Overview of the limits applicable to large exposures across Europe

Limits implemented by country	AT	BE	CY	CZ	DE	DK	EE	EL	ES	FI	FR	HU	IE	п	LT	LU	LV	MT	NL	PL	PT	SE	SI	SK	UK	IS	LI	NO	RO
A credit institution may not incur an exposure to a client or group of connected clients the value of which exceed 25% of its own funds (Art 111(1))	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y (i)	Y	Y	Y	Y	Y	Y	Y (ii)	Y	Y	Y	Y	Y	Y	Y	Y
A credit institution may not incur large exposures which in total exceed 800% of its own funds (Art 111(3))	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y (ii)	Y	Y	Y	Y	Y	Y	Y	Y

(i) Every institution belonging to a banking group must respect a limit of 40% of the exposure value of any asset (loans; debt instruments, shares or other capital instruments issued by the client and held by the bank, etc.) or off-balance-sheet item (guarantees, positions stemming from derivative instruments, both credit and financial, etc.) referred to a single client or group of connected clients. The 25% limit is applied for the banking group at a consolidated level.

(ii) The limits laid down in Art 111(1) and 111(3), to be observed on an individual basis by institutions subject to supervision on a consolidated basis are 40% and 12 times the own funds, respectively.

Do you apply more stringent limits? (*)	AT	BE	CY	CZ	DE	DK		EE	EL	ES	FI	FR	HU	J	IE			IT					LT	LU
Member states may impose limits more stringent than those laid down in Article 111. (Art 113(1))	N	N	Y The total value of exposures in respect of all of a bank's directors (and connected persons) together shall not, at any time, exceed 40% of its own funds or such other lower percentage that the CBC may determine from time to time, and the total value of any unsecured exposures which are granted to all a bank's directors (and connected persons) together shall not exceed, at any time, 5% of its own funds or such other lower percentage as the CBC may determine from time to time"	Ν	Ν	N	shareholders and shareho belonging to group as the shareholders cent of the si companies si cent of own apply to the subsidiaries	Y connected persons or to of the credit institution lders of companies the same consolidation credit institution if such credit institution if such and one than 1 per hare capital of the hall not exceed 5 per funds. This limit does not parent companies and subject to the Member rvision on a consolidated	N	Ν	N	N	N	exposures institutions which the 10% of ow 30% of ow including of interest, m exposures exposure institutions to busines may not e	Y s to a client or a group of connecter s, specified investment institutions reporting institution has a major in wn funds. The aggregate of such ey exposures to any business in which nay not exceed 2% of own funds. The s may not exceed 10% of own funds to any one of its significant sharehol sees in which a significant sharehol exceed 10% of own funds. The aggi exceed 30% of own funds.	or fina terest to any h the o he ag ls. This olders ons) in lder ha	ncial institutions) in may not exceed es may not exceed one its directors, irector has a major gregate of such dly, an institution's (other than credit cluding exposures is a major interest,	Y the amount of credit granted controls a credit institution or or indirectly, a qualifying holk exceed, on the whole and at the institution's own funds. N amount of credit granted to a the credit institution owns a I exceeds a threshold of 20%, beyond 20% of the institution	r who ding (1 any ti loreov a comp holding shall	own 15% ime, ver, f pany g wh not	is, dire 20% c the y in wh nich go	ctly not if	N	Ν
Do you apply more stringent limits? (*)	T		LV					MT		NL				PL	PT	SE		SI	SK	U	кі	s	NO	RO
Member states may impose limits more stringent than those laid down in Article 111. (Art 113(1))	A 15 institu institu are n comm (c) th the in autho oper- pare which not a comm	ution. atural nercia e chai stitutio prised ations nts and n the p pply to panies	Y (iii) is applied to the total exposure to p They are (a) shareholders who have and the spouses, parents and childre persons, (b) subsidiary undertaking I companies in which the institution I ripe rectors, the head and members on's controller and other employees to conduct the planning, manageme of the institution, and who are liable d children of such persons, and (d) o ersons referred to in a) and c) have to the holdings of a institution in the e or in the equity capital of those com on has a substantial influence.	e qualifien of s s of a nas a of the of the ent and for it, commo qualifient	ied ho such s institu substa interr institu d cont as we ercial ied ho capital	olding share ution, antial nal au ution trol of ell as t comp olding l of its	gs in the sholders who , and i influence, udit service, who are f the the spouses, panies in gs. This does is subsidiary ies in which	expected to adopt policies which will not lead to the 10% limit being exceeded as a matter of course and the more the exposures exceed the 10% limit, the more the respective credit institution's management will be expected to exercise diligence and prudence. Although the 10% limit is the minimum threshold, the Authority may prudently set a lower percentage for some	arge e own fu vis-à-va a spec with the he cass oerson case o except a Zone The rat of a ba exposu- naving relatior	ial relatio e bank, s re than a. se of a na t; b. 10% f a legal p banks ba e A countri tio to owr ink's total ure to per a specia aship with hall be no	to its ancing on with nship hall be 2% in tural in the person, ased in y.(2) funds sons	loans guar endo to me bank and p man the b conn shall the b copp not e	s, casi antees orsemic ember s's dire person ageria bank (hected not es bank's tal, an berativ exceed	ents extenders of the ecting bodies ns occupying al positions a (and parties with them) xceed 10% of total core	holdings are subject to 2 limits: (1) the amount of credit d granted, in any form or type, including the provision of g guarantees, to a person who g owns, directly or indirectly, a at qualifying holding in a credit institution or to companies directly or indirectly controlled of by such a person, or belonging to the same group as such a person, shall not exceed, on th whole and at any time, 10% of the institution's own funds, and	Ð	relationship with th of its own funds a 200% of its own member of the ba member of the ba member of the ba hank's authorised a not a bank and management boarr is a person specifi person who is th shares in the bank holds at least 5% (5) bank and that is ti shares in the bank at least 10% of the least 10% of the least 10% of the supe to 3) and 5);8) a n board, of the supe	Y (iv) single person in a special e bank shall not exceed 20% d the sum shall not exceed n funds.This person is:1) unk's management board;2) ank's supervisory board;3) gent;4) a legal person that is that has a member of its d or an authorised agent who ed in 1), 2) or 3);5) a natural d irect or indirect owner of on the basis of which he/she f the voting rights or a stake a legal person that is not a se direct or indirect owner of on the basis of which it holds to the basis of which it holds to oting rights or a stake of at relatives of persons from 1) nember of the management tryisory board or a proxy of a on referred to in 6).			N	N	N	N

