# Introduction to the Comprehensive Assessment disclosure templates Bank-specific notes Main Results A. Key information on the bank before the Comprehensive Assessment (31 December 2019) B. The main results of the Comprehensive Assessment C. Major capital measures impacting Tier 1 eligible capital, from 01 January 2020 to 30 April 2021 Contents Key fields This section contains information on the size, performance A6 Starting point CET 1% - bank provided starting point for any adjustments and starting point capital holding of the bank as of 31 following the Comprehensive Assessment December 2919 of the CET 1% - bank provided starting point for any adjustments and starting point for any adjustment and start Notes - Numbers in this section are provided primarily for transparency purposes and should not be used for comparisons to other sections/sheets. As an example, the NFE ratio exhibited in this section applies across all segments and all bank portfolos, and as such does not provide a file for like comparisons with the NFE ratio data displayed in section Elevish relates only to portfolios selected in Phase 1 of the ACR). B. Main results of the Comprehensive Assessment This key section of the disclosure template contains the Key fields discussed in more detail below main results of the Comprehensive Assessment -Section C should be read as informational only. Figures here do not feed into the final CET1% results as detailed in section B, if do they mitigate the bank's disclosed capital shortful (E11) -For banks with a capital shortful, it is information will be talken into account during the capital planning phase that follows disclosure of Comprehense's Assertment results sures impacting Tier 1 eligible capital, from 01 January 2020 to 30 April 2021 This section displays major capital market activity affecting Tier 1 eligible capital D.A.- D.F. provides AQR results related to accrual accounted assets broken down by asset segment and AQR workblock D.G.- D.I provides the results of the review of fair valued exposures D21 shows the gross capital impact of the AQR before offsettling effects D25 shows the not total impact of the AQR on the CET1 ratio -The selection of asset classes for portfolio review was based on an approach almost at identifying those portfolios with the highest risk of micksulfaction and misrevalation. Therefore, estipations of estables the two non-selected portfolios would be incorrect from a the ADIP canada remailing researce provincing from a specificing angeoidely are translated into a charge in CET1 - Items D1 to D20 are before offsetting impacts such as asset protection and taxes The section provides asset quality indicators (NPE levels - E1 above the evolution of NPE levels for portfolios selected in Phase 1 and coverage ratio), trolen down by asset segment - E1 shows the evolution of coverage ratios for portfolios selected in Phase 1 - Figures presented should not be interpreted as accounting figures -Leverage ratios are not binding based on the current regulatory framework, are displayed for information purposes only and have no impact on the capital shortfull -Due to the static balance sheef assumption used as part of the Stress Test, the leverage ratio might be misleading for the Stress Test and is tendent displayed for AFR only F. Leverage ratio impact of the Comprehensive Assessment This shows the change in the leverage ratio from the AQR Source of key figures / drivers of key results B MAIN RESULTS OF THE COMPREHENSIVE ASSESSMENT (CA) CET1 Ratio (i) at end-year 2019, including retained earnings / losses of year (ii) = A6 10.00% B2 Aggregated adjustments due to the outcome of the AQR Basis Points Change B2: Net AQR impact in basis points (after tax, risk protection and IFRS9 transitional arrangement netting effects) Note: Sourced from D24 B3 - B1 • B2 × 9.00% B3: Adjusted CET1 ratio based on the AQR outcome Note: Calculated as B1 + B2 Aggregate adjustments due to the outcome of the **baseline** scenario of the Stress Test to lowest capital level over the 3-year period B4: The delta between the AQR adjusted CET1% and the Baseline scenario CET1%, in the year where capital level vs threshold (8%) is the lowest 85 - B3 + B4 × 7.00% B5: Adjusted CET1 ratio based on the AQR outcome and Baseline Stress Test scenario Note: Calculated as ${\sf B3+B4}$ Aggregate adjustments due to the outcome of the advectes scenario of the Stess Test to lowest capital level over the 3-year period Adjusted CETI Ratio after Adverse Scenario 87 83 • 86 B6: The delta between the AQR adjusted CET1% and the Adverse scenario CET1%, in the year where capital level vs threshold (5.5%) is the lowest

