EN

Annex II

Options and discretions

	List of templates									
Part 1	Options and discretions set out in Directive 2013/36/EU, Regulation (EU) N° 575/2013 and LCR Delegated Regulation (EU) 2015/61									
Part 2	Transitional options and discretions set out in Directive 2013/36/EU and Regulation (EU) N° 575/2013									
Part 3	Variable elements of remuneration (Article 94 of Directive 2013/36/EU)									

Part 1
Options and discretions set out in Directive 2013/36/EU, Regulation (EU) No 575/2013 and LCR Delegated Regulation (EU) 2015/61

010	Directive 2013/36/EU	Regulation (EU) No 575/2013	LCR delegated regulation (EU) 2015/61	Adressee	Scope	Denomination	Description of the option or discretion	Exercised (Y/N/NA) ⁽¹⁾	National text ⁽²⁾		Available in EN (Y/N)	Details / Comments
020	Article 9(2)	poace of information	in this template	Member States	Credit Institutions	Exception to the prohibition against persons or undertakings other than credit institutions from taking deposits or other repayable funds from the public	of which one or more Member States are members, or to cases expressly covered by national or union law, provided that those activities are subject	Υ	Consolidated Law on Banking (CLB)	6/2021) CLB: Art. 11	N	
030	Article 12(3)			Member States	Credit Institutions	Initial capital	to regulations and controls intended to protect denositors and investors Member States may decide that credit institutions which do not fulfill the requirements to hold separate own funds and which were in existence on 15 December 1979 may continue to carry out their business.	N				
040	Article 12(3)			Member States	Credit Institutions	Initial capital	Credit Institutions for which Member States have decided that they can continue to carry out their business according to Article 12(3) of Directive 2013/36/EU may be exempted by MS from complying with the requirements contained in the first subnaragraph of Article 13(1) of	N				
050	Article 12(4)			Member States	Credit Institutions	Initial capital	Member States may grant authorisation to particular categories of credit institutions the initial capital of which is less that EUR 5 million, provided that the initial capital is not less than EUR 1 million and the Member State concerned notifies the Commission and EBA of its reasons for exercising that online.	N				
060	Article 21(1)			Competent Authorities	Credit Institutions	permanently affiliated to a central body	Competent authorities may exempt with regard to credit institutions permanently affiliated to a central body from the requirements set out in Articles 10, 12 and 13(1) of Directive 2013/36/EU.	N				
070	Article 29(3)			Member States	Investment Firms	Initial capital of particular types of investment firms	Member States may reduce the minimum amount of initial capital from EUR 125 000 to EUR 50 000 where a firm is not authorised to hold client money or securities, to deal for its own account, or to underwrite issues on a firm commitment hasis	N			N	
080	Article 32(1)			Member States	Investment Firms	Investment firms' initial capital grandfathering clause	Member States may continue authorising investment firm and firms covered by Article 30 of Directive 2013/36/EU which were in existence on or before 31 December 1995, the own funds of which are less than the initial capital levels specified for them in Article 28(2), Article 29(1) or (3) or Article 30 of that Directive	N				
090	Article 40			Competent Authorities	Credit Institutions	Reporting requirements to host competent authorities	The competent authorities of host Member States may, for information, statistical or supervisory purposes, require that all credit institutions having branches within their territories shall report to them periodically on their activities in those host Member States, in particular to assess whether a branch is significant in accordance with Article 51(1) of Directive 2013/36/EU.	Y	Bank of□ Italy's□ Circular□ 285 and 272	One, Title I, Chapter 3 C. 272: Part A) par. 6.	N	
100	Article 129(2)			Member States	Investment Firms	to maintain a capital conservation	By way of derogation from paragraph 1 of Article 129, a Member State may exempt small and medium-sized investment firms from the requirements set out in that paragraph if such an exemption does not threaten the stability of the financial system of that Member State.	Υ	Bank of Italy's Communication 31 March 2014	Chapters 1-3	N	
110	Article 130(2)			Member States	Investment Firms	Exemption from the requirement to maintain a countercyclical capital buffer for small and	by way of derogation from paragraph 1 of Article 130, a Member State may exempt small and medium-sized investment firms from the requirements set out in that paragraph if such an exemption does not threaten the stability of the financial system of that Member State.	Y	Bank of Italy's Communication 31 March 2014	Chapters 1-3	N	
120	Article 133(18)			Member States	Credit Institutions and Investment firms	medium-sized investment firms Requirement to maintain a systemic risk buffer	Member States may apply a systemic risk buffer to all exposures.	N				
130	Article 134(1)			Member States	Credit Institutions and Investment firms	Recognition of a systemic risk buffer rate	Other Member States may recognise the systemic risk buffer rate set according to Article 133 and may apply that buffer rate to domestically authorised institutions for the exposures located in the Member State	N				
140	Article 152 first paragraph			Member Stattes	Credit Institutions	Reporting requirements to host competent authorities	The competent authorities of host Member States may, for statistical purposes, require that all credit institutions having branches within their territories shall report to them periodically on their activities in those host	N/A				
150	Article 152 second			Member States	Credit Institutions	Reporting requirements to host competent authorities	Monther States Host Member States may require that branches of credit institutions from other Member States provide the same information as they require from national credit institutions for that ournose.	N/A				
160	Article 160(6)			Member States	Credit Institutions and Investment firms	Transitional provisions for capital buffers	Member States may impose a shorter transitional period for capital buffers than that specified in paragraphs 1 to 4 of Article 160. Such a shorter transitional period may be recognised by other Member States.	N				
170		Article 4(2)		Member States or Competent Authorities	Credit Institutions and Investment firms	Treatment of indirect holdings in real estate	Member States or their competent authorities may allow shares constituting an equivalent indirect holding of immovable property to be treated as a direct holding of immovable property provided that such indirect holding is specifically regulated in the national law of the Member State and, when piedged as collateral, provides equivalent protection to	N				
180		Article 6(4)		Competent Authorities	Investment Firms	Application of requirements on an individual basis	Pending the report from the Commission in accordance with Article 508(3), competent authorities may exempt investment firms from compliance with the obligations laid down in Part Six (liquidity) taking into account the nature result and complayity of the investment firms.	N				
190		Article 24(2)				Reporting and the compulsory use of IFRS	Competent authorities may require that institutions effect the valuation of assets and off-balance sheet items and the determination of own funds in accordance with International Accounting Standards as applicable under Regulation (EC) No 1606/2002).	N/A				All Italian banks currently apply International Accounting Standards as applicable under Regulation (EC) No 1606/2002 in their financial
200		Article 89(3)		Competent Authorities	Credit Institutions and Investment firms	Risk weighting and prohibition of qualifying holdings outside the financial sector	Competent authorities apply the following requirements to qualifying holdings of institutions referred to in paragraphs 1 and 2: for the purpose of calculating the capital requirement in accordance with Part Three of this Regulation, institutions shall apply a risk weight of 125% to the greater of the following: (i) the amount of qualifying holdings referred to in paragraph 1 in excess of 15% of eligible capital; (ii) the total amount of qualifying holdings referred to in paragraph 2 that exceed 60% of the eligible capital;	Y	Bank of talys Circular 285	Part□ Three,□ Chapter 1,□ Section III	N	, , , , ,