(iii) This limit does not apply to the parent companies and subsidiaries subject to the MS' supervision on a consolidated basis and the FCMC approval.

(iv) It is necessary to obtain approval of the supervisory board of the bank for the conclusion of a legal transaction that is the basis for the occurence of the exposure of a bank to a person in a special relationship with the bank. (*). The ability of supervisory authorities to impose more stringent limits on individual institutions in circumstances specific to these institutions is not addressed in the tables displayed

NB: The recasting of the Directives 2000/12/EC and 93/6/EEC in the Capital Requirements Directive did not modify the articles mentioned in these tables.

Overview of the limits applicable to large exposures across Europe (cont). The intra-group large exposures

Country	A	T	B	_	C	-	C			DE	DK			E	EL	
The following exposures should not exceed limits in application of	Art 111(2)	Art 113(2)	Art 111(2)	Art 113(2)	Art 111(2)	Art 113(2)	Art 111(2)	Art 113(2)	Art 111(2)	Art 113(2)	Art 111(2)	Art 113(2)	Art 111(2)	Art 113(2)	Art 111(2)	Art 113(2)
Exposures incurred by a credit institution to its parent undertaking	20%	20%	25%	No limit	25%	No limit	20%	20%	20%	25%, no limit if approval of supervisory authority,	less than 25 requirement(89 100% of own fu	6 of RWA) plus nds in excess of	20%	No limit	the	No limit (***)
Exposures incurred by a credit institution to other subsidiaries of that parent undertaking	20%	20%	25%	No limit	25%	No limit	20%	20%	20%	consolidated supervision and central monitoring process	risk weigthed ex		20%	No limit	aggregate (**) =<20%	No limit (***)
Exposures incurred by a credit institution to its own subsidiaries	20%	20%	25%	No limit	25%	No limit	20%	20%	20%	25 %, no limit if consolidated supervision	No limit	No limit	20%	No limit	20%	No limit (***)
Country	E	S	F	1	F	R	н	U	IE	(vii)	ľ	Г	Ľ	T(i)	L	U
The following exposures should not exceed limits in application of	Art 111(2)	Art 113(2)	Art 111(2)	Art 113(2)	Art 111(2)	Art 113(2)	Art 111(2)	Art 113(2)	Art 111(2)	Art 113(2)	Art 111(2)	Art 113(2)	Art 111(2)	Art 113(2)	Art 111(2)	Art 113(2)
Exposures incurred by a credit institution to its parent undertaking	20%	No limit	20%	20% (ii)	20%	20%	20%	No limit	10%/25%	No limit (*)	20%	No limit	20%/75%	20%/75%	20%	20% (*) (vi)
Exposures incurred by a credit institution to other subsidiaries of that parent undertaking	20%	No limit	20%	20% (ii)	20%	20%	20%	No limit	10%/25%	No limit (*)	20%	No limit	20%/75%	20%/75%	20%	20% (*) (vi)
Exposures incurred by a credit institution to its own subsidiaries	20%	No limit	20%	No limit	20%	20%	20%	No limit	10%/25%	No limit (*)	20%	No limit	20%/75%	20%/75%	20%	20% (*) (vi)
Country	Ľ	v	м	т	N	L	P	L		т	SE	(x)		SI	S	к
The following exposures should not exceed limits in application of	Art 111(2)	Art 113(2)	Art 111(2)	Art 113(2)	Art 111(2)	Art 113(2)	Art 111(2)	Art 113(2)	Art 111(2)	Art 113(2)	Art 111(2)	Art 113(2)	Art 111(2)	Art 113(2)	Art 111(2)	Art 113(2)
Exposures incurred by a credit institution to its parent undertaking	15%	No limit (iv)	20%	No limit	25%	No limit	20%	20%	20%	No limit (v)	20%	No limit	25% -intend to change to 20%	25% -intend to change to 20%	20%	20% (viii)
Exposures incurred by a credit institution to other subsidiaries of that parent undertaking	15%	No limit (iv)	20%	No limit	25%	No limit	20%	20%	20%	No limit (v)	20%	No limit	20%	20%	20%	20% (viii)
Exposures incurred by a credit institution to its own subsidiaries	15%	No limit (iv)	20%	No limit	25%	No limit	20%	20%	20%	No limit (v)	20%	No limit	20%	20%	20%	20% (viii)
Country	u	V	15	•		1	NO	(:::)		20	Article 111(2) Where	hat client or group of	connected clients is	Article 113(2) : " Mem	ber States may fully c	r partially exempt