Please note that the provided example is solely for illustrative purposes and not representative for this bank

# 2020 COMPREHENSIVE ASSESSMENT OUTCOME

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# 1 Main Results and Overview

# A MAIN INFORMATION ON THE BANK BEFORE THE COMPREHENSIVE ASSESSMENT (31.12.2019)

			31.12.2019
A1	Total Assets (based on prudential scope of consolidation)	Mill. EUR	155,535.97
A2	Net (+) Profit/ (-) Loss of 12 months to 31.12.2019 (based on prudential scope of consolidation)	Mill. EUR	244.94
А3	Common Equity Tier 1 Capital according to CRDIV/CRR definition	Mill. EUR	11,025.06
A4	Total risk exposure according to CRDIV/CRR definition	Mill. EUR	71,123.85
A5	Total exposure measure according to Article 429 CRR "Leverage exposure"	Mill. EUR	163,489.56
A6	CET1 ratio according to CRDIV/CRR definition A6 = A3 / A4	%	15.50%
A9	Leverage ratio	%	6.77%
A10	Non-performing exposure <sup>1</sup> ratio	%	7.49%
A11	Coverage ratio for non-performing exposure <sup>1</sup>	%	51.66%
A12	Level 3 instruments on total assets	%	0.28%

# B MAIN RESULTS OF THE COMPREHENSIVE ASSESSMENT (CA)

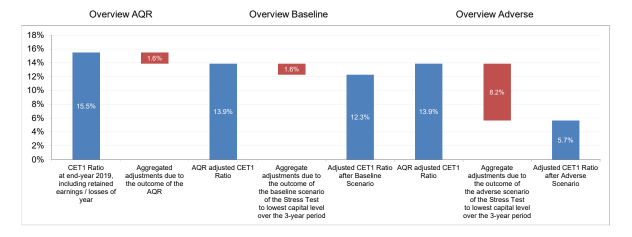
B1	CET1 Ratio at end-year 2019, including retained earnings / losses of year B1 = A6	%	15.50%
B2	Aggregated adjustments due to the outcome of the AQR	Basis Points Change	-162
В3	AQR adjusted CET1 Ratio B3 = B1 + B2	%	13.88%
B4	Aggregate adjustments due to the outcome of the <u>baseline</u> scenario of the Stress Test to lowest capital level over the 3-year period	Basis Points Change	-160
B5	Adjusted CET1 Ratio after Baseline Scenario B5 = B3 + B4	%	12.28%
В6	Aggregate adjustments due to the outcome of the <u>adverse</u> scenario of the Stress Test to lowest capital level over the 3-year period	Basis Points Change	-822
B7	Adjusted CET1 Ratio after Adverse Scenario B7 = B3 + B6	%	5.67%

Capit	tal Shortfall	Basis Points <sup>2</sup>	Mill. EUR
В8	to threshold of 8% for AQR adjusted CET1 Ratio	0	0.00
В9	to threshold of 8% in Baseline Scenario	0	0.00
B10	to threshold of 5.5% in Adverse Scenario	0	0.00
B11	Aggregated Capital Shortfall of the Comprehensive Assessment B11 = max ( B8, B9, B10 )	0	0

### Footnote

<sup>1.</sup> NPE definition in line with the EBA definition set forth in the EBA final draft ITS on supervisory reporting on forbearance and non-performing exposures under Article 99(4) of Regulation (EU) No 575/2013. Note that all exposures classified as 'Stage 3' under the IFRS 9 impairment model are considered NPE for the purposes of CA following the above definition.