201		Article 89(3)		Competent Authorities	Credit Institutions and Investment firms	Risk weighting and prohibition of qualifying holdings outside the financial sector	Competent authorities apply the following requirements to qualifying holdings of institutions referred to in paragraphs 1 and 2: the competent authorities shall prohibit institutions from having qualifying holdings referred to in paragraphs 1 and 2 the amount of which exceeds the percentages of eligible capital laid down in those paragraphs.	N				
210		Article 95(2)		Competent Authorities	Investment Firms	Requirements for investment firms with limited authorisation to provide investment services	Competent authorities may set the own fund requirements for investment firms with limited authorisation to provide investment services as the own fund requirements that would be binding on those firms according to the national transposition measures in force on 31 December 2013 for Directive 2006/49/EC and Directive 200	Y	Bank of Italy's Communication 31 March 2014	Chapter 1-3	N	
220		Article 99(3)		Competent Authorities	Credit Institutions	Reporting on own funds requirements and financial information	Competent authorities may require those credit institutions applying international accounting standards as applicable under Requiretion (£C) bo 1506/2002 for the reporting of own funds on a consolidated basis pursuant to Article 24(2) of this Requilation to also report financial information as laid down in paragraph 2 of this Article.	N/A				All Italian banks currently apply International Accounting Standards as applicable under Regulation (EC) No 1606/2002 in their financial
230		Article 124(2)		Competent Authorities	Credit Institutions and Investment firms	exposures secured by mortgages on immovable property	Competent authorities may set a higher risk weight or stricter criteria than those set out in Article 125(2) and Article 126(2), where appropriate, on the basis of financial stability considerations.	Y	Bank of Italy's Circular 285	Part Two, Chapter 3, Section III	N	
240		Article 129(1)				Exposures in the form of covered bonds	The competent authorities may, after consulting EBA, partly waive the application of point (c) of the first subparagraph and allow credit quality step 2 for up to 10 % of the total exposure of the nominal amount of outstanding covered bonds of the issuing institution, provided that significant potential concentration problems in the Member States concerned can be documented due to the application of the credit quality sten 1. reautisement referred to 1 to that notin?	N				
250		Article 164(5)		Competent Authorities	Credit Institutions and Investment firms	Minimum values of exposure weighted average Loss Given Default (LGD) for exposures secured by property	Based on the data collected under Article 101 and taking into account forward-looking immovable property market developments and any other relevant indicators, the competent authorities shall periodically, and at least annually, assess whether the minimum LoD values in paragraph 4 of this Article are appropriate for exposures secured by residential property or commercial immovable property located in their territory. Competent authorities may, where appropriate on the basis of financial stability considerations, set higher minimum values of exposure weighted average	Y	Bank of Italy's Circular 285	Part Two, Chapter 4, Section III	N	
260		Article 178(1)(b)		Competent Authorities	Credit Institutions and Investment firms	Default of an obligor	Competent authorities may replace the 90 days with 180 days for exposures secured by residential property or SME commercial immovable property in the retail exposure class, as well as exposures to public sector	N				
270 280		Article 284(4) Article 284(9)		Competent Authorities Competent Authorities	Credit Institutions and Investment firms Credit Institutions and	Exposure value Exposure value	Competent authorities may require an o higher than 1.4 or permit institutions to use their own estimates in accordance with Article 284 (9) Competent authorities may permit institutions to use their own estimates	N				
290		Article 327(2)		Competent Authorities	Investment firms Credit Institutions and Investment firms	,	of alpha Competent authorities may adopt an approach under which the likelihood of a particular convertible's being converted is taken into account or	Y	Bank of Italy's	Part Two, Chapter 9,	N	
300		Article 395(1)		Competent Authorities	Competent Authorities	underlying instrument Large exposure limits for	require an own funds requirement to cover any loss which conversion might entail. Competent authorities may set a lower large exposure limit than	N	Circular 285	Section III		
310		Article-400(2)(a) 493(3)(a)		Competent Authorities	Competent Authorities	exposures to institutions Exemptions or partial exemptions to large exposures limits	EUR 150 000 000 for exposures to institutions. Competent authorities may fully or partially exempt covered bonds falling within the terms of Article 129(1), (3) and (6).	N				Please remove in column D the reference to article 493. This reference is misleading. Art 493 is covered under Part 2. The answer "N" under column J means that this option has not been exercised by the
320		Article-400(2)(b) 493(3)(b)		Competent Authorities	Competent Authorities	Exemptions or partial exemptions to large exposures limits	Competent authorities may fully or partially exempt asset items constituting claims on regional governments or local authorities of Member States.	N				Please remove in column D the reference to article 493. This reference is misleading. Art 493 is covered under Part 2. The answer "N" under column J means that this option has not been
330		Article-400(2)(c) 493(3)(c)		Competent Authorities	Competent Authorities	Exemptions or partial exemptions to large exposures limits	Competent authorities may fully or partially exempt exposures incurred by an institution to its parent undertaking or subsidiaries.	N				exercised by the Circular 285 requires banks to abide by the ECB comunication "Treatment of central bank reserves with regard to the Liquidity Coverage Requirement (LCR): Common understanding between the ECB and National Competent
340		Article-400(2)(d) 493(3)(d)		Competent Authorities	Competent Authorities	Exemptions or partial exemptions to large exposures limits	Competent authorities may fully or partially exempt exposures to regional or central credit institutions with which the credit institution is associated in a network and which are responsible for cash-clearing operations within the network.	Y	Bank of Italy's Circular 285	Part Two, Chapter 10, Section III	N	Please remove in column D the reference to article 493. This reference is misleading. Art
350		Article-400(2)(e) 493(3)(e)		Competent Authorities	Competent Authorities	Exemptions or partial exemptions to large exposures limits	Competent authorities may fully or partially exempt exposures to credit institutions incurred by credit institutions, one of which operates on a non-competitive basis and provides or guarantees loans under legislative programmes or its statutes, to promote specified sectors of the economy under some form of government oversight and restrictions on the use of the loans, provided that the respective exposures arise from such loans that are passed on to the beneficiaries via credit institutions or from the descendance of these bases.	Y	Bank of Italy's Circular 285	Part Two, Chapter 10, Section III	N	493 is covered Please remove in column D the reference to article 493. This reference is misleading. Art 493 is covered

Part	212	Directive 2013/36/EU	Regulation (EU) No 575/2013	LCR delegated regulation (EU) 2015/61	Adressee	Scope	Denomination	Description of the option or discretion	Exercised (Y/N/NA) ⁽¹⁾	National text ⁽	, in the second	Available in EN (Y/N)	Details / Comments
March		Date of the last up	Article-400(2)(f)	in this template	Competent Authorities	Competent Authorities		institutions, provided that those exposures do not constitute such	N	(30)	(06/2021)		Please remove in column D the
The content of the								institutions' own funds, do not last longer than the following business day and are not denominated in a major trading currency.					reference to article 493. This reference is
