# **Aggregate Statistical Data**

#### 2024

	List of templates
Part 1	Consolidated data per Competent Authority
Part 2	Data on credit risk
Part 3	Data on market risk
Part 4	Data on operational risk
Part 5	Data on supervisory measures and administrative penalties
Part 6	Data on waivers

## General remarks on filling in templates in Annex IV

- Competent authorities shall not disclose supervisory actions or decisions directed at specific institutions. When publishing information on the general criteria and methodologies, competent authorities shall not disclose any supervisory measures directed at specific institutions, whether taken with respect to a single institution or to a group of institutions.
- Numerical cells shall include only numbers. There shall be no references to national currencies. The currency used is euros and non-euro area Member States shall convert their national currencies into euros using the ECB exchange rates (at the common reference date, i.e. the last day of the year under review), with one decimal place when disclosing amounts in millions.
- Unit of disclosure shall be in millions of euro for the reported monetary amounts (hereafter MEUR).
- Percentages shall be disclosed with two decimals.
- If data is not being disclosed, the reason for non-disclosure shall be provided using the EBA nomenclature, i.e. N/A (for not available) or C (for confidential).
- The data shall be disclosed on an aggregated basis without identifying individual either credit institutions or investment firms subjected to Regulation (EU) No 575/2013 and Directive 2013/36/EU, if any.
- The references to COREP templates pursuant to the Commission implementing regulation (EU) No 451/2021 are provided in Parts 1 to 4, where available.
- Competent authorities shall collect data relating to XXXX year onwards on consolidated basis. This will ensure the consistency of the information collected.
- The templates of this Annex shall be read in conjunction with the reporting scope of consolidation hereby defined. To ensure efficient data collection and the confidentiality, the information for credit institutions and investment firms (class one minus MiFID firms), if any, shall be reported aggregated and the same level of consolidation shall be applied in both cases.
- In order to ensure the coherence and comparability of reported data, the ECB shall publish only aggregate statistical data for supervised entities for which it conducts and exercises direct supervision at the reference date of the disclosure, while national competent authorities shall publish aggregate statistical data only for credit institutions not directly supervised by the ECB.
- The competent authorities of Member States non participating in the SSM publish aggregate data of institutions established in their jurisdictions, including the subsidiaries in their jurisdictions of institutions established in SSM participating Member States.
- Data shall be compiled only for investment firms subject to Directive 2013/36/EU. Investment firms which are not subject to Directive 2013/36/EU regime are excluded from the data collection exercise.

# Part 1 Consolidated data per Competent Authority (year 2024)

			Reference to COREP template	Data
	Number and	size of credit institutions		
010	Number of credit institutions			122
020	Total assets of	the jurisdiction (in MEUR) (1)		3.221.639
030		the jurisdiction <sup>(1)</sup> as % of GDP <sup>(2)</sup>		147%
	Number and	size of foreign credit institutions <sup>(3)</sup>		
040		Number of branches (4)		4
050	From third	Total assets of branches (in MEUR)		7.376
060	countries	Number of subsidiaries <sup>(5)</sup>		4
070		Total assets of subsidiaries (in MEUR)		7.030
	Number of in	nvestment firms <sup>(6)</sup>		
075	Number of inve	estment firms		0
	Total capital	and capital requirements of credit institutions and		
	investment f	firms <sup>(6)</sup>		
080	Total Common	Equity Tier 1 capital as % of total capital (7)	CA1 (row 0020 / row 0010)	92,39%
090	Total Additional Tier 1 capital as % of total capital (8)		CA1 (row 0530 / row 0010)	1,94%
100	Total Tier 2 capital as % of total capital (9)		CA1 (row 0750 / row 0010)	5,67%
110	Total capital requirements (in MEUR) (10)		CA2 (row 0010) * 8%	15.547
120	Total capital ratio (%) (11)		sum(CA1 (row 0010)) /sum(CA2 (row 0010))	39,40%

- (1) The total assets figure shall be the total assets value of the country for the national competent authorities, only for rows 020 and 030, and for the ECB the total assets value of Significant Institutions for the whole SSM.