2. RWA used corresponds to relevant scenario in worst case year of the stress test horizon



# C MAJOR CAPITAL MEASURES IMPACTING TIER 1 ELIGIBLE CAPITAL FROM 01 JANUARY 2020 TO 30 APRIL 2021<sup>1</sup>

Issua	ince of CET1 Instruments	Impact on Common Equity Tier 1 Million EUR
C1	Raising of capital instruments eligible as CET1 capital	0.4
C2	Repayment of CET1 capital, buybacks	-59.1
C3	Conversion to CET1 of hybrid instruments becoming effective between January 2020 and April 2021	0
Net i	ssuance of Additional Tier 1 Instruments	Impact on Additional Tier 1 Million EUR
C4	with a trigger at or above 5.5% and below 6%	0
C5	with a trigger at or above 6% and below 7%	0
C6	with a trigger at or above 7%	0
Fines	/Litigation costs	Million EUR
C7	Incurred fines/litigation costs from January 2020 to April 2021 (net of provisions)	1.9

<sup>1.</sup> Excludes any of the below capital measures already reflected in the CET1 starting point (A6)

### 2020 COMPREHENSIVE ASSESSMENT OUTCOME

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## 2. Detailed AQR Results

D. Matrix Breakdown of AQR Result (B2)

- The selection of asset classes for portfolio review was based on an approach aimed at identifying portfolios with the highest risk of misclassification. Therefore, extrapolation of results to the non-selected portfolios would not be appropriate.
- The columns D.C to D.F include (but are not limited to) any impacts on provisioning associated with the reclassification (from a supervisory perspective) of exposures across stages of the IFRS 9 impairment model.
- In the AQR exercise the resulting increase in provisions (from a supervisory perspective) are translated into a change in CET1 capital.
   Items D1 to D20 are before offsetting impacts such as asset protection, taxes and IFRS9 transitional arrangements.
- · Basis points are calculated using total risk exposure from Section A4.
- For the interpretation of the detailed results the interested reader may refer to the AQR manual outlining the methodology; https://www.bankingsupervision.europa.eu/ecb/pub/pdf/ssm.assetqualityreviewmanual201806.en.pdf

			D .A	D .B	D.C		D .	D	D.	E	D.I	į.
$\downarrow$	AQR breakdown Asset class breakdown	<b>→</b>	Credit Risk RWA end-year 2019	Portfolio selected in Phase 1	Adjustments to provisions on sampled files		Adjustments to provisions due to	projection of findings	Adjustments to provisions due to collective	provisioning review	Impact on CET1 capital before any offsetting	
		Units of Measuremen	f Mill. EUR	% of RWA selected in Phase 1	Basis Points	Mill. EUR	Basis Points	Mill. EUR	Basis Points	Mill. EUR	Basis Points	Mill. EUR
D1	Total credit exposure		57,003	60%	13	93	20	142	204	1,448	-237	-1,683
D2	Sovereigns and Supranational non-gove	rnmental organisations	236	0%	0	0	0	0	0	0	0	0
D3	Institutions		2,323	0%	0	0	0	0	0	0	0	0
D4	Retail		30,010	81%					180	1,280	-180	-1,280
D5	thereof SME	SME	15,593	100%					126	898	-126	-898
D6	thereof Residential Real Estate (RRE)	Residential Real Estate (RRE)	8,794	100%				[	54	382	-54	-382
D7	thereof Other Retail	Other Retail	5,622	0%					0	0	0	0
D8	Corporates		22,092	44%	13	93	20	142	24	168	-57	-403
D9	Other Assets		1,943	0%	0	0	0	0	0	0	0	0
D99 <sup>1</sup>	Securitisations		400	0%	0	0	0	0	0	0	0	0
D10	Additional information on portfolios with Asset Class	n largest adjustments accounting for (at least) 30% of total banking I Geography	oook AQR adjustment	:								
	SME	ITALY	15,562	100%	0	0	0	0	126	898	-126	-898

NB: In some cases the total credit RWA reported in field D.A1 may not equal the sum of the components below. These cases are driven by inclusion of specialised assets types which lie outside the categories given above.

