).

A separate communication has issued recently to retail credit firms and credit servicing firms, reflecting the above.

4.13 Category N: Payment Institutions and E-Money Institutions

Each payment institution and e-money institution that has been authorised by the *Central Bank* shall be liable to pay a levy combining a flat rate and variable element calculated according as set out in Table 14 below.

	Table 14					
	Minimum Levy plus Variable Levy					
Payment & E-Money Institutions		Minimum Levy	Variable Levy			
N	Payment Institutions E-Money Institutions An Post (in its capacity as a Payment Service Provider)	€5,000	Variable Levy (V) is calculated as follows: A = B/C Where: A = Variable Levy Rate % (i.e. firm's % share of Total Value of Transactions processed by all firms) B = Value of Transactions processed by the firm as reported in On-Line Returns to the Bank for year ended 31 December 2022 C = Total Value of Transactions processed by all firms as reported in On-Line Returns to the Bank for year ended 31 December 2022 An Explanatory Memorandum will be included with invoices to all firms to provide guidance on how the invoice total has been calculated.			

In addition to the Minimum and Variable levies as above, any firms with a risk rating of 'Ultra High' from an Anti-Money Laundering / Combating the Financing of Terrorism perspective will be required to pay the \in 5,000 Minimum Levy above and a separate flat fee of \in 375,000

Section 5 - Financial Information for Industry Sectors

Cost of Financial Regulation in 2022

- 5.1 The Central Bank's 2022 adjusted⁴ cost of financial regulation activities is €219.3 million, an increase of €2.5 million (+1.2%) on the 2021 outturn of €216.8 million.
- 5.2 For the 2023 invoicing cycle, all levies will be based on 2022 actual costs and include adjustments for prior year balances and specific treatments of certain items e.g. pensions, approved subvention of any unusual items.
- 5.3 From 2015-2019, pension accounting charges were smoothed in order to reduce levy volatility. However, an assumption at the time that the low yield environment was a temporary phenomenon has given rise to a growing deferred income asset (income recognised but not yet collected). The deferred income asset was to be recouped over a three-year period. The current 2023 billing cycle (2022 actual costs) is the third and final year in which these costs will be recouped.

The Central Bank now uses actual cash contribution rates as a basis for calculating financial regulation costs.

- 5.4 Subvention of unusual items again features in the final rates for certain categories this year. Subvention is applied only in specific circumstances where, in the Central Bank's judgement, relief is warranted. Details of the subvention amounts are tabulated in 5.6 below.
- 5.5 The **Net Annual Funding Requirement (nAFR)** for the 2022 levy cycle of €190.3 million (2021 €193.8 million) takes account of:
 - Increases in recovery rates in line with the trajectory published in 2019;
 - A surplus of €3.7 million which mainly arose between the amount collected from the 2021 levy and the 2021 actual cost attributable to Industry, of which €3.2 million relates to Retail Intermediaries & Debt Management Firms where the agreed strategy is to create a surplus to smooth levy rates;
 - Deferred pension income of €6.0 million (per 5.3 above); and
 - Additional subvention as set out in the table in paragraph 5.6 below.

⁴ Adjusted to reflect treatment of pension costs in the levy calculation process (as set out in 5.3 above)

5.6 The amount of subvention of costs, including that arising as a result of some sector's recovery rates being less than 100%, amounts to €25.7 million. The following table provides a sectoral breakdown of this amount:

	Subvention breakdown	€m
1	Markets Supervision: In line with established policy, funding of certain market supervision activities not recouped from industry results in subvention of €7.9 million.	7.9
2	Payment Institutions and E-Money Institutions: A subvention of €4.3 million (in addition to that which results from the 90% recovery rate) has been applied to cover certain costs of regulation, including the costs of processing new authorisation applications and supervisory developments. As the sector matures and the Central Bank's supervision of it evolves, the level of subvention is expected to reduce.	5.4
3	Credit Union sector: Recovery rate of 50% results in subvention of €5.7 million.	5.7
4	Investment Firms: As noted in section 4.6, Investment Firms and Fund Service Providers are now treated as separate cost pools and subject to separate levy rates. An additional subvention of €3.7 million has been applied to the cost attributable to Investment Firms to partially mitigate the impact of the change on the level of levy rates for the sector.	3.7
5	High Cost Credit Providers: Levy 2022 rates are being held at Levy 2021 levels reflecting the sector's particular circumstances. This results in an additional subvention of €0.5 million.	0.5
6	Other categories in transition to 100% Funding: Based on recovery rates in the 2023 Regulations, the shortfall requires subvention of €1.3 million.	1.3
7	Administrative Sanctions Process: On-going funding of enquiries which commenced prior to 1 January 2018 gives rise to subvention of €0.5 million.	0.5
8	Professional Fees adjustments: Professional Fees relating to external assistance to support the assessment of Virtual Asset Service Provider applications of €0.5 million.	0.5
9	Minor additional subventions: €0.2 million subvention is applied to mitigate the levy volatility that would otherwise result in sectors with small populations, being bureaux de change and approved professional bodies.	0.2
	Total	25.7

How the net Annual Funding Requirement (nAFR) is determined

5.7 The *gross Annual Funding Requirement (gAFR)* is calculated by applying the target recovery rate for each sector (see 3.1 earlier) to the cost of regulating that sector.