  (2) GDP at market price; suggested source Eurostat/ECB.
- (3) EEA countries shall not be included.
- (4) Number of branches as defined in point (17) of Article 4(1) of Regulation (EU) No 575/2013. Any number of places of business set up in the same country by a credit institution with headquarters in a third country should be counted as a single branch.
- (5) Number of subsidiaries as defined in point (16) of Article 4(1) of Regulation (EU) No 575/2013. Any subsidiary of a subsidiary undertaking shall be regarded as a subsidiary of the parent undertaking, which is at the head of those undertakings.
- (6) Investment firms subjected to Regulation (EU) No 575/2013 and Directive 2013/36/EU
- (7) Ratio of Common Equity Tier 1 capital as defined in Article 50 of Regulation (EU) No 575/2013 to the own funds as defined in Article 4(1), point (118) and Article 72 of that Regulation, expressed in percentage (%).
- (8) Ratio of Additional Tier 1 Capital as defined in Article 61 of Regulation (EU) No 575/2013 to the own funds as defined in Article 4(1), point (118) and Article 72 of that Regulation
- (9) Ratio of Tier 2 Capital as defined in Article 71 of Regulation (EU) No 575/2013 to the own funds as defined in Article 4(1), point (118) and Article 72 of that Regulation, express (10) The 8% of total risk exposure amount as defined in Article 92(3) of Regulation (EU) No 575/2013.
- (11) The ratio of the own funds to the total risk exposure amount as defined in Article 92(2), point (c) of Regulation (EU) No 575/2013, expressed in percentage (%).

## Part 2 Data on credit risk (year 2024)

		Credit	risk data	Reference to COREP template	data
	Credit institution	ons and investment firms	(1): Own funds requirements for credit risk		
010	Own funds requirements for credit risk	% of	total own funds requirements (2)	CA2 (row 0040) / (row 0010)	85,30%
020			Standardised Approach (SA)		100,00%
030		% based on the total number of credit institutions and	IRB approach when neither own estimates of Loss Given Default nor conversion factors are used		0,40%
040		investment firms (1)(3)	IRB approach when own estimates of Loss Given Default and/or conversion factors are used		1,59%
050	Breakdown by approach		SA	CA2 (row 0050) / (row 0040)	94,59%
060		% based on total own funds requirements for credit risk	IRB approach when neither own estimates of Loss Given Default nor conversion factors are used	CR IRB, Foundation IRB (row 0010, col 0260) / CA2 (row 0040)	0,19%
070			IRB approach when own estimates of Loss Given Default and/or conversion factors are used	CR IRB, Advanced IRB (row 0010, col 0260) / CA2 (row 0040)	4,28%
080			IRB approach when neither own estimates of Loss Given Default nor conversion factors are used	CA2 (row 0250 / row 0240)	4,09%
090			Central governments and central banks	CA2 (row 0260 / row 0240)	
100			Institutions	CA2 (row 0270 / row 0240)	
110			Corporates - SME	CA2 (row 0280 / row 0240)	
120			Corporates - Specialised Lending	CA2 (row 0290 / row 0240)	4.000/
130			Corporates - Other  IRB approach when own estimates of Loss Given Default and/or conversion factors are used	CA2 (row 0300 / row 0240) CA2 (row 0310 / row 0240)	4,09% 94,58%
150	Breakdown by IRB	% based on total IRB risk weighted exposure	Central governments and central banks	CA2 (row 0320 / row 0240)	
160	exposure class	amount	Institutions	CA2 (row 0330 / row 0240)	0,06%
170		umount	Corporates - SME	CA2 (row 0340 / row 0240)	18,12%
180			Corporates - Specialised Lending	CA2 (row 0350 / row 0240)	
190			Corporates - Other	CA2 (row 0360 / row 0240)	20,09%
200			Retail - Secured by real estate SME Retail - Secured by real estate non-SME	CA2 (row 0370 / row 0240) CA2 (row 0380 / row 0240)	3,50% 3,75%
220			Retail - Secured by real estate hon-smc	CA2 (10W 0380 / 10W 0240)  CA2 (row 0390 / row 0240)	0,42%
230			Retail - Other SME	CA2 (row 0400 / row 0240)	9,26%
240			Retail - Other non-SME	CA2 (row 0410 / row 0240)	39,38%
250			Equity IRB	CA2 (row 0420 / row 0240)	1,32%
270			Other non credit-obligation assets	CA2 (row 0450 / row 0240)	-,
		Credit	risk data	Reference to COREP template	data
280	Cuadit institutio	and and investment firms	(1): Own funds requirements for credit risk		
290	Crean institution	ons and investment liffils	•	CA2 (***** 0070 (***** 0050)	2.2101
300			Central governments or central banks Regional governments or local authorities	CA2 (row 0070 / row 0050) CA2 (row 0080 / row 0050)	2,31% 0,39%
310			Public sector entities	CA2 (row 0080 / row 0050)	0,39%
320			Multilateral Development Banks	CA2 (row 0090 / row 0050)	0,00%
330			International Organisations	CA2 (row 0110 / row 0050)	0,00%
340			Institutions	CA2 (row 0120 / row 0050)	5,25%
350			Corporates	CA2 (row 0130 / row 0050)	33,15%
360	Breakdown by SA exposure	% based on total SA	Retail	CA2 (row 0140 / row 0050)	27,62%
370	class*	risk weighted exposure	Secured by mortgages on immovable property	CA2 (row 0150 / row 0050)	7,33%
380 390		amount	Exposures in default  Items associated with particular high risk	CA2 (row 0160 / row 0050) CA2 (row 0170 / row 0050)	9,17% 2,79%
400			Covered bonds	CA2 (row 0170 / row 0050) CA2 (row 0180 / row 0050)	0,08%
410			Claims on institutions and corporates with a short-term credit assessment	CA2 (row 0190 / row 0050)	0,10%
420			Collective investment undertakings	CA2 (row 0200 / row 0050)	2,67%
430			Equity	CA2 (row 0210 / row 0050)	2,50%
440			Other items	CA2 (row 0211 / row 0050)	5,84%
455	Securitisations		Securitisation positions	CA2 (row 0470 / row 0010)	0,75%
460	Breakdown by credit risk	% based on the total number of credit	Financial collateral simple method		54,65%
470	mitigation (CRM) approach	institutions and investment firms (1)(4)	Financial collateral comprehensive method		47,67%