A													misleading. Art 493 is covered under Part 2. The
March Company Compan													answer "N" under column J means that this option has not been
A	370		Article-400(2)(g)		Competent Authorities	Competent Authorities			N				exercised by the Please remove in
			493(3)(g)				to large exposures limits	banks which are denominated in their national currencies.					column D the reference to article 493. This
The content of the													misleading. Art 493 is covered under Part 2. The
April													answer "N" under column J means that this option
March Marc	380		Article-400(2)(h)		Competent Authorities	Competent Authorities	Exemptions or partial exemptions	Competent authorities may fully or partially exempt exposures to central	Y	Bank of Italy's	Part Two.	N	has not been exercised <u>by the</u> Please remove in
					,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	•		governments in the form of statutory liquidity requirements held in government securities which are denominated and funded in their national currencies provided that, at the discretion of the competent authority, the			Chapter 10,		column D the reference to article 493. This
April													reference is misleading. Art 493 is covered
The content of the	390		Article-400(2)(i) 493(3)(i)		Competent Authorities	Competent Authorities		risk off-balance sheet documentary credits and of medium/low risk off-	N				Please remove in column D the reference to
								to the competent authorities' agreement, 80% of guarantees other than loan guarantees which have a legal or regulatory basis and are given for their members by mutual guarantee schemes possessing the status of					article 493. This reference is misleading. Art
								credit institutions.					493 is covered under Part 2. The answer "N" under
March Marc													column J means that this option has not been
March Marc	400				Competent Authorities	Competent Authorities		guarantees used when a mortgage loan financed by issuing mortgage	Y			N	Please remove in column D the
								bonds is paid to the mortgage borrower before the final registration of the mortgage in the land register, provided that the guarantee is not used as					reference to article 493. This reference is
March	***									D 1 67111			misleading. Art 493 is covered
March Marc	410				Competent Authorities	Competent Authorities		Competent authorities may fully or partially exempt assets items constituting claims on and other exposures to recognised exchanges.	Y		Chapter 10,	N	Please remove in column D the reference to
100 100													article 493. This reference is misleading. Art 493 is covered
March Marc	420		Article 412(5)		Member States	Credit Institutions	Liquidity coverage requirement	of liquidity requirements before binding minimum standards for liquidity	N/A				No longer applicable
March Marc	430		Article 412(5)		Member States or Competent Authorities	Credit Institutions	Liquidity coverage requirement	accordance with Article 460. Member states or competent authorities may require domestically	N/A				No longer
March Marc	440		Article 413(3)		Member States	Credit Institutions	Stable funding requirement	higher liquidity coverage requirement up to 100% until the binding minimum standard is fully introduced at a rate of 100% in accordance	N/A				No longer
March			,					of stable funding requirements before binding minimum standards for net stable funding requirements are specified and introduced in the Union in accordance with Article 510.					applicable
March Marc	450		Article 415(3)		Competent Authorities	Credit Institutions	Liquidity reporting requirements	monitoring tools for the purpose of monitoring compliance with existing national liquidity standards, until the full introduction of binding liquidity	N				
March Marc			Article 420(2)		Competent Authorities	Credit Institutions	Liquidity outflow rate	The competent authorities may apply an outflow rate up to 5% for trade finance off-balance sheet related products, as referred to in Article 429 and Annex 1.	Υ		Chapter 11,	N	
March Control Contro	470		Article 467(2)		Competent Authorities		unrealised losses measured at fair	authorities may, in cases where such treatment was applied before 1 January 2014, allow institutions not to include in any element of own	N/A				
Monte Mont	480				Competent Authorities			classified in the "Available for Sale" category of EU-endorsed IAS 39. Competent authorities shall determine and publish the applicable	Y		Part II, Chapter	N	
Mark	490		subnaragraph		Competent Authorities	Credit Institutions and	value Transitional treatment of	Article 467. Competent authorities may permit institutions to include in the calculation	N/A	Circular 285	14, Section II		
Compared Activities							value	fair value where under Article 467 institutions are required to include their unrealised losses measured at fair value in the calculation of Common Equity Tier 1 capital.					
Mark Part	500		Article 468(3)		Competent Authorities		unrealised gains measured at fair	percentage of unrealised gains in the ranges specified in points (a) to (c) of paragraph 2 of Article 468 that is removed from Common Equity Tier 1	N/A				
Anticology of the contract and the first cont	510		Article 471(1)		Competent Authorities		equity holding in insurance	By way of derogation from Article 49(1), during the period from 1 January 2014 to 31 December 2022, competent authorities may permit institutions	Y			N	Please note that this article has
Sign of the page of the colors of the control of the colors of the color							companies from CET1 items	undertakings and insurance holding companies where the conditions set					been amended by CRR2 effective from 1
Silver Service													Starting from that date, institutions can
Article of File Complement Authorities C													choose to apply the exception to the deduction
See Antice 479(2) Competent Authorities Code I Indications and Development from Committee and Code Indications and Development from Code Indications and Development Indications Ind													rule provided that Article 471(1) criteria are
Self of Paris Self-District Authorities Competent Authorities Comp	520		Article 473(1)		Competent Authorities			2014 until 31 December 2018, competent authorities may permit institutions that prepare their accounts in conformity with the international	Y			N	
Aftic 47(1) Aftic								in Article 6(2) of Regulation (EC) No 1606/2002 to add to their Common Equity Tier 1 capital the applicable amount in accordance with paragraph 2					
Active 49(4) Competent Authorities Consideration from Considerat	530		Article 478(3)		Competent Authorities	Credit Institutions and Investment firms	Common Equity Tier 1, Additional	Competent authorities shall determine and publish an applicable percentage in the ranges specified in paragraphs 1 and 2 of Article 478 for	Υ	Bank of Italy's Circular 285	Part II, Chapter 14, Section II	N	
Competent Authorities Consistence from control and production of the production							Tier 1 and Tier 2 items	(a) the individual deductions required pursuant to points (a) to (h) of Article 36(1), excluding deferred tax assets that rely on future profitability					
Article 479(4) Article 480(3) Article 480(1) Article 480(1)								(b) the aggregate amount of deferred tax assets that rely on future profitability and arise from temporary differences and the items referred to in point (i) of Article 36(1) that is required to be deducted pursuant to					
Find do not qualify a minority Sign Article 49(1) Cumpetent Authorities Credit Institutions and Development full processing designation of the control of the contro	540		Article 479(4)		Competent Authorities		consolidated Common Equity Tier 1	Competent authorities shall determine and publish the applicable	N/A	Mandatory if Y	Mandatory if Y		
Investment firms The 1 and 1 capability of Anticle 493 (1) Anticle 495 (550		Article 480/33		Competent Authorities	Credit Institutions	that do not qualify as minority	Competent authorities shall determine and publish the union of the	N/A	Mandaton: if V	Mandatos: 15 V		
Article 486(6) Competent Authorities Credit Institutions and Investment firms Credit Institutions and Investment firms Credit Institutions Credit Institutions and Investment firms Credit Institutions Credit Institut						Investment firms	interests and qualifying Additional Tier 1 and Tier 2 capital	applicable factor in the ranges specified in paragraph 2 of Article 480.					
