Supervisory review and evaluation process (SREP)(1)



	Supervisory review and evaluation process (SREP) ⁽¹⁾			
010	Date of the la	st 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) No 575/2013 and Directive 2013/36/EU; • a high-level oversive of how the competent authority takes into account the principle of proportionality when considering the scope of SREP and frequency of assessment of various SREP elements ⁽²⁾ .	Significant Institutions (SIs) at the ECB disclosure for information on SREP for Significant Institutions (SIs) at the ECB disclosure for information on SREP for Significant Institutions (SIs) at the Significant Institutions (SIs) as the Significant Institutions (SIs) is performed by the National Competent Authorities (NCAs), with the ECB responsible for exercising oversight over the functioning of the system. The direct supervision of Class One Minus MiFID investment firms (together "institutions"). The scape of application of the SREP is defined as follows: *For the EU parent institution of a group, the evaluation is conducted primarily on a consolidated basis i.e. at the level of the group as a whole. This evaluation takes into consideration any matters arising from the evaluations of individual credit institutions i.e. at the level of the parent on a solo basis and of its principal subsidiaries. *If the Central Bank of Ireland supervises a subsidiary that is consolidated into another credit institution, the evaluation is conducted primarily on a sub-consolidated basis. Account is nevertheless taken of the entity is position within the group. *For entities that on telengin year group, the SREP is conducted on a solo basis. With regard to proportionality, the Central Bank of Ireland uses the SSM LSI classification framework, which allows flexibility to take into account the nature, size and complexity of the Isii. The principle of proportionality is also in the SSM LSI 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 SREP is a valiable at: https://www.bankingsupervision.europa.eu/ecb/pub/pdf/ssm.supervisory_guides202401_manual.en.pdf?af9ae58d8852e52fe8ad 1346ad546ed6	
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/GU/202/05) 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 proprotionally when assessing individual SREP elements, including how the categorisation of institutions have been applied ⁽³⁾ .	Significant Institutions Refer to the ECG disclosure for information on SREP for SIs at: https://www.bankingsupervision.europa.eu/banking/srep/2023/j.html/ssm.srep202302_supervisorymethodology2023.en.html https://www.bankingsupervision.europa.eu/banking/srep/2023/j.html/ssm.srep202302_supervisorymethodology2023.en.html Less Significant Institutions and Class One Minus MiFID investment firms The SREP is completed in line with the revised EBG Guidelines on common procedures and methodology for the supervisory review and evaluation process at: https://www.eba.europa.eu/activites/single-niebook/reguilatory-activites/supervisory-review-and-evaluation-process-step-4 The scope of the SREP covers all the requirements in Directive 2013/36/EU (CRD), amending Directive (EU) 2019/878 and Regulation (IV) 0219/878 and encompasses three main elements: * A Risk Assessment System (RAS) is used for evaluating an institution's risk levels and controls; * A Risk Assessment System (RAS) is used for evaluating an institution's risk levels and controls; * A Comprehensive review of the institution's Internal Capital Adequacy Assessment Process (ICAAP) and Internal Liquidity Adequacy Assessment Process (ILAAP); and * A decision on relevant supervisory measures, if any. * Consistent with the EBA Guidelines on SREP, the SREP is comprised of the following elements: * Business model assessment; * A Business model assessment; * Business mo	
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 are evaluation of the internal capital adequacy assessment process (CLAP) and internal liquidity decapital and internal liquidity adequation of 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 ICAP and ILAP of institutions; • information of ICAP and ILAP related information, in particular covering what information need to be submitted; • information on whether an independent review of the ICAP and ILAP is required from the-institution.	Refer to the ECB disclosure for information on SREP for SIs at:	
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 ⁽ⁱ⁾ . 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 fall according to Article 32 of that Directive ⁽ⁱ⁾ .	Sanffant 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 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 coming from several sources. These include the institutions regular reports, ICAAPILAAP, the institutions risk appetites, supervisory quantifications used to verify and challenge the institutions estimates, risk assessment outcomes (including risk level and risk control assessments), the outcome of stress tests, and the supervisor's sessessment outcomes (including risk level and risk control assessments) in resistance of stress tests, and the supervisor's controls and/or risk management as part of the SREP. Measures available includes: *Requiring improvements in internal controls and risk frameworks; *Requiring in institution to hold additional capital or fliquidity; *Requiring in institution to report assessments are supervisory or treatment of assets in terms of own funds requirements; *Restricting or limiting the business operations; and *Requiring institutions to reduce the inherent risk in their activities. The outcome of the SREP analysis and any supervisory measures imposed are communicated to the institution in writing and the institution is power an apportunity to respond. Supervisory measures are both quantitative, imposing additional capital and injustity requirements, and qualitative whereby a risk mitigation programme is imposed on a credit institution. A risk mitigation influenced Breaches of regulatory requirements and and animativative wanction under Part III C of the Central Bank Act 1942. Please see more on our Enforcement Process at https://ww	

[&]quot;Competent authorities shall disclose the criteria and methodologies used in rows 020 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.

"The scope of SREP to be considered both at a level of an institution and in respect of its own resources.

A competent authority shall also explain the approach used to classify institutions into different categories for SREP purposes, describing the use of quantitative and qualitative criteria, and how financial stability or other overall supervisory objectives are affected by such categorisation.

A competent authority shall also explain how tradepositation to a part in institution in a particular, and in the description of the frequencies for the assessments of all SREP dements for different categories of institutions.

"Including working tools e.g. on-site inspections and off-site examinations, qualitative and quantitative criteria, statistical data used in the assessments, hyperfinist to any guidance on the website are recommended.

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