	D.G	D.H	D	T
	Portfolio size Carrying Amount	Portfolio selection	Impact on CET1 before	
Units of Measurement	Mill. EUR	% selected in Phase 1	Basis points	Mill. EUR
			0	0
			0	0
Please refer to Definitions and Explanations sl	2,888	0%	0	0
	38	0%	0	0
	1	0%	0	0
	601	0%	0	0
	212	0%	0	0
	2,036	0%	0	0
	-	-	0	0
			0	0

D21	Gross impact on capital
D22	Offsetting impact due to risk protection
D23	Offsetting tax impact
D24	Offsetting IFRS9 transitional arrangement impact
D25	Net impact on capital
D26	Net total impact of AQR results on CET1 ratio (incl RWA effects)
	Please refer to Definitions and Explanations sheet
	D25 = D21 + (D22 + D23 + D24)

Equity (Investment in PE and Participations)

Investment Properties / Real Estate / Other

D11 CVA
D12 Fair V

D13

D14

D15

D16

D17

D18

D19

D20

Fair Value review

Securitisations

Derivatives Model Review

AVA adjustments

Bonds

Loans

Non derivative exposures review

D .J					
Total impact on CET1 based on adjustments outlined in D.A-D.I					
Basis points 1	Mill. EUR				
-237	-1,683				
0	0				
50	353				
42	301				
-145	-1,029				
-162					

### E. Matrix Breakdown of Asset Quality Indicators

- The selection of asset classes for portfolio review was based on an approach aimed at identifying those portfolios with the highest risk of misclassification. Therefore, extrapolation of results to the non-selected portfolios would not be appropriate.
   Changes in non-performing exposure as a result of the AQR reflect reclassification of exposures (from a supervisory perspective) into stage 3 of the IFRS 9 impairment model (see Section 4.5.2, Asset Quality Review Phase 2 Manual).

Informa	tion reported only for portfolios subject to	detailed review in AQR					
	Asset quality indicators			E.A	E.B	E.C	E .D
	Non-Performing Exposure Ratio			Unadjusted NPE Level end-ye ar 2019	Changes due to the credit file review	Changes due to the projection of findings	AQR-adjusted NPE Level
			Units of Measurement		Basis Points	Basis Points	%
E1	Total credit exposure			10.63%	16	111	11.90%
E2	Sovereigns and Supranational non-gove	rnmental organisations		-	-	-	-
E3	Institutions			-	-	-	-
E4	Retail			10.13%	5	83	11.01%
E5	thereof SME	SME		14.47%			14.47%
E6	thereof Residential Real Estate (RRE)	Residential Real Estate (RRE)		6.18%	9	125	7.52%
E7	thereof Other Retail	Other Retail		-			-
E8	Corporates			12.59%	62	221	15.42%
ΕQ	Other Assets						

				I					
				E.E	E.F	E .G	E.H	E.I	E.J
	Coverage Ratio  NB: Coverage ratios displayed in E.E - E.I cover only the exposure that was marked as non-performing pre-AQR. Therefore exposures that were newly reclassified to NPE during the AQR are NOT included in the calculation for E.E - E.I			Unadjusted coverage ratio of non-performing exposure, end-year 2019	Changes due to the credit file review on nor-performing exposures	Changes due to the projection of findings on non-performing exposures	Changes due to the collective provisioning review on non-performing exposures	AQR - adjusted ratio of provisions on NPE to NPE	Coverage ratio for exposures newly classified as NPE during the AQR
			Units of Measurement	%	%	%	%	%	%
E10	Total credit exposure		F	48.98%	0.97%	1.33%	5.34%	56.61%	24.75%
E11	Sovereigns and Supranational non-gove	rnmental organisation		-	-	-		-	-
E12	Institutions			-	-	-		-	-
E13	Retail			47.61%			7.02%	54.64%	38.86%
E14	thereof SME	SME		54.13%			9.29%	63.42%	
E15	thereof Residential Real Estate (RRE)	Residential Real Estate (RRE)		33.72%			5.13%	38.86%	38.86%
E16	thereof Other Retail	Other Retail		-			-	-	
E17	Corporates			53.31%	4.03%	5.55%		62.89%	7.49%
E18	Other Assets			-	-	-		-	-

<sup>1</sup> Basis point impact due to CET1 capital adjustments

For information	purposes	only

### F. LEVERAGE RATIO IMPACT OF THE COMPREHENSIVE ASSESSMENT

- Note:

  Note that the leverage ratio is calculated based on the COMMISSION DELEGATED REGULATION (EU) 2015/62 of 10 October 2014 amending Regulation (EU) No 575/2013 of the European Parliament and of the Council It is not binding based on the current regulatory framework, is displayed for information purposes only and has no impact on the capital shortfall (B11).