freestment firms Additional Test and lite 2 tests Additional Test and lite 2 tests Additional Tests and lite 2 tests Additional Tests and lite 2 tests Article 499(1) Competent Authorities Credit Institutions and freestment firms Competent Authorities Credit Institutions Cr	560		Article 481(5)		Competent Authorities	Credit Institutions and Investment firms		481, competent authorities shall determine and publish the applicable	N/A	Mandatory if Y	Mandatory if Y		
Article 495(1) Competent Authorities Credit Institutions and Investment of equity from the Bill approach (2017), the competent authorities may exempt from the Bill treatment of equity from the Bill approach (2017), the competent authorities may exempt from the Bill treatment 2017. The competent Authorities of Credit Institutions and Investment frims Competent Authorities Credit Institutions and Investment frims Credit Institutions and Investment of equity for the competent authorities may were intil or in the service research and the service	570		Article 486(6)		Competent Authorities		within Common Equity Tier 1,	Competent authorities shall determine and publish the applicable percentages in the ranges specified in paragraph 5 of Article 486.	Y			N	
credit institutions and Competent Authorities Article 496(1)	580		Article 495(1)		Competent Authorities		Transitional treatment of equity	By way of derogation from Chapter 3 of Part Three, until 31 December	NA				
Investment firms Competent Authorities Credit Institutions							exposures under the IRB approach	2017, the competent authorities may exempt from the IRB treatment certain categories of equity exposures held by institutions and EU subsidiaries of institutions in that Member State as at 31 December 2007.					
Article 10(1)(b)(iii) Article 10(1)(b)(iii) Article 10(1)(b)(iii) Article 10(1)(b)(iii) Article 10(1)(b)(iii) Article 10(1)(b)(iii) Article 10(2) Competent Authorities Credit Institutions LCR - Liquid assets LCR - Liquid assets The liquidity reserve held by the credit institution is a certeal bank is recognisable as Level 1 asset provided that it can be withdrawn for the purposes of this Article may be expended in an extend bank is recognisable as Level 1 asset provided that it can be withdrawn for the purposes of this Article may be specified in an approximate which central bank reserves may be withdrawn for the purposes of this Article may be specified in an approximate which central bank. See the purposes of this Article may be specified in an approximate which central bank. See the purposes of this Article may be specified in an approximate which central bank. See the purposes of this Article may be specified in an approximate which central bank. See the purposes of this Article may be specified in a segment between the CA and the ECR or the central bank. See the purpose of the service of the servic	590		Article 496(1)		Competent Authorities		calculation of own fund requirements for exposures in the	part the 10 % limit for senior units issued by French Fonds Communs de Créances or by securitisation entities which are equivalent to French Fonds	Y				
The liquidity reserve held by the credit institution in a central bank is recognisable as Level 1 asset provided that it can be withdrawn in times and the company of the								provided that conditions specified in points (a) and (b) of Article 496(1)				_	
Treat centrar reserve regard liquidity reserve held by the credit institution in a central bank is recognisable as Level 1 asset provided that it can be withdrawn in times of stress. The purposes under which cannot be specified in an agreement between the CA and the ECB or the central bank. Article 10(2) Competent Authorities Credit Institutions LCR - Liquid assets paragraph 1(1) shall be subject to a haircut of at least 7 %. Except as specified in relation to shares and units in CLUs in points (a) and (b) of Article 12(2), no haircut shall be required on the value of the remaining level 1 assets. Those cases where the higher haircuts were set to an entire asset class. Those cases where the higher haircuts were set to an entire asset class. Those cases where the higher haircuts were set to an entire asset class. Those cases where the higher haircuts were set to an entire asset class. Those cases where the higher haircuts were set to an entire asset class. Shares may constitute level 28 assets by the CA of a MS or fire level 28 assets by the CA of a MS or fire level 28 assets provided that they form part of a major stock index in a MS or in a third country, as identified as such by the CA of a MS or fire level 28 assets provided that they form part of a major stock index in a MS or in a third country, as identified as such by the CA of a MS or the relevant public authority in a third country.	600				Competent Authorities	Credit Institutions	LCR - Liquid assets		Y		Chapter 11,	N	Circular 285 requires banks to abide by the ECB
The liquidity reserve held by the credit institution in a central bank is recognisable as Level 1 asset provided that it can be withdrawn in times of stress. The purposes under which central bank reserves may be withdrawn for the purposes of this Article may be peculiar of the purpose of this Article may be peculiar of the purpose of this Article may be peculiar of the purpose of this Article may be peculiar of the purpose of this Article may be peculiar of the purpose of this Article may be peculiar of the purpose of this Article may be peculiar of the purpose of this Article may be peculiar of the purpose of the purpose of the stress of the purpose													comunication "Treatment of central bank
The liquidity reserve held by the credit institution in a central bank is recognisable as Level 1 asset provided that it can be withdrawn in times of stress. The purposes under which central bank reserves may be withdrawn for the purposes of this Article must be specified in an agreement between the CA and the ECD or the central bank. Article 10(2) Competent Authorities Credit Institutions LCR - Liquid assets period in relation to sheer and the CD or and the													reserves with regard to the Liquidity Coverage
The liquidity reserve held by the credit institution is an acentral bank is recognisable as Level 1 asset provided that the process may be withdrawn for the purposes under which central bank serves may be withdrawn for the purposes of this Article must be specified in an agreement between the CA and the ECB or the central bank. Article 10(2) Competent Authorities Credit Institutions LCR - Liquid assets aparagraph 1(f) shall be subject to a historic of at least 7 %. Except as specified in relation to shares and units in CIUs in points (a) and (b) of Article 15(2), no haircut shall be required on the value of the remaining level 1 assets. Those cases where the higher haircuts were set to an entire asset class (all assets subject to a specific and differentiated haircut in the LCR belegated Regulation) (e.g. to all level 1 covered bonds, etc.). Article 12(3) Competent Authorities Credit Institutions LCR - Level 2B assets Shares may constitute level 2B assets provided that they form part of a major stock index in a M5 or in a third country, as identified as such by the CA of MS or the relevant public authority in a third country, as identified as such by the CA of MS or the relevant public authority in a third country, as identified as such by the CA of MS or the relevant public authority in a third country, as identified as such by the CA of MS or the relevant public authority in a third country, as identified as such by the CA of MS or the relevant public authority in a third country, as identified as such by the CA of MS or the relevant public authority in a third country, as identified as such by the CA of MS or the relevant public authority in a third country, as identified as such by the CA of MS or the relevant public authority in a third country, as identified as such by the CA of MS or the relevant public authority in a third country.													Requirement (LCR): Common understanding