The following exposures should not exceed limits in application of	Art 111(2)	Art 113(2)	Art 111(2)	Art 113(2)	Art 111(2)	Art 113(2)	Art 111(2)	Art 113(2)	Art 111(2)	Art 113(2)		g or subsidiary of the ies of that parent und	credit institution and/or lertaking, the	from the application o	f Art 111(1) to (3) expo parent undertaking, to	osures incurred by a other subsidiaries of
Exposures incurred by a credit institution to its parent undertaking	25%	No limit	25%	No limit	20%	No limit	20%	20%	20%	No limit (xi)	20%. Member states incurred to such clien specific monitoring of	may, however, exem is from the 20% limit i	pt the exposure f they provide for ther measures or	those undertakings and consolidated basis to	re covered by the super which the credit institut CRD or with equivalent	ervision on a tion itself is subject, ir
Exposures incurred by a credit institution to other subsidiaries of that parent undertaking	25%	No limit	25%	No limit	20%	No limit	20%	20%	20%	No limit (xi)	the content of such m			a una counay.		
Exposures incurred by a credit institution to its own subsidiaries	25%	No limit	25%	No limit	20%	No limit	25%	No limit	20%	No limit (xi)	-					
(*) (i) (ii) (iii) (iv) (v) (v) (vi) (vii) (vii) (ix) (x) (x) (x) (xi) (xii)	If Bank of Lithuan the Finnish FSA m all institutions in q no limit for the exp supervisory purpor in so far as they a Pending prior auti Case, the equivale Subject to the pric if all counterparts 25% limit applies The supervisor ca ("")subject to cor Article 113 (2) imp Both limits have to	ia performs the co nay grant temporar uestion must be si ossures to a comp ses, provided the re covered by sup norisation of Banco ence is proven by t in aquestion are eit or approval of the (in question are eit or approval of the (unless the undert en exempt the exp unless the undert on exempt the exp onward belemented but not be fulfilled.Undel	ry exemptions on a dubject to capital rec any's subsidiaries, FCMC has agreed arvision on a consc de Portugal, such he institution in que 2SSF, the exemptiti king falls into a ca susures from the cal ion by the Bank of rsons, undertaking yet exercised	sion of the whole (a case-by-case be parent undertakin not to impose any isstion and accepte on can be grantec so r financial inst eugony outlined in culation of LE if th Greece. (**) Exp s that are controll	e application of Art ges or subsidiarises y restrictions on the hich the institution is be extended to othe ed by Banco de Por I on a case by case tutions and are sub Article 113(1), ther he institutions in que osures incurred by ed by the natural p 1 dependent on the	113(2), reduced f of parent undertak above exposures, itself is subject ano ir institutions subject trugal basis ject to consolidate a more stringent estion are subject a credit institution ersons that contro	RW apply in addition ings that are credit of provided that the cct to supervision or ad supervision. Sul limit of 10% applie to a supervision or to companies that I these legal person	In to the 20% limit institutions, financ y all have their hea n a consolidated b oject to the prior an s. a consolidated ba are controlled by ns are also include	– 0% for subsidial ial institutions (exi d office situated in asis, in complianc oproval of the Irish usis performed by adural or legal pe ad.	ies, 20 % for paren ept insurance com I Portugal e with Directive 200 regulator athe competent aut	t or other subsidiari panies) or their and 10/12/EC, or with eq hority of any EU m is a qualifying holdi isk weight is 1.0.	illary undertaking uivalent regulatio ember state.	ns in force in other	countries, provide	d that, in the latter	Since between