	Exposures and	losses from lending collateralised by immovable property (MEUR) <sup>(5)</sup>	Reference to COREP template	data
550		Sum of exposures secured by residential property (6)	CR IP Losses (row 0010, col 0050)	26.790,39
560	Use of residential property	Sum of losses stemming from lending up to the reference percentages (7)	CR IP Losses (row 0010, col 0010)	87,06
570	as collateral	Of which: immovable property valued with mortgage lending value \-/	CR IP Losses (row 0010, col 0020)	0,60
580	as collateral	Sum of overall losses-(9)	CR IP Losses (row 0010, col 0030)	96,85
590		Of which: immovable property valued with mortgage lending value (8)	CR IP Losses (row 0010, col 0040)	8,76
600		Sum of exposures secured by immovable commercial property (6)	CR IP Losses (row 0020, col 0050)	10.150,78
610	Use of commercial	Sum of losses stemming from lending up to the reference percentages (7)	CR IP Losses (row 0020, col 0010)	55,66
620	immovable property as collateral	Of which: immovable property valued with mortgage lending value-(8)	CR IP Losses (row 0020, col 0020)	0,19
630		Sum of overall losses (9)	CR IP Losses (row 0020, col 0030)	63,56
640		Of which: immovable property valued with mortgage lending value (8)	CR IP Losses (row 0020, col 0040)	2,59

<sup>(1)</sup> Investment firms subjected to Regulation (EU) No 575/2013 and Directive 2013/36/EU (2) Ratio of the own fund requirements for credit risk as defined in Article 92(3), points (a) and (f) of Regulation (EU) No 575/2013 to the total own funds as defined in Article 92(3) of that Regulation.

<sup>(3)</sup> If an institution uses more than one approach, it shall be counted in each of these approaches. Hence, the sum of the percentages reported for the three approaches may be higher than 100%.

<sup>(4)</sup> In the exceptional cases, where an institution uses more than one approach, it shall be counted in each of these approaches. Hence, the sum of the percentages reported may be higher than 100%.