Table 15					
Industry Funding Category	Category	2021	2022		
		Recovery Rate	Recovery Rate		
ELG Credit Institutions	A1	100%	100%		
Other Credit Institutions	A1, A2, A3	100%	100%		
Insurance Undertakings	В	100%	100%		
Retail Intermediaries and Debt Management Firms	С	80%	90%		
Investment Firms	D	100%	100%		
Client Asset Requirements	D	100%	100%		
BRRD Admin Levy	D	100%	100%		
Funds	E1	100%	100%		
Fund Service Providers	E2	100%	100%		
Credit Unions	F	50%	50%		
High Cost Credit Providers	G	80%	90%		
Approved Professional Bodies	Н	80%	90%		
Bureaux de Change	J	80%	90%		
Retail Credit, Home Reversion and Credit Servicing Firms	М	80%	90%		
Payment and E-Money Institutions	N	80%	90%		

5.8 The **Net Annual Funding Requirement (nAFR)** for the 2022 levy cycle is €190.3 million, of which €1.7 million has already been billed and €0.4 million⁵ is deferred. The remaining balance to be collected from industry is €188.2 million. Appendix 1 provides a sectoral breakdown.

Calculation of Levy rates for individual regulated entities

- 5.9 Costs attributable to a particular industry funding category include the pay, non-pay and overhead costs associated with the supervision of regulated entities, including the provision of specialist support.
- 5.10 A series of policies govern how costs are aggregated and allocated to industry categories. These policies are subject to annual review by a Levy Oversight Group and approval of the Deputy Governor, Financial Regulation.
- 5.11 The basis for calculating levies within each *industry funding category* is set out in Table 16:

⁵ Deferred Income relating to the Retail Credit /Credit Servicing Firms category.

Table 16				
Industry Funding Categories	Levy Type	Ref	Basis for Distribution of Costs across firms within each of these categories	
 Insurance/Reinsurance Undertakings Investment Firms Fund Service Providers Firms subject to Client Asset Requirements Firms subject to BRRD Admin Levy 	PRISM Based	4.2 4.4 4.6 4.4 4.4	Based on relative allocations of the supervisory resources attributable to the <i>Industry Funding Category</i> concerned	
 Credit Institutions Retail Intermediaries & Debt Management Firms High Cost Credit Providers Investment Funds Credit Unions Payment Institutions and E-Money Institutions 	Based on firm metrics	4.1 4.3 4.8 4.5 4.7 4.13	Application of calculation formula to relevant metric	
 Approved Professional Bodies Bureaux de Change Retail Credit/Home Reversion/Credit Servicing Firms 	Flat Rate	4.9 4.10 4.12	Allocated equally among the firms in each of these categories	

Appendix 1 - Comparison of 2021 and 2022 Net Annual Funding Requirement (nAFR)

Industry Sector	Description	2021 nAFR	2022 nAFR	Variance
		€'000	€'000	€'000
A1	Irish authorised Credit Institutions admitted to the ELG Scheme 2009 and their subsidiaries	25,566	24,105	-1,461
A1/A2	Irish authorised Credit Institutions (other than those in A1a) and EEA Branches	41,196	40,131	-1,065
Α	Supplementary Levy for Credit Institutions	9,171	7,827	-1,344
В	Insurance/Reinsurance Undertakings	50,231	47,614	-2,617
С	Intermediaries and Debt Management Firms	4,357	4,148	-209
D/E2	Investment Firms ⁶ Fund Service Providers	36,969	22,098 15,937	1,066
E1	Investment Funds	12,250	12,449	199
F	Credit Unions	6,040	5,692	-348
G	Moneylenders	588	372	-216
Н	Approved Professional Bodies	10	11	1
J	Bureaux de Change	16	18	2
М	Retail Credit/Home Reversion/Credit Servicing Firms	2,744	4,091	1,347
N	Payment Institutions & E-Money Institutions	3,588	5,387	1,799
	Total ⁷	192,726	189,880	-2,846
	Less Pro Rata authorisation and revocation Levies issued	-3,897	-1,666	2,231
	Total Amount to be raised	<u>188,829</u>	<u>188,214</u>	<u>-615</u>

⁶ Separate cost pools has been established for Investment Firms and Fund Service Providers for Levy 2022.

⁷ The total includes a reduction of €0.4 million in Retail Credit/ Credit Servicing Firms, which is deferred income to be recouped.