Overview of the reporting requirements across Europe

Frequency of the	reporting	in acco	rdance with Article 110(1)																										
Country	AT	BE	CY	CZ	DE	DK	EE	EL	ES (*)	FI	FR	HU	IE	п	LV	LT	LU	MT	NL (**)	PL	PT	SE	SI	SK	UK	IS (***)	LI	NO	RO
When the large exposures are reported an institution supervised on a solo basis	м	Q	Twice a year and in addition, at any time (a) the level of an exposure to an individual borrower and their connected persons, reported in the previous six-monthly return,	М	Q	Q	м	Q	S	Q	Q	Q	Q	Q	М	М	Q	Q	Q	М	Q	Q	Q	м	Q	Q	Q	Q	Q
When the large exposures are reported an institution supervised on a consolidated basis	м	Q	has increased by more than 1% of the institution's own funds or CPE1 million, whichever is smaller or (b) the exposure has exceed for the first time the limit of 10% of the credit institution's own funds.	Q	Q	Q	Q	Q	S	Q	Q	S	Q	Q	Q	Q	Q	Q	Q	Q	S	Q	S	S	Q	Q	S	Q	S
M Q S NB:	Monthly Quarterly Semi-ann The reca		e Directives 2000/12/EC and	193/6/EE	C did not	(*) (**) (***) change the Art	Institution	herlands,	when the p	parent inst	itution doe	s not guar	antee its si						olo basis, q ted to repo		ni annual t	oasis.							

orting requirements in laid down in Article 110(2) on of rea

			IS IN IAIU UOWIT IN ATLICIE																										
Country	AT	BE	CY	cz	DE	DK	EE	EL	ES	FI	FR	HU	IE	п	LV	LT	LU	MT	NL	PL	PT	SE	SI	SK	UK	IS	Ц	NO	RO
Exemption of certain exposures from reporting	N	Y (i)	Ν	Y (ii)	Y	NdY	N	Ν	N	Y	Y (iii)	Y	N	NdY	N (iv)	И	Ν	N	Y(v)	N	N (vi)	Y(vii)	N	N	N	N	Я	Ν	N
Loosening of the frequency of the reporting of certain exposures	Ν	Ν	N	N	N	NdY	N	Z	Ν	N	Ν	N	N	NdY	N	Ν	Ν	N	N	N	N	Ν	Ν	N	Ν	Ν	Ν	Ν	N

Member states are in a different stage of the implementation process of the CRD. When based on the CRD, the responses are subject to changes and shall not be considered as definitive. Based on the provisions of the Directive 2000/12/EC

Based on the recast Directive 2000/12/EC: Art 110(2) states that except in the case of credit institutions relying on Article 114 for the recognition of collateral in calculating the value of exposures for the purposes of paragraphs 1, 2 and 3 of Art 111, exposures exempted under Art 113 (3) (a), (b), (c), (d), (f), (g) and (h) need not be reported as laid down in paragraph 1, and the reporting frequency laid down in point (b) of paragraph 1 may be reduced to twice a year for the exposures referred to in Article 113 (3) (e) and (i), and in Articles 115 and 116.

White cells : the state of implementation has not been indicated.

Not decided yet NdY

Exposures to European Communities, central governments and central banks of Zone A countries and Regional authorities in Belgium need not be reported. A specific reporting of intra-group transactions is required.

Art 113(3) a)b)c)e) and f) will be exempted. No decision yet for the rest In so far as the risk-weight of the exposure is 0% or is or far as the exposure is guaranteed by a counterparty which is risk weighted 0%, it not needs to be reported. The report on Large exposures exempted from restrictions on Exposures has to be submitted semiannually (iii)

(v) only to governments and central banks of Zone A countries, the European communities and exposurse secured by (eligible) deposits or certificates of deposits

the reporting of exposures totally or partially exempted from the limits is required quaterly on a solo basis and twice a year on a consolidated basis. Currently items a) to j) of the Directive 2000/12/EC. SE is considering exempting all the exposures listed in Article 110(2) (vi)

(vii)