  As the constant balance sheet assumption, which is applied in the Stress Test, might be misleading for the leverage ratio, the ratio is displayed for AQR only.

F1	Leverage Ratio at end-year 2019	%	6.77%
	Please refer to Definitions and Explanations sheet		
	F1 = A9		
F2	Aggregated adjustments to Leverage Ratio due to the outcome of the AQR	Basis Points	-63
	F2 = D25 / A5		
F3	AQR adjusted Leverage Ratio	%	6.14%
	F3 = F1 + F2		

DEFINITIONS & EXPLANATIONS					
Reference	Name	Definition or further explanation			
A. MAIN INFORMATION ON THE BANK BEFORE THE COMPREHENSIVE ASSESSMENT (31 December 2019)  A1 Total Assets (based on pudential scope of consolidation)  Sum of on balance positions. Note that for this and all following positions the scope of consolidation follows Article 18 CRR (therefore direct comparison with financial accounts based on accounting scope					
	Net (+) Profit/ (-) Loss of 2019 (based on prudential scope of consolidation)	of consolidation will result in differences), 31 December 2019.  Net profits (positive number) or net losses (negative number) as of 31 December 2019. After taxes. Excludes Other Comprehensive Income. The scope of consolidation follows Article 18 CRR (therefore			
	Common Equity Tier 1 Capital	direct comparison with financial accounts based on accounting scope of consolidation will result in differences).			
A3	Common Equity Tier 1 Capital  Total risk exposure	As of 31 December 2019, according to CRD IV/CRR definition (Article 50 CRR) including transitional arrangements as of 31.12.2019.  According to CRD IV/CRR definition (Article 92.3 CRR), "total RWA", as of 31 December 2019 including transitional arrangements as of 31.12.2019.			
AE	Total exposure  Total exposure measure used in feverage ratio	Denominator of leverage ratio (A9), "leverage exposure", according to COMMISSION DELEGATED REGULATION (EU) 2015/62 of 10 October 2014 amending Regulation (EU) No 575/2013 of the Europea			
AG .	Total exposure measure used in revenage raiso	Parliament and of the Council with regard to the leverage ratio.			
A6	CET1 ratio	A6=A3/A4, Article 92.2a CRR, figures as of 31 December 2019.			
A9	Leverage ratio as of 31 December 2019	Leverage ratio as of 31 December 2019 according to COMMISSION DELEGATED REGULATION (EU) 2015/62 of 10 October 2014 amending Regulation (EU) No 575/2013 of the European Parliament and of the Council with regard to the leverage ratio			
		Numerator: Exposure that is non-performing according to NPE definition set forth in the EBA final draft ITS on supervisory reporting on forbearance and non-performing exposures under Article 99(4) of Regulation (EU) No 575/2013. Note that all exposures classified as "Stage 3" under the FRS 9 impairment model are considered NPE for the purposes of CA following the above definition.			
A10	Non-performing exposures ratio	Denominator:			
		Total exposure (performing and non-performing), book value plus off-balance exposure weighted by Credit Conversion Factor.  As of 31 December 2019 and total of consolidated bank.			
		Numerator: Loss allowances for expected credit losses as per IFRS9(5.5)			
A11	Coverage ratio for non-performing exposure	Denominator: Non-performing exposure (numerator of A10)			
		As of 31 December 2019 and total of consolidated bank.			
A12	Level 3 instruments on total assets	Level 3 assets according to IFRS 13, para. 86-90 Not defined for banks using nGAAP.			
	1	Total assets = A1			
B. MAIN RESULTS OF THE COMPREHENSIVE ASSESSMENT (CA)					
B1	CET1 Ratio	B1=A6			
B2	Aggregated adjustments due to the outcome of the AQR	Sum of all AOR results impacting the CET1 ratio. A breakdown is provided in the sheet "Detailed AOR Results". In basis points, marginal effect.			
В3	AQR adjusted CET1 Ratio	83 = 81 + 82 based on CRD IV/CRR definition including transitional arrangements as of 31.12.2019.			
B4	Aggregate adjustments due to the outcome of the baseline scenario of the Stress Test	Additional adjustments due to Baseline Scenario to lowest capital level over the 3-year period.			