<sup>(5)</sup> The amount of the estimated losses shall be reported at the reporting reference date.
(6) As defined in Article 430a(1), points (c) and (f) of Regulation (EU) No 575/2013, respectively; the market value and mortgage lending value according to Article 4 (1), points (74) and (76) of that Regulation;
(7) As defined in Article 430a(1), points (a) and (d) of Regulation (EU) No 575/2013, respectively; the market value and mortgage lending value according to Article 4 (1), points (74) and (76) of that Regulation.

<sup>(8)</sup> When the value of the collateral has been calculated as mortgage lending value.
(9) As defined in Article 430a(1), points (b) and (e) of Regulation (EU) No 575/2013, respectively; the market value and mortgage lending value according to Article 4 (1), points (74) and (76) of that Regulation.

# Part 3 Data on market risk (1) (year 2024)

	Market risk data			Reference to COREP template	data
	Credit institutions and investr	redit institutions and investment firms (2): Own funds requirements for market risk			
	Own funds requirements for market risk	·		CA2 (row 0520) / (row 0010)	0,69%
020		% based on the total number of credit institutions and	6 based on the total number of Standardised approach		89,09%
030	Breakdown by approach	cieuit ilistitutiolis aliu	Internal models		14,55%
040	breakdown by approach	% based on total own funds	Standardised approach	CA2 (row 0530) / (row 0520)	100,00%
050		requirements for market risk	Internal models	CA2 (row 0580) / (row 0520)	0,00%

<sup>(1)</sup> The template shall include information on all institutions and not only on those with market risk positions.

<sup>(2)</sup> Investment firms subjected to Regulation (EU) No 575/2013 and Directive 2013/36/EU

<sup>(3)</sup> Ratio of the total risk exposure amount for position, foreign exchange and commodities risks as defined in Articles 92(3), points (b)(i) and (c) of Regulation (EU) No 575/2013 and Article 92(4), point

<sup>(</sup>b) of that Regulation to the total risk exposure amount as defined in Article 92(4), point (b) of that Regulation to the total risk exposure amount as defined in Article 92(3) of that Regulation.

(4) If an institution uses more than one approach, it shall be counted in each of these approaches. Hence, the sum of the percentages reported may be higher than 100%, but also lower than 100% as entities with small trading portfolio are not obliged to determine market risk.

# Part 4 Data on operational risk (year 2024)

	Operational risk data			Reference to COREP template	data								
	Credit institutions and investr	nent firms <sup>(1)</sup> : Own fun	ds requirements for operational risk										
010	Own funds requirements for operational risk	% of total own funds		CA2 (row 0590) / (row 0010)	13,56%								
020		% hased on the total	Basic Indicator Approach (BIA)		94,84%								
030		number of credit institutions and investment firms	Standardised Approach (TSA) / Alternative Standardised Approach (ASA)		3,57%								
040	Breakdown by approach	% based on total own funds requirements for operational risk	% based on total own funds						(1)(3)		Advanced Measurement Approach (AMA)		1,98%
050				BIA	CA2 (row 0600) / (row 0590)	77,28%							
060						***************************************	TSA/ASA	CA2 (row 0610) / (row 0590)	22,34%				
070			АМА	CA2 (row 0620) / (row 0590)	0,38%								
	Credit institutions and investn	nent firms <sup>(1)</sup> : Losses d	lue to operational risk										
080	Total gross loss	Total gross loss as %	of total gross income <sup>(4)</sup>	OPR Details (row 0920, col 0080) / OPR (sum (row 0010 to row 0130), col 0030)	0,24%								

<sup>(1)</sup> Investment firms subjected to Regulation (EU) No 575/2013 and Directive 2013/36/EU

<sup>(2)</sup> Ratio of the total risk exposure amount for operational risk as defined in Article 92(3) of Regulation (EU) No 575/2013 to the total risk exposure amount as defined in Article 92(3) of that Regulation (in %).

<sup>(3)</sup> If an institution uses more than one approach, it shall be counted in each of these approaches. Hence, the sum of the percentages reported may be higher than 100%.

<sup>(4)</sup> Only with respect to entities, which use AMA or TSA/ASA approach; ratio of the total loss amount for all business lines to the sum of the relevant indicator for banking activities subject to TSA/ASA and AMA for the last year (in %).