Specific reporting requirements

Country	AT	BE	CY	CZ	DE	DK	EE	EL	ES	FI	FR		HU				IE			IT
	N	Y: specific reporting of intra-group transactions and the changes of these. Report all the exposures (gross amount, i.e. without applying weighting percentages and collateral) which exceed 10% of total own funds		N	Y-the LE reporting includes a special part on connected clients	N	Exposures to 'connected' persons which are subject to specific limits	5% of cooperative	N	counterparties should be banks, the other 10	Y-Report 10% of own funds-gross (before elig deductions). In additior exposure over 300 millin regardless of percentag funds is reported. Repo own funds where the be is the parent or a subsic the credit institution, om subsidiaries of such par shareholder or partner h directly at least 10% of rights or capital of such	h, any on euros ge of own rt 5% of eneficiary diary of e or more rent or holding the voting	Y- Report top 50 customers based on corrected net value of exposures.	clients (other tha institutions), suff total number of e consolidated bas In relation to exp investment instit exposures shoul exposures up to basis the number regard to other e than 20 gross ex down, sufficient of number of expos	In credit i icient ex exposure sis the nu osures to utions, if d be rep 20. Whe r of expo xposures exposures exposures exposures	institution posures is up to a umber of o credit there a orted to en composures m is require equal to es shoul to 20. V	clients and groups ins and specified i should be reported 30. When comple f exposures report institutions and sp re leas than 20 LE bring the total num letet on a group aported should be d to be reported, o r in excess of t d be reported to b Men completed o f exposures report	nvestme ed to brin ted on a ed shoul ecified , sufficie nber of consolida 30. 78. N if there a ne limits ring the t n a grou	nt g the group d be 50. nt ated With re less laid otal p	which are subject to speficic limits.
Country	LT	LU	LV	1	MT			NL			PL	P	T SE	SI	SK	UK	IS	u	NO	RO
	Y-the reporting includes every exposure (position) separately, which does not exceed 10% of capital but the sum of joint exposures (net value) for single borrower and connected persons equals or exceeds 10% of capital.	exposures greater than or equal to the lower of two amounts (a) 10% of own funds or (b) 6,25million EUR.	which sha	related stitution all not xceed the own the n shall	Y-Report exposures to specific	subject	and exposures, t actual own funds EUR1,361,000; i own funds of les: must report all e: of actual own fur banking facilities reporting limit is with a lower limit is with a lower limit 30% of actual ow lower. Irrespectiv defined above, a positions relating banking facilities	non-banking facili he reporting limit i, with a lower limit nstitutions with actu stan EUR 13,613 sposures exceedin ds. with regard to and exposures, it 3% of actual own f of EUR4,538,000, n funds, whicheve re of the reporting t least the ten larg t b obth banking a and exposures m t of the exposures	s 1% of of tual 3,000 ng 10% ne funds, , or er is the limits jest and non ust be	joint-stock comp unassociated correport all clients exposure accee cooperative ban exposure excee of 2005, 50 k PL 2010 and 100 k immediately an or to parties rela management tha 10% of its own f	janized in the form of a any, state banks and operative banks must where the bank's ds 500k PLN. Associated ks report clients whose ds 30 k PLN until the end N from 2006 to the end PLN after 2010. report exposure to a single part ted by capital or at reaches the level of unds. Report of the ct to specific limits	exposur (gross a i.e. without applying weightin percenta and colla which exp	mount, out g ages ateral) aceed otal	Y-exposures to persons in a special relationship with the bank are reported in the same way as large exposures		N	Y- Reports on all exposures exceeding a relatively small amount to undertakings associated with the financial undertaking in question are collected on a quarterly basis.	N	N	Ν