withdrawn for the purposes of this Article must be specified in an agreement between the CA and the ECB of A property of the capture of the central bank. LCR - Liquid assets paragraph 1(f) shall be subject to a haircut of at least 7 %. Except as N specified in relation to shapers and units in points (a) and (b) of Article 15(2), no haircut shall be required on the value of the remaining level 1 assets. Those cases where the a specific and differentiated haircut in the LCR obligated Regulation) (e.g. to all level 1 covered bonds, etc.). Article Article Competent Authorities Credit Institutions LCR - Level 2B assets Shares may constitute level 2B assets provided that they form part of a major stock index in a MS or in a third country, as identified as such by the CA of MS or the relevant public authority in a third country, as identified as such by the CA of MS or the relevant public authority in a third country, as identified as such by the CA of MS or the relevant public authority in a third country, as identified as such by the CA of MS or the relevant public authority in a third country, as identified as such by the CA of MS or the relevant public authority in a third country, as identified as such by the CA of MS or the relevant public authority in a third country, as identified as such by the CA of MS or the relevant public authority in a third country, as identified as such by the CA of MS or the relevant public authority in a third country, as identified as such by the CA of MS or the relevant public authority in a third country as identified as such by the CA of MS or the relevant public authority in a third country as identified as such by the CA of MS or the relevant public authority in a third country as identified as such by the CA of MS or the relevant public authority in a third country as								recognisable as Level 1 asset provided that it can be withdrawn in times of stress. The purposes under which central bank reserves may be					between the ECB and National Competent
Article 15(2), no haircut shall be required on the value of the remaining level 1 assets. Those cases where the higher haircuts were set to an entire asset class (all assets subject to a specific and differentiated haircut in the LCR Delegated Regulation) (e.g. to all level 1 covered bonds, etc.). Article Article Competent Authorities Credit Institutions LCR - Level 2B assets Shares may constitute level 2B assets provided that they form part of a major stock index in a MS or in a third country, as identified as such by the CA of a MS or the relevant public authority in a third country. Article 12(3) Competent Authorities Credit Institutions LCR - Level 2B assets incorporation are unable for reasons of religious observance to hold interest bearing assets, the competent authority was dependent on the religious observance to hold interest bearing assets, the competent authority was dependent on the religious observance to hold interest bearing assets, the competent authority was religious observance to hold the religious observance	610			Article 10(2)	Competent Authorities	Credit Institutions	LCR - Liquid assets	agreement between the CA and the ECB or the central bank. paragraph 1(f) shall be subject to a haircut of at least 7 %. Except as	N				Authorities".
(all assets subject to a specific and differentiated haircuit in the LCR Delegated Regulation) (e.g., to all level 1 covered bonds, etc.). Article 12(1)(c)(t) Article 12(1)(c)(t) Competent Authorities Credit Institutions Credit Institutions LCR - Level 2B assets Shares may constitute level 2B assets provided that they form part of a major stock ridex in a NF or in a third country, as identified as such by the CA of a MS or the relevant public authority in a third country. Article Credit Institutions Credit Institutions LCR - Level 2B assets incorporation are unable for reasons of religious observance to hold interest bearing assets, the competent authority may allow to derogate								Article 15(2), no haircut shall be required on the value of the remaining level 1 assets.					
12(1)(c)(i) 12(1)	620				Competent Authorities	Credit Institutions	LCR - Level 2B assets	(all assets subject to a specific and differentiated haircut in the LCR Delegated Regulation) (e.g. to all level 1 covered bonds, etc.). Shares may constitute level 2B assets provided that they form part of a	N		1		
interest bearing assets, the competent authority may allow to derogate				12(1)(c)(i)	·			major stock index in a MS or in a third country, as identified as such by the CA of a MS or the relevant public authority in a third country. incorporation are unable for reasons of religious observance to hold					
evidence of insufficient availability of non-interest bearing assets meeting								interest bearing assets, the competent authority may allow to derogate from points (ii) and (iii) of paragraph 1(b) of this Article, provided there is evidence of insufficient availability of non-interest bearing assets meeting					
these requirements and the non-interest bearing assets in question are adequated will full of pure markets. Article 24(6) Competent Authorities Credit Institutions LCR - Outflows from stable deposits in a third country multiply by 3% the amount of the retail deposits covered by a deposit Circular 285 Chapter 11, or Cha	640			Article 24(6)	Competent Authorities	Credit Institutions	LCR - Outflows from stable deposits in a third country	adequately liquid in private markets. Credit institutions may be authorised by their competent authority to	Y	Bank of Italy's	Part Ywo, Chapter 11	N	
ueposits in a time country qualifying for the 3% rate qualifying for the 3% rate qualifying for the 3								guarantee scheme in a third country equivalent to the scheme referred to		203	Section II and		

Part 2 Transitional options and discretions set out in Directive 2013/36/EU and Regulation (EU) No 575/2013

010	Directive 2013/36/EU	Regulation (EU) No 575/2013	Adressee	Scope Date of the last undate of	Denomination f information in this template	Description of the option or discretion	Year(s) of application and the value in % (if applicable)	Exercised (Y/N/NA)	National text (30/06/2021)	References	Available in EN (Y/N)	Details / Comments
011	Article 160(6)		Member States	Credit Institutions and Investment firms	Transitional provisions for capital buffers	that specified in paragraphs 1 to 4 of Article 160. Such a shorter transitional	NA	N	(30/00/2021)			
012		Article-493(3)(a)	Member States	Credit Institutions and Investment firms	Exemptions or partial exemptions to large exposures limits	period may be recognised by other Member States. Competent authorities may fully or partially exempt covered bonds falling within the terms of Article 129(1), (3) and (6).		Y	Bank of Italy's Circular 285	Part Two, Chapter 10, Section III	N	90% for covered bonds with a 10% RW under article 129 CRR; 80% for covered bonds with a