Part 5

Data on supervisory measures and administrative penalties (1) (year 2024)

		Supervisory measures	data
	Credit ins	titutions and investment firms (2)	
010		Total number of supervisory measures taken in accordance with Article 104(1) of Directive 2013/36/EU:	С
011		to hold own funds in excess of the minimum capital requirements [Article 104(1)(a)]	С
012		to reinforce governance arrangements and internal capital management [Article 104(1)(b)]	С
013		to present a plan to restore compliance with supervisory requirements [Article 104(1)(c)]	С
014	Supervisory	to apply a specific provisioning policy or treatment of assets [Article 104(1)(d)]	С
015	measures	to restrict/limit business or activities [Article 104(1)(e)]	С
016	taken in	to reduce the risk inherent in the activities, products and systems [Article 104(1)(f)]	С
017	accordance	to limit variable remuneration [Article 104(1)(g)]	С
018	with Article	to strengthen own funds by using net profits [Article 104(1)(h)]	С
019	102(1)(a)	to restrict/prohibit distributions or interest payments [Article 104(1)(i)]	С
020		to impose additional or more frequent reporting requirements [Article 104(1)(j)]	С
021		to impose specific liquidity requirements [Article 104(1)(k)]	С
022		to impose additional disclosure requirements [Article 104(1)(I)]	С
023		Number and nature of other supervisory measures taken (not listed in Article 104(1) of Directive 2013/36/EU)	С
024	Supervisory	Total number of supervisory measures taken in accordance with Article 104(1) of Directive 2013/36/EU:	С
025	measures	to hold own funds in excess of the minimum capital requirements [Article 104(1)(a)]	С
026	taken in	to reinforce governance arrangements and internal capital management [Article 104(1)(b)]	С
027	accordance	to present a plan to restore compliance with supervisory requirements [Article 104(1)(c)]	С
028	with Article	to apply a specific provisioning policy or treatment of assets [Article 104(1)(d)]	С
029	102(1)(b)	to restrict/limit business or activities [Article 104(1)(e)]	С
030	and other	to reduce the risk inherent in the activities, products and systems [Article 104(1)(f)]	С
031	provisions of	to limit variable remuneration [Article 104(1)(g)]	С
032	Directive	to strengthen own funds by using net profits [Article 104(1)(h)]	С
033	2013/36/EU	to restrict/prohibit distributions or interest payments [Article 104(1)(i)]	С
034	or	to impose additional or more frequent reporting requirements [Article 104(1)(j)]	С
035	Regulation	to impose specific liquidity requirements [Article 104(1)(k)]	С
036	(EU) No	to impose additional disclosure requirements [Article 104(1)(I)]	С
037	575/2013	Number and nature of other supervisory measures taken (not listed in Article 104(1) of Directive 2013/36/EU)	С

		Administrative penalties <sup>(3)</sup>	data
	Credit instit	utions and investment firms <sup>(2)</sup>	
065	Administrati	Total number of administrative penalties from Article 66(2) of Directive 2013/36/EU applied:	0
066	ve penalties (for breaches	public statements identifying the natural/legal person responsible and the nature of the breach [Article 66(2)(a)]	0
067	of authorisation/	orders requiring the natural/legal person responsible to cease the conduct and to desist from a repetition of that conduct [Article 66(2)(b)]	0
068	acquisitions of qualifying	administrative pecuniary penalties imposed on legal/natural person [points (c) to (e) of Article 66(2)]	0
069	holding requirements)	suspensions of the voting rights of shareholders [Article 66 (2)(f)]	0
070	requirements)	Number and nature of other administrative penalties applied (not specified in Article 66(2) of Directive 2013/36/EU)	0
071	A -liitti	Total number of administrative penalties from Article 67(2) of Directive 2013/36/EU applied:	26
072	Administrati ve penalties (for other	public statements identifying the natural/legal person responsible and the nature of the breach [Article 67(2), point (a)]	0
073	breaches of requirements	orders requiring the natural/legal person responsible to cease the conduct and to desist from a repetition of that conduct [Article 67(2), point (b)]	0
074	imposed by	withdrawals of authorisation of credit institution and investment firm [Article 67(2), point (c)]	0
075	Directive 2013/36/EU or Regulation (EU)	temporary bans against natural person from exercising functions in credit institutions and investment firms [Article 67(2), point (d)]	0
076		administrative pecuniary penalties imposed on legal/natural person [Article 67(2), point (e) to (g)]	26
077	N° 575/2013)	Number and nature of other administrative penalties applied (not specified in Article 67(2) of Directive 2013/36/EU)	0

Competent authorities shall not disclose supervisory actions or decisions directed at specific institutions. When publishing information on the general criteria and methodologies, competent authorities shall not disclose any supervisory measures directed at specific institutions, whether taken with respect to a single institution or to a group of institutions.