Country	AT	BE	CY	CZ	DE	DK	EE	EL	ES	FI	FR	HU	IE	IT	LT	LU	LV
Is Art 3(2)	N	Y	Y	N	N	Y	N	N	Transposed but	Y	N	Y	N	N	N	Y	N
exercised? Do you intend to apply Art 69 (1)?	Do not intend to apply	Intend to apply	Do not intend to apply	Do not intend to apply	Intend to apply	NdY	Intend to apply	Intend to apply on a case by case basis	never applied NdY	Intend to apply	Intend to apply	Do not intend to apply	Do not intend to apply	Intend to apply	Do not intend to apply	NdY	Intend to apply
Do you intend to apply Art 69 (2a)?	Do not intend to apply	Do not intend to apply	Do not intend to apply	Do not intend to apply	Intend to apply	NdY	Intend to apply	Intend to apply on a case by case basis	Do not intend to apply	Do not intend to apply	Intend to apply	Do not intend to apply	Do not intend to apply	NdY	Do not intend to apply	NdY	Do not intend to apply
Do you intend to apply Art110(3)?	NdY	No intention to draft additional guidance than the wording of the CRD	NdY	No intention to draft additional guidance than the wording of the CRD; no reporting requirement	to transpose	Transposed: "Shares and other securities, including geared holdings and other securities, are to be included in the calculation of the undertaking's exposure with the issuer of said holdings and securities."	additional guidance than the wording of the CRD	do not intend to apply to banks that use the simple approach for collateral. Consider to require IRB banks for credit risk (or more generally the comprehensive method for collateral) to analyse their exposures to collateral issuers as expect that these banks would be able to have the relevant data at their disposal.	transpose the provision with the current wording o the CRD. Consider asking for regular		Intend to ask for a specific reporting similar to the one required by the Conglomerates Directive	Intend to transpose. Would adapt its reporting structure to get additional information on collateral issuers accordingly	NdY	NdY	Intend to require the necessary information	Do not intend to transpose	NdY
Do you intend to apply Art114(1)?	Intend to apply	Intend to apply	NDY	Intend to apply	Intend to apply	NdY	Intend to apply	Do not intend to apply	NdY	Do not intend to apply	Do not intend to apply	Intend to apply	Intend to apply	NdY	NdY	Intend to apply	D NdY
Do you intend to apply Art115(1)?	Applied	Applied or intend to apply	Applied or intend to apply	Not applied and not intend to apply	Applied	Applied or intend to apply	Not applied	NdY	Intend to apply	Applied	Applied or intend to apply	Not applied	Intend to apply	NdY	Not applied	Intend to apply	Applied
Do you intend to apply Art117(1)(a) and/or(b)?	Intend to apply (a)	Intend to apply	Intend to apply (a) if guaranteed by a central government or secured by collateral in the form of securities referred to in Art 113(3)(f)	Intend to apply	Intend to apply but must meet certain conditions		Intend to apply (a)	Intend to apply (a) and (b)	Intend to apply (a and (b)	Applying (a) if the guarantor is either 0 % riskweighted counterparty (e.g. government) or credit institution and investment firm	Gty by 3rd parties may also be deducted for central gov w/ RW 0%, internal org w/ 0% RW other pub entities w/ 20% RW, (b) if term of collat is at least as long as exposure		intend to use (a)	Intend to apply (a)	Do not intend to apply	Intend to apply (a) and (b)	Intend to apply (a)

Not decided yet

These articles have been introduced in the Capital requirements Directive. The Capital Requirements Directive is not yet been transposed. Therefore, the responses provided have to be considered as preliminary and might be subject to further changes.

For Art 115 (1), the part added by the CRD is in italics below Art 3(2) One or more credit institutions situated in the same Member state and which are permanently affiliated on 15 December 1977 to a central body which supervises them and which is established in the same MS, may be exempted [among other things] from the Large exposures requirements provided that, without prejudice to the application of those provisions to the central body, the whole as constituted by the central body together with its affiliated institutions is subject to those provisions on a consolidated basis.

provide two waivers of how the Member States may choose not to apply Article 68(1) provided certain conditions have been fulfilled. Art

69(1)&(2a)

Art 110(3) Member states may require credit institutions to analyse their exposures to collateral issuers for possible concentrations and where appropriate take action or report any significant findings to their competent authority.

Art 114(1) In respect of credit institutions using the Financial Collateral (Comprehensive Method) under Articles 90 to 93, Article 114 (1) allows Member states to permit such credit institutions, in the alternative to availing of the full or partial exemptions permitted under the specific points of Article 113(3), to use a value lower than the value of the exposure, but no lower than the total of the fully-adjusted exposure values of their exposures to the client or group of connected clients.

Art 115(1) For the purposes of Article 111(1) to (3), member states may apply a weighting of 20% to asset items constituting claims on member state regional governments and local authorities where those claims would received a 20% risk weight under Article 78 to 83 and to other exposures to or guaranteed by such governments and authorities claims on member states "regional governments and local authorities where those claims would receive a 0% risk weight under Article 78 to 83. However, member states may reduce that rate to 0% to asset items constituting claims on member states" regional governments and local authorities where those claims would receive a 0% risk weight under Article 78 to 83 and to other exposures to or guaranteed by such governments and authorities claims on which receive a 0% risk weight under Article 78 to 83 and to other exposures to or guaranteed by such governments and authorities claims on which receive a 0% risk weight under Article 78 to 83.

gives two possibilities for MS to treat an exposure to a client which is guaranteed by a third party Art

117(1)(a) (b)