							2013 90%-80%-50%					20% RW under article 129 CRR; 50% for covered bonds with a 50% RW under article 129 CRR. Please correct the description under column H. It should be Member States and not Competent
013		Article-493(3)(b)	Member States	Credit Institutions and Investment firms	Exemptions or partial exemptions to large exposures limits	Competent authorities may fully or partially exempt asset items constituting claims on regional governments or local authorities of Member States.	2013 80%	Y	Bank of Italy's Circular 285	Part Two, Chapter 10, Section III	N	Authorities Please correct the description under column H. It should be Member States and not Competent
014		Article-493(3)(c)	Member States	Credit Institutions and Investment firms	Exemptions or partial exemptions to large exposures limits	Competent authorities may fully or partially exempt exposures incurred by an institution to its parent undertaking or subsidiaries.	2013 100%	Y	Bank of Italy's Circular 285	Part Two, Chapter 10, Section III	N	Please note that under national law this dicretion is valid only for exposures of an institution to its parent undertaking, or to other subsidiaries of that parent undertaking, or to other subsidiaries of that parent undertaking, are covered by the supervision on a consolidate basis in a Member State. Qualification or equivalent of equivalent of the control of the description under column H. It should be
015		Article-493(3)(d)	Member States	Credit Institutions and Investment firms	Exemptions or partial exemptions to large exposures limits	Competent authorities may fully or partially exempt exposures to regional or central credit institutions with which the credit institution is associated in a network and which are responsible for cash-clearing operations within the network.		N				Member States and not Please correct the description under column H. It should be Member States and not
016		Article~493(3)(e)	Member States	Credit Institutions and Investment firms	Exemptions or partial exemptions to large exposures limits	Competent authorities may fully or partially exempt exposures to credit institutions incurred by credit institutions, one of which operates on a non-competitive basis and provides or guarantees loans under legislative programmes or its statutes, to promote specified sectors of the economy under some form of government oversight and restrictions on the use of the loans, provided that the respective exposures arise from such loans that are passed on to the beneficiaries via credit institutions or from the guarantees of these loans.		N				Competent Authorition Please correct the description under column H. It should be Member States and not Competent
017		Article493(3)(f)	Member States	Credit Institutions and Investment firms	Exemptions or partial exemptions to large exposures limits	Competent authorities may fully or partially exempt exposures to institutions, provided that those exposures do not constitute such institutions' own funds, do not last longer than the following business day and are not denominated in a major trading currency.	2013 100%	Y	Bank of Italy's Circular 285	Part Two, Chapter 10, Section III	N	Please correct the description under column H. It should be Member States and not Competent
018		Article-493(3)(g)	Member States	Credit Institutions and Investment firms	Exemptions or partial exemptions to large exposures limits	Competent authorities may fully or partially exempt exposures to central banks in the form of required minimum reserves held at those central banks which are denominated in their national currencies.	2013 100%	Y	Bank of Italy's Circular 285	Part Two, Chapter 10, Section III	N	Please correct the description under column H. It should be Member States and not Competent
019		Article 493(3)(h)	Member States	Credit Institutions and Investment firms	Exemptions or partial exemptions to large exposures limits	Competent authorities may fully or partially exempt exposures to central governments in the form of statutory liquidity requirements held in government securities which are denominated and funded in their national currencies provided that, at the discretion of the competent authority, the credit assessment of those central governments assigned by a nominated External Credit Assessment Institution is investment grade.		N				Please correct the description under column H. It should be Member States and not Competent
020		Article-493(3)(i) Article-493(3)(j)	Member States Member States	Credit Institutions and Investment firms Credit Institutions and	to large exposures limits	Competent authorities may fully or partially exempt 50% of medium/low risk off- balance sheet documentary credits and of medium/low risk off-balance sheet undrawn credit facilities referred to in Annex I and subject to the competent authorities' agreement, 80% of guarantees other than iona guarantees which have a legal or regulatory basis and are given for their members by mutual guarantee schemes possessing the status of credit institutions. Competent authorities may fully or partially exempt legally required guarantees	2013 50%	Y	Bank of Italy's Circular 285	Part Two, Chapter 10, Section III	N	Please correct the description under column H. It should be Member States and not Please correct
022		Article-493(3)(k)	Member States	Investment firms Credit Institutions and	to large exposures limits	used when a mortgage loan financed by issuing mortgage bonds is paid to the mortgage borrower before the final registration of the mortgage in the land register, provided that the guarantee is not used as reducing the risk in calculating the risk-weighted exposure amounts. Competent authorities may fully or partially exempt assets items constituting		N				the description under column H. It should be Member States and not Competent
023		Article 412(5)	Member States	Investment firms	to large exposures limits	claims on and other exposures to recognised exchanges. Member States may maintain or introduce national provisions in the area of		N.				the description under column H. It should be Member States and not Competent
				Credit Institutions	Liquidity coverage requirement	liquidity requirements before binding minimum standards for liquidity coverage requirements are specified and fully introduced in the Union in accordance with Article 460.	NA	N				
024		Article 412(5) Article 413(3)	Member States or Competent Authorities Member States	Credit Institutions Credit Institutions	Liquidity coverage requirement Stable funding requirement	Member states or competent authorities may require domestically authorised institutions, or a subset of those institutions to maintain a higher liquidity coverage requirement up to 100% until the binding minimum standard is fully introduced at a rate of 100% in accordance with Article 460. Member States may maintain or introduce national provisions in the area of stable funding requirements before binding minimum standards for net stable funding	NA NA	N N				
026		Article 415(3)	Competent Authorities	Credit Institutions	Liquidity reporting requirements	requirements are specified and introduced in the Union in accordance with Article 510. Competent authorities may continue to collect information through monitoring tools for the purpose of monitoring compliance with existing national liquidity		N				