## Part 5

## Data on supervisory measures and administrative penalties (1) (year 2024)

(1) Information shall be reported based on the date of decision.

Due to differences in national regulations as well as in supervisory practices and approaches across the competent authorities the figures provided in this table might not allow for a meaningful comparison between jurisdictions. Any conclusions without carefully considering these differences can be misleading.

- (2) Investment firms subjected to Regulation (EU) No 575/2013 and Directive 2013/36/EU
  (3) The administrative penalties imposed by competent authorities. Competent authorities shall report all administrative penalties against which there is no appeal available in their jurisdiction by the reference date of the disclosure. Competent authorities of Member States where it is permitted to publish administrative penalties subject to an appeal, shall also report those administrative penalties unless the appeal annulling the administrative penalty is issued.

# Part 6 Data on waivers (1) (year 2024)

	Legal reference in Regulation (EU) N° 575/2013	Article 7(1) and (2) (waivers for subsidiaries) <sup>(2</sup>	Article 7(3) (waivers for parent institutions)
010	Total number of waivers granted		
011	Number of waivers granted to parent institutions which have or hold participations in subsidiaries established in third countries	N/A	
)12	Total amount of consolidated own funds held in the subsidiaries established in third countries (in MEUR)	N/A	
13	Percentage of the total consolidated own funds held in subsidiaries established in third countries (%)	N/A	
)14	Percentage of the consolidated own funds requirements allocated to subsidiaries established in third countries (%)	N/A	
	Permission granted to parent institutions to incorporate subsidiaries in the cal requirements set out in Parts Two, Three, Four, Seven, Seven A and Eight of R 575/2013 and in Chapter 2 of Regulation (EU) 2017/2402		) N°
	Legal reference in Regulation (EU) N° 575/2013	(Individual cometh	onsolidation
15	Total number of permissions granted		
016	Number of permissions granted to parent institutions to incorporarte subsidiaries established in third countries in the calculation of their requirement		
017	Total amount of consolidated own funds held in the subsidiaries established in third countries (in MEUR)		
)18	Percentage of the total consolidated own funds held in subsidiaries established in third countries (%)		
)19	Percentage of the consolidated own funds requirements allocated to subsidiaries established in third countries (%)		
	Exemption from the application on an individual basis of liquidity requirement Regulation (EU) N° 575/2013	s set out in Pa	rt Six of
	Legal reference in Regulation (EU) N° 575/2013	Artic (Liquidity v subsidi	vaivers for
020	Total number of waivers granted	26	5
021	Number of waivers granted pursuant to Article 8(2) where all institutions within a single liquidity sub-group are authorised in the same Member State	26	5
022	Number of waivers granted pursuant to Article 8(3) where all institutions within a single liquidity sub-group are authorised in several Member States		
023	Number of waivers granted pursuant to Article 8(4) to institutions which are members of the same Institutional Protection Scheme		
	Exemption from the application on an individual basis of prudential requireme Eight of Regulation (EU) No 575/2013 and Chapter 2 of Regulation (EU) 2017		Parts Two to
	Legal reference in Regulation (EU) No 575/2013	Articl (Credit ins permanently a central	stitutions affiliated to a
024	Total number of waivers granted		
)25	Number of waivers granted to credit institutions permanently affiliated to a central body		

<sup>(1)</sup> Competent authorities shall report Information on waiver practices based on the total number of waivers by the competent authority, which are still effective or in force. The information to be reported is limited to those entities granted a waiver. Where the information is not available, i.e. not part of the regular reporting, it shall be reported as "N/A".

<sup>(2)</sup> The number of institutions which have been granted the waiver shall be used as a basis for counting the waivers.