Appendix 2 - Population of Each Industry Sector

Industry Sector	Description	2021 No of Entities	2022 No of Entities	Change #	Change %
A1	Irish authorised Credit Institutions	18	17	(1)	(5.6)%
A2	Credit Institution - EEA Branch	28	26	(2)	(7.1)%
B1 B4 B7 B8 B9	Insurance Life - Irish Head Office Insurance Non - Life Irish Head Office Reinsurance Third Country Branch Special Purpose Reinsurance Vehicle	176	187	11	6.3%
B2 B5	Insurance Life - EEA Branch Insurance Non Life - EEA Branch	24	24	-	-
С	Intermediaries and Debt Management Companies	2,165	2,180	15	0.7%
D1, D2, D3, D4, D6	Investment Firms	82	84	2	2.4%
D5	Member Firms of the Irish Stock Exchange	5	4	(1)	(20)%
D9	High Volume Algorithmic Traders	2	2	-	-
D10	Market Infrastructure Firms	8	8	-	-
D11	Investment Firm – EEA Branch	12	9	(3)	(25.0)%
E1	Investment Funds	1,283	1,316	33	2.6%
E2a, E2b, E2c	Investment Fund Service Providers	208	210	2	1.0%
E2d	Investment Fund Service Providers – EEA Branch	10	13	3	(300)%
F	Credit Unions	242	200	(0)	(4.000)
G	High Cost Credit Providers	212	203	(9)	(4.2%)
Н		32	32	-	-
	Approved Professional Bodies	2	2		-
J M	Bureaux de Change Retail Credit Firms, Home Reversion Firms and	7	7	-	-
- IVI	Credit Servicing Firms	42	66	24	57.1%
N	Payment & E-Money Institutions	39	41	2	5.1%

Appendix 3 - Glossary

Central Bank means the Central Bank of Ireland.

BRRD is the Bank Recovery and Resolution Directive 2014. The BRRD sets out the rules for the resolution of Banks and large investment firms in all EU Member States.

Client Asset Requirements means the requirements imposed on investment business firms and investment firms pursuant to Section 52 of the Investment Intermediaries Act 1995 (No. 11 of 1995), or client asset requirements imposed on regulated financial service providers pursuant to the Central Bank (Supervision and Enforcement) Act 2013 (Section 48(1)) (Investment Firms) Regulations 2017 [S.I. No. 604 of 2017] or pursuant to any amending or replacing legislation. The Requirements are designed to protect and safeguard client assets (consisting of funds and financial instruments) which a regulated financial service provider, in the course of providing investment services, holds on behalf of clients.

ELG Scheme Institution means a credit institution authorised under Irish legislation which was admitted to the Eligible Liabilities Guarantee Scheme, 2009.

Investment Fund Service Providers is the collective term used to describe the parties providing services to an investment fund.

Gross Annual Funding Requirement (gAFR) represents the relevant proportion (see Table 15, Section 5.7) of the cost of financial regulation activities for the year in question which will be funded by industry.

High Impact regulated entities are large domestic and international financial firms which are major players in their respective markets with considerable potential to cause large-scale damage to financial sector stability.

A **High Volume Algorithmic Trading Firm** is a *regulated entity* which primarily executes a large volume of buy and sell orders using proprietary algorithmic trading software technology.

Impact category is a rating given to regulated entities by the Bank in accordance with the Bank's Probability Risk and Impact System (PRISM) Framework

Impact metric data means selected items extracted from a regulated entity's most recent On-Line Regulatory Return.

Industry Funding Category - for the purposes of the annual Industry funding levy, *regulated entities* are categorised according to the financial activities they are authorised to undertake. For example, credit institutions are category A, insurance undertakings are category B, retail intermediaries are category C and so on. There are currently 12 industry funding categories. Please see Section 4 for further details.

Low Impact regulated entities constitute the bulk of the *regulated entities* operating in Ireland. Failure of individual *regulated entities* in this category would not cause significant damage to the State or its citizens as a whole.

A Markets Infrastructure Firm is a *regulated entity* that either operates a trading platform or provides clearing and/or settlement services to market participants.

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Medium High Impact regulated entities are large firms with considerable potential to cause prudential harm or customer loss. They are, however, not systemically important institutions and their failure, (if managed properly), should not derail the financial system or wider economy.

Medium Low Impact regulated entities are typically medium-sized and non-dominant players in their respective industries.

Net Annual Funding Requirement (nAFR) represents the adjustment of the *Gross Annual Funding Requirement (gAFR)* for prior year balances and other items which have been approved for inclusion in assumptions which underpin the annual levy process.

On-Line Regulatory Return is the return that must be completed by certain types of *regulated entities* and submitted to the *Central Bank* by means of a secure web based system. The amount and type of information that the *Central Bank* requires to be included in these regulatory returns varies between financial sectors. Links to the sectoral requirements are available in the reporting requirements section of the <u>Financial Regulation Industry Sectors</u>.

PRISM (Probability Risk and Impact SysteM) is the name given to the framework that the *Central Bank* has developed to apply risk based supervision.

Regulated Entities means persons who are subject to regulation under designated enactments and designated statutory instruments (including *regulated entities* whose business is subject to regulation by an Authority that performs functions in an EEA country that are comparable to the functions performed by the *Central Bank* under a designated enactment or designated statutory instrument) and also includes former regulated entities who were regulated for part of the levy period.

Regulator is the state body charged with the responsibility for the prudential supervision of authorised *regulated entities.* In Ireland, the regulator is the *Central Bank* of Ireland.

Ultra High Impact regulated entities are the largest domestic *regulated entities* or international *regulated entities* with Irish headquarters and with potential to cause large scale damage to the financial system and the Irish economy.