B5	Adjusted CET1 Ratio after Baseline Scenario	BS= B4 + B3  Note that this is an estimate of the outcome of a hypothetical scenario and refers to a future point in time. It should not be confused with the bank's forecast or multi-year plan.			
B6	Aggregate adjustments due to the outcome of the adverse scenario of the Stress Test	Additional adjustments due to Adverse Scenario to lowest lowest hypothetical CET1 ratio in the three years considered			
B7	Adjusted CET1 Ratio after Adverse Scenario	87 = 85 + 86 Note that this is an estimate of the outcome of an adverse hypothetical scenario and refers to a future point in time. It should not be confused with the bank's forecast or multi-year plan.			
B8 B9	Shortfall to threshold of 8% for AQR adjusted CET1 Ratio Shortfall to threshold of 8% in Baseline Scenario	B8 = (8 - B3)* 100 (if B3-43, otherwise 0) B9 = (8 - B5)* 100 (if B5-43, otherwise 0)			
B10 B11	Shortfall to threshold of 5.5% in Adverse Scenario  Aggregated Capital Shortfall of the Comprehensive Assessment	B10 = (S.5 - B7) * 100 (# B7-6.5, otherwise 0) B11 = max (B8, B9, B10)			
	1 20 3				
C. Memorandum Items	Raising of capital instruments eligible as CET1 capital (+)	Changes to CET1 due to new issuances of common equity			
C2	Repayment of CET1 capital, buybacks (-)	Changes to CET1 due to repayment or reduction of CET1 (i.e. buybacks).			
C3 C4	Conversion to CET1 of existing hybrid instruments (+)  Net Issuance of Additional Tier 1 Instruments with a trigger at or above 5.5% and below 6%	Changes to CET1 due to conversion of existing hybrid instruments into CET1 which took place between 01 January 2020 and 30 April 2021.  Net issuance of AT1 instruments (Article 52 CRR) with a trigger at or above 5.5% and below 6% between 01 January 2020 and 30 April 2021, expressed in terms of RWA. AT1 instruments which have been			
C5	Net Issuance of Additional Tier 1 Instruments with a trigger at or above 6% and below 7%	converted into CET1 are not to be accounted for in this cell to avoid double counting with C3.  Well issuance of AT1 instruments (Article S2 CRR) with a tigger at or above 6% and below 7% between 01 January 2020 and 30 April 2021, expressed in terms of RWA. AT1 instruments which have been converted into CET1 are not to be accounted for in this cell to avoid double counting with C3.			
C6	Net Issuance of Additional Tier 1 Instruments with a trigger at or above 7%	converted into CE11 are not to be accounted for in this cell to avoid bottlee counting with CL3.  Mel issuance of AT1 instruments (Article 52 CRR) with a trigger at or above 7% CET1 between 01 January 2020 and 30 April 2021, expressed in terms of RWA. AT1 instruments which have been converted into CET1 are not to be accounted for in this cell to avoid double counting with CL3.			
C7	Incurred fines/litigation costs from January 2020 to April 2021 (net of provisions)	Incurred finestlitigation costs (net of provisions) for the indicated period.			
		learness arrangement from a breastern's as an arrangement branch.			
D. Matrix Breakdown of AQR Result Asset class	Corporates	Asset class is an aggregated of the AQR sub-asset classes Project finance, Shipping, Aviation, Commercial real estate (CRE), Other real estate, Large corporates (non-real estate) and Large SME (non-			
D.A. D.B.	Credit Risk RWA as of 31 December 2019 Portfolio selected	real estate). Total credit risk weighted assets including off balance sheet items. Indication of the fraction of the overall RVM per asset class that was selected in Phase 1 of the AQR.			
D.C D.D	Adjustments to provisions on sampled files Adjustments to provisions due to	Amount of adjustments to specific provisions on the credit file samples. This includes all files from the single credit file review.			
D.E	projection of findings Adjustment to provisions due to collective provisioning review	Amount of adjustments to specific provisions based on the projection of findings of the credit file review to the wider portfolio (negative numbers).