Country	MT	NL	PL	PT	SE	SI	SK	UK	IS	L	NO	RO
Is Art 3(2) exercised?	N	Y	N	N	N	N	Y	N	N	N	N	N
Do you intend to apply Art 69 (1)?	NdY	Intend to apply	Do not intend to apply	Intend to apply	NdY	Do not intend to apply	Do not intend to apply	Do not intend to apply	Do not intend to apply	Do not intend to apply	Do not intend to apply	Do not intend to apply
Do you intend to apply Art 69 (2a)?	NdY	Intend to apply	Do not intend to apply	Intend to apply	NdY	Do not intend to apply	Do not intend to apply	Do not intend to apply	Do not intend to apply	Intend to apply	Do not intend to apply	Do not intend to apply
Do you intend to apply Art110(3)?	NdY	NdY	Pillar 2	intend to transpose through a reporting requirement covering exposures to collateral issuers above a certain threshold (e.g. 10%). Follow up measures will be assessed on a case- by-case basis, through the supervisory review process.	information already available in the current recommendati ons. Consider to make them mandatory	Do not intend to transpose	Information already available in the current reporting	intend to require that a firm must be able to demonstrate to FSA that it has written policies and procedures to address and control the concentration risk arising from exposures to collateral issuers. A firm's application of and adherence to the policy will be subject to supervisory review.	Information already available thanks to regular meeting institutions	Do not intend to transpose that provision	Institutions will be required to regard issued colleteral as exposure. They must establish internal, maximum limits for this type of exposure, but we leave the quantification of the institutions' own discretion. Exposures above the said limits need to be included in the reporting.	
Do you intend to apply Art114(1)?	NdY	NdY	Do not intend to apply	Intend to apply - prob	NDY – prob ?	NdY	NdY	Intend to apply	NdY	Do not intend to apply	Do not intend to apply	Do not intend to apply
Do you intend to apply Art115(1)?	Applied or intend to apply	NdY	Applied or intend to apply	Applied or intend to apply	 Applied or intend to apply 	Do not intend to apply	intend to apply	intend to apply	Intend to apply	Applied or intend to apply	Intend to apply, but with 10 % RW as under standard method. We do not today apply this.	NdY
Do you intend to apply Art117(1)(a) and/or(b)?	Intend to apply (a) but consider bringing provision more in line with CRD	Intend to apply (a) and (b)	NdY	Intend to apply (a) and (b)	Intend to apply (a)	Intend to apply (a) and (b)	Intend to apply (a) and (b)	Intend to apply (a)	Do not intend to apply	Intend to apply (b)	intend to apply (a) but case by case basis	NdY
NdV		1	Not desided		4	1	1	1	1	1	1	·

Not decided yet

These articles have been introduced in the Capital requirements Directive (CRD). The CRD is not yet been transposed. Therefore, the responses provided have to be considered as preliminary and might be subject to further changes. For Art 115 (1), the part added by the CRD is in italics below Art 3(2) One or more credit institutions situated in the same Member state and which are permanently affiliated on 15 December 1977 to a central body which supervises them and which is established in the same

3(2) One or more credit institutions situated in the same Member state and which are permanently affiliated on 15 December 1977 to a central body which supervises them and which is established in the same MS, may be exempted [among other things] from the Large exposures requirements provided that, without prejudice to the application of those provisions to the central body, the whole as constituted by the central body together with its affiliated institutions is subject to those provisions on a consolidated basis.

Art provide two waivers of how the Member States may choose not to apply Article 68(1) provided certain conditions have been fulfilled.

69(1)&(2a) Art 110(3)

Art 10(3) Member states may require credit institutions to analyse their exposures to collateral issuers for possible concentrations and where appropriate take action or report any significant findings to

Art 114(1) In respect of credit institutions using the Financial Collateral (Comprehensive Method) under Articles 90 to 93, Article 114 (1) allows Member states to permit such credit institutions, in the alternative to availing of the full or partial exemptions permitted under the specific points of Article 113(3), to use a value lower than the value of the exposure, but no lower than the total of the fully-adjusted exposure values of their exposures to the client or group of connected clients.

Art 115(1) For the purposes of Article 111(1) to (3), member states may apply a weighting of 20% to asset items constituting claims on member state regional governments and local authorities where those claims would received a 20% risk weight under Article 78 to 83 and to other exposures to or guaranteed by such governments and authorities claims on which receive a 20% risk weight under Article 78 to 83 and to other exposures to or guaranteed by such governments and authorities under authorities where those claims would receive a 0% risk weight under Article 78 to 83. However, member states may reduce that rate to 0% to asset items constituting claims on member states regional governments and local authorities where those claims would receive a 0% risk weight under Article 78 to 83.

Art 117(1)(a) gives two possibilities for MS to treat an exposure to a client which is guaranteed by a third party

(b)

Treatment of asset items constituting claims on and other exposures to institutions across Europe