027		Article 467(2)	Competent Authorities	Credit Institutions and Investment firms	Transitional treatment of unrealised losses measured at fair value	standards, until the full introduction of binding liquidity requirements. By way of derogation from paragraph 1 of Article 467, the competent authorities may, in cases where such treatment was applied before 1 January 2014, allow institutions not to include in any element of own funds unrealised gains or losses	NA NA	N/A				
028		Article 467(3)	Competent Authorities	Credit Institutions and Investment firms	Transitional treatment of unrealised losses measured at fair	on exposures to central governments classified in the "Available for Sale" category of Filendorsari IAS 30 Applicable percentage of unrealised losses pursuant to Article 467(1) that are included in the calculation of Common Equity Tier 1 Items (percentage in the ranges specified in paragraph 2 of that Article	2014 (20%)	Y	Circular 285	Part II, Chapter 14. Section II		
029					value		2015 (40%) 2016 (60%)	Y	Circular 286 Bank of Italy's Circular 287	Part II, Chapter 14, Section II Part II, Chapter 14, Section II	N	
031		Article 468(2) 2nd subparagrap	Competent Authorities	Credit Institutions and Investment firms	Transitional treatment of unrealised gains measured at fair value	Competent authorities may permit institutions to include in the calculation of their Common Equity Tier 1 capital 100% of their unrealised gains at fair value where under Article 467 institutions are required to include their unrealised losses measured at fair value in the calculation of Common Equity Tier 1 capital.	2017 (80%)	N		Part II, Chapter 14. Section II	N	Cfr. Part I
033 034 035		Article 468(3)	Competent Authorities	Credit Institutions and Investment firms	Transitional treatment of unrealised gains measured at fair value	Competent authorities shall determine and publish the applicable percentage of unrealised gains in the ranges specified in points (a) to (c) of paragraph 2 of Article 468 that is removed from Common Equity Tier 1 capital.	2015 (60%) 2016 (40%) 2017 (20%)	Y Y	Circular 288 Bank of Italy's Circular 289 Bank of Italy's	Part II, Chapter 14. Section II Part II, Chapter 14. Section II Part II, Chapter	N	
036		Article 471(1)	Competent Authorities	Credit Institutions and Investment firms	Exemption from deduction of equity holding in insurance companies from CET1 items	By way of derogation from Article 49(1), during the period from 1 January 2014 to 31 December 2022, competent authorities may permit institutions to not deduct equity holdings in insurance undertakings, reinsurance undertakings and		Y	Bank of Italy's	14, Section II Part II, Chapter 14, Section II	N	Cfr. Part I
037		Article 473(1)	Competent Authorities	Credit Institutions and Investment firms	Introduction of amendments to IAS 19	Insurance holding companies where the conditions set out in paragraph 1 of Article 471 are met. By way of derogation from Article 481 during the period from 1 January 2014 until 31 December 2018, competent authorities may permit institutions that prepare their accounts in conformity with the international accounting standards adopted in accordance with the procedure laid down in Article 6(2) of Regulation (EC) No 1606/2002 to add to their Common Equity Tier 1 capital the applicable amount in accordance with prangraph 2 or 3 of Article 473, as applicable, multiplied by the	2014-2018	s		Part II, Chapter 14, Section II	N	
038 039 040 041 042 043 043 044 045 046 047 048		Article 478(2)		Credit Institutions and Investment firms Credit Institutions and	Tier 1 items for deferred tax assets that existed prior to 1 January 2014	factor applied in accordance with paragraph 4 of Article 473. Applicable percentage if the alternative applies (percentage in the ranges specified in paragraph 2 of Article 478) Competent authorities shall determine and publish an applicable percentage in the	2014 (0%) 2015 (10%) 2016 (20%) 2017 (30%) 2018 (80%) 2019 (100%)	Y Y Y Y Y Y Y Y	Bank of Italy's Circular 285 Bank of Italy's Circular 285 Bank of Italy's Circular 285 Bank of Italy's Circular 285 Bank of Italy's	Part II, Chapter Part II, Chapter Part II, Chapter 14, Section II	N N N N N N N N N N N N N N N N N N N	The percentages change in some circumstances, in accordance with ECB Guideline 2017/697 (Art. o).
048		Article 478(3)(a)		Credit Institutions and Investment firms	Transitional deductions from Common Equity Tier 1, Additional Tier 1 and Tier 2 items	Competent authorities shall determine and publish an applicable percentage in the ranges specified in paragraphs 1 and 2 of Article 478 for (a) the individual deductions required pursuant to points (a) to (h) of Article 36(1), excluding deferred tax assets that rely on future profitability and arise from temporary differences:	2014 (20% to 100%)	Y	Circular 285 Bank of Italy's	14, Section II Part II, Chapter		No single percentage applies No single
050							2015 (40% to 100%) 2016 (60% to 100%)	Y	Circular 285 Bank of Italy's Circular 285	14, Section II Part II, Chapter 14, Section II	N	percentage annlies No single percentage annlies

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051					2017 (80% to 100%)	Υ	Bank of Italy's Circular 285	Part II, Chapter N 14, Section II	No single percentage
052	Article 478(3)(Credit Institutions and	Transitional deductions from	Competent authorities shall determine and publish an applicable percentage in the	2014 (200()	Y		Part II, Chapter N	applies
053		Investment firms	Common Equity Tier 1, Additional Tier 1 and Tier 2 items	ranges specified in paragraphs 1 and 2 of Article 478 for (b) the aggregate amount of deferred tax assets that rely on future profitability and arise from temporary		Y	Circular 285	14, Section II Part II, Chapter N	
054			Her I and Her 2 items	differences and the items referred to in point (i) of Article 36(1) that is required to be deducted pursuant to Article 48;	2015 (40%)	Y	Circular 285	14. Section II	
					2016 (60%)		Circular 285	Part II, Chapter N 14. Section II	
055					2017 (80%)	Y	Circular 285	Part II, Chapter N	
056	Article 478(3)(Article 478(3)(c) Credit Institutions and Investment firms	Transitional deductions from Common Equity Tier 1, Additional	Competent authorities shall determine and publish an applicable percentage in the ranges specified in paragraphs 1 and 2 of Article 478 for (c) each deduction required pursuant to points (b) to (d) of Article 56;	2014 (20% to 100%)	Y	Circular 285	Part II, Chapter N 14, Section II	No single percentage
057			Tier 1 and Tier 2 items	required pursuant to points (b) to (d) or Article 56;	2015 (100) 1 1000()	Υ		Part II, Chapter N	Applies No single
					2015 (40% to 100%)		Circular 285	14, Section II	percentage applies
058					2016 (60% to 100%)	Y	Bank of Italy's Circular 285	Part II, Chapter N 14, Section II	No single percentage
059						Y	Bank of Italy's	Part II, Chapter N	applies No single
					2017 (80% to 100%)		Circular 285	14, Section II	percentage applies
060	Article 478(3)(Credit Institutions and Investment firms	Transitional deductions from Common Equity Tier 1, Additional	Competent authorities shall determine and publish an applicable percentage in the ranges specified in paragraphs 1 and 2 of Article 478 for (d) each deduction	2014 (100%)	Υ		Part II, Chapter N 14. Section II	