Country	AT	BE	CY	CZ	DE	DK	EE	EL	ES	FI	FR (ii)	HU	IE	IT	LT
Freatment depending on the maturity	1					1							1		
=<1 year : Ant 113(3)(i) allows member states to fully or partially exempt them from the application of the limits laid down in Article 111 (\$) m	Applied-0%	Not applied	Not applied (iii)	Not applied	Applied :0%	Not Applied	Applied	Applied (iv)	50%	Applied. Exemption to all three limits:0%	Applied	Applied for Zone A	Applied. Exemption to all three limits:0%		NdY
a t 1 year < maturity =< 3 years: Article 115(2) allows member states to apply a weighting of 20% for the purposes of Article 111(1) to i (3)	20%(i)	Not applied	20% (vi)	Not applied	20%	Not applied	NdY	Not applied	100%	20%	20%	20%	20%	NdY	Do not intend to apply
y <3 years (\$\$) : Article 115(2) allows member states to apply a weighting of 50% i for the purposes of Article 111(1) to (3) s	20%(i)	Not applied	50% (vi)	Not applied	50%	Not applied	NdY	Not applied	100%	100%	50%	50%	50% (viii)	NdY	Do not intend to apply
Freatment regardless of the maturity	•	•											•		
By way of derogation from Article 113(3)(i) and Article 115(2), member states may apply a weighting of 20% to asset items constituting claims on and other exposures to institutions regardless of their maturity	so far not applied. But intend to apply it in the future	Applied (20% RW) (v)	NdY	Applied (20% RW)	Not applied	Applied (20% RW)	NdY	Applied (20% RW)	Not applied	Not applied	Applied (20% RW)	Not applied	not applied	NdY	Do not intend to apply

such items may not constitute institutions' own funds

(\$) (\$\$) provided that the latter are represented by debt instruments that were issued by a institution and that those debt instruments are, in the opinion of the competent authorities, effectively negotiable on a market made up of professional operations and are subject to daily quotation on that market, or the issue of which was authorised by the competent authorities of the member state of origin of the issuing institutions. in no case may any of these items constitute own funds.

NdY Not vet decided

The recast Directive 2000/12 expanded the application of the articles from 'credit institution' to 'institution' but did not change the spirit of the treatment. 20% risk weight is applied to claims (i) on credit institutions with a maturity of more than one year where a 20% risk weight for unsecured credit risk is granted, (ii) on recognised investment firms with a maturity of more than one but less than three years, (iii) on clearing houses and (iv) on recognised stock exchanges.

the choice is left to the institution. It has to be applied consistently (ii)

such exposures may be exempted on a case by case basis on ground of low riskiness (iii)

(iv) under the assumption that the market value of the collateral covers at least 120% of the value asset items and other exposures

(iv) Be interastinguiori trata the market value on the Contacterial covers at least 120% on the value asset lettins and other exposures
 (iv) BE intends to apply 20% RW to exposures on or guaranteed by institutions which have an investment grade external rating or are not externally rated
 (iv) Choice left to the institution. The maturity is understood as 'remaining term'. Claims to institutions with a maturity or more than 3 years, provided they are represented by marketable debt instruments. If this condition is not met, 100% applies.
 (viii) A 50% weighting applies to claims on and other exposures to credit institutions with a maturity or more than 3 years, provided they are represented by marketable debt instruments issued by a credit institutions.

A 100% weighting applies to claims on and other exposures to credit institutions or specified investment institutions with a maturity of more than 3 years. (ix)

apply to credit institutions only. The decision with respect to investment firm has not been taken yet.

	Country	LU	LV	MT	NL	PL	PT	SE (ii)	SI	SK	UK	IS	LI	NO	RO
Trea	atment depending on the maturity		1		I.					1					
t	-<1 year : Art 113(3)(i) allows member states to fully or partially exempt them from the application of the limits laid down in Article 111 (\$)	Applied. Exemption to all three limits: 0%	Applied	Exemption to all three limits: 0%	Option (1): Applied for institutions in EU/G10 countries. Others :20%. Option (2)=20% for all.	Applied (ix)	Applied	Applied	Will be applied. Existing rule: 0% only for exposures to banks with a maturity of =<1month.	Not applied	Applied. Exemption to all three limits: 0%	Applied	Applied	Not applied	Applied
e m a t u r i t	1 year < maturity =< 3 years: Article 115(2) allows member states to apply a weighting of 20% for the purposes of Article 111(1) to (3)		Do not intend to apply		Option (1): 20% for institutions in EU/G10 countries. Others :50%. Option (2)=50% for all.	20%(ix)	20%	20%	20%	NdY	Not applied. 100%	100%	20%	Not applied	NdY
y i s	< 3 years (\$\$) : Article 115(2) allows member states to apply a weighting of 50% for the purposes of Article 111(1) to (3)		Do not intend to apply	50%	50% for all	50% (ix)	50%	50%	50%	NdY	Not applied.100%	100%	50%	Not applied	NdY
Trea	atment regardless of the maturity				•										
	By way of derogation from Article 113(3)(i) and Article 115(2), member states may apply a weighting of 20% to asset items constituting claims on and other exposures to institutions regardless of their maturity	Do not intend to apply	Applied (20% RW)	Not applied	Not applied	Not applied	Not applied	Applied (20% RW)	Not applied	NdY	Not applied.100%	Not applied	Not applied	Applied (20% RW)	NdY