061			Tier 1 and Tier 2 items	required pursuant to points (b) to (d) of Article 66.	2015 (100%)	Y	Bank of Italy's	Part II, Chapter N 14. Section II	
062					2016 (100%)	Υ	Bank of Italy's	Part II, Chapter N 14, Section II	
063					2017 (100%)	Υ	Bank of Italy's	Part II, Chapter N	
064	Article 479(4			Competent authorities shall determine and publish the applicable percentage in		Υ	Bank of Italy's	14, Section II Part II, Chapter N	No single
		Investment firms	consolidated Common Equity Tier 1 capital of instruments and items		2014 (0% to 80%)		Circular 285	14, Section II	percentage applies
065			that do not qualify as minority interests		2015 (0% to 60%)	Y	Bank of Italy's Circular 285	Part II, Chapter N 14, Section II	No single percentage
066						Υ	Bank of Italy's	Part II, Chapter N	applies No single
					2016 (0% to 40%)		Circular 285	14, Section II	percentage applies
067					2017 (0% to 20%)	Υ		Part II, Chapter N	No single
068	Article 480(3	Credit Institutions and Investment firms	Transitional recognition of minority interests and qualifying	fying factor in the ranges specified in paragraph 2 of Article 480.	2014 (0,2)	Υ	Circular 285	Part II, Chapter N 14. Section II	
069			Additional Tier 1 and Tier 2 capital		2015 (0,4)	Υ		Part II, Chapter N 14, Section II	
070					2016 (0,6)	Υ	Bank of Italy's	Part II, Chapter N 14, Section II	
071					2017 (0,8)	Υ	Bank of Italy's	Part II, Chapter N	
072	Article 481(1			Applicable percentage if a single percentage applies (percentage in the	2014 (80%)	Y	Bank of Italy's	14. Section II Part II, Chapter N	
073		Investment firms		ranges specified in paragraph 3 of Article 481)	2015 (60%)	Y	Circular 285	Part II, Chapter N 14, Section II	
074					2016 (40%)	Y	Circular 285	Part II, Chapter N 14, Section II	
075					2017 (20%)	Υ		Part II, Chapter N 14. Section II	
076	Article 481(5		Additional transitional filters and deductions	d For each filter or deduction referred to in paragraphs 1 and 2 of Article 481, competent authorities shall determine and publish the applicable percentages in the ranges specified in paragraphs 3 and 4 of that Article	2014	Υ	Bank of Italy's	Part II, Chapter N 14. Section II	The percentages applicable
077					2015	Υ	Bank of Italy's	Part II, Chapter N 14, Section II	pursuant to Art. 481, par. 1, 3,
078					2016	Υ	Bank of Italy's	Part II, Chapter N 14, Section II	and 5 are 80%
079					2017	Υ	Bank of Italy's	Part II, Chapter N 14. Section II	(2014), 60% (2015), 40%
080	Article 486(6			Applicable percentage for determining the limits for grandfathering of	2014 (80%)	Υ	Bank of Italy's	Part II, Chapter N	(2016), 20%
081		Investment firms	within Common Equity Tier 1, Additional Tier 1 and Tier 2 items	Items within Common Equity Tier 1 Items pursuant to paragraph 2 of ns Article 486 (percentage in the ranges specified in paragraph 5 of that Article)	2015 (70%)	Y	Circular 285	Part II, Chapter N 14, Section II	
082					2016 (60%)	Υ	Circular 285	Part II, Chapter N 14, Section II	
083					2017 (50%)	Υ	Bank of Italy's Circular 285	Part II, Chapter N 14, Section II	
084					2018 (40%)	Υ		Part II, Chapter N 14. Section II	
085					2019 (30%)	Υ	Bank of Italy's	Part II, Chapter N 14. Section II	
086					2020 (20%)	Υ	Bank of Italy's	Part II, Chapter N 14, Section II	
087					2021 (10%)	Υ	Bank of Italy's	Part II, Chapter N	
088			Applicable percentage for determining the limits for grandfathering	2014 (80%)	Υ	Bank of Italy's	14, Section II Part II, Chapter N		
089				items within Additional Tier 1 items pursuant to paragraph 3 of Article 486 (percentage in the ranges specified in paragraph 5 of that Article)	2015 (70%)	Υ		Part II, Chapter N 14. Section II	
090				to (passings in the origin speaker in pass spin or the control of	2016 (60%)	Υ	Bank of Italy's	Part II, Chapter N 14, Section II	
091					2017 (50%)	Υ	Bank of Italy's	Part II, Chapter N 14, Section II	
092					2018 (40%)	Υ	Bank of Italy's	Part II, Chapter N	
093					2019 (30%)	Y	Bank of Italy's	14. Section II Part II, Chapter N	
094					2020 (20%)	Y	Bank of Italy's	14. Section II Part II, Chapter N	
095					2021 (10%)	Y	Bank of Italy's	14, Section II Part II, Chapter N	
096				Applicable percentage for determining the limits for grandfathering of	2014 (80%)	Y		14, Section II Part II, Chapter N	
097				items within Tier 2 items pursuant to paragraph 4 of Article 486 (percentage in the ranges specified in paragraph 5 of that Article)	2015 (70%)	Υ		Part II, Chapter N 14. Section II	
098				, , , , , , , , , , , , , , , , , , , ,	2016 (60%)	Y	Bank of Italy's	Part II, Chapter N	
099					2017 (50%)	Y	Bank of Italy's	14. Section II Part II, Chapter N	
100					2018 (40%)	Y	Bank of Italy's	14, Section II Part II, Chapter N	
101					2019 (30%)	Y	Bank of Italy's	14, Section II Part II, Chapter N	
102					2019 (30%)	Y		14. Section II Part II, Chapter N	
103					2020 (20%)	Y	Circular 285 Bank of Italy's	14. Section II Part II, Chapter N	
104	Article 495(1	Credit Institutions and	Transitional treatment of equity	By way of derogation from Chapter 3 of Part Three, until 31 December 2017, the	2021 (10%)		Circular 285	14, Section II Part II, Chapter N	
	75(1	Investment firms	exposures under the IRB	competent authorities may exempt from the IRB treatment certain categories of equity exposures held by institutions and EU subsidiaries of institutions in that	2014 - 2017	Υ		4, Section III	
				Member State as at 31 December 2007.					
105	Article 496(1	Credit Institutions and Investment firms	Transitional provision on the calculation of own fund	Until 31 December 2017, competent authorities may waive in full or in part the 10 % limit for senior units issued by French Fonds Communs de Créances or by			Bank of Italy's Circular 285	Chapter 3,	
			requirements for exposures in the form of covered bonds	securitisation entities which are equivalent to French Fonds Communs de Créances laid down in points (d) and (f) of Article 129(1), provided that conditions specified		Υ		Section II	
				in points (a) and (b) of Article 496(1) are fulfilled.					

ΕN

Annex II

Part 3 Variable elements of remuneration (Article 94 of Directive 2013/36 EU)

	Directive 2013/36/EU	Adressee	Scope	Provisions	Information to disclose	Exercised (Y/N/NA)	References	Available in EN (Y/N)	Details / Comments
010			Date of the last update of informa	ation in this template		(30/06	6/2021)		
020	Article 94(1)(g)(i)	Member States or Competent Authorities	Investment firms	Maximum ratio between the variable and fixed components of remuneration (% set in national law calculated as variable component divided by fixed component of remuneration)	100%	N			
030	Article 94(1)(g)(ii)	Member States or Competent Authorities	Credit Institutions and	Maximum level of the ratio between the variable and fixed components of remuneration which may be approved by shareholders or owners or members of the institution (% set in national law calculated as variable component divided by fixed component of remuneration)	200%	Y	Bank of Italy Circular no. 285/2013, Part One, Title IV, Chapter 2	N	
040	Article 94(1)(g)(iii)	Member States or Competent Authorities	Credit Institutions and Investment firms	Maximum part of the total variable remuneration to which the discount rate may be applied (% of the total variable remuneration)	NA	N			
050	Article 94(1)(l)	Member States or Competent Authorities		Description of any restriction on the types and designs or prohibitions of instruments that can be used for the purposes of awarding variable remuneration	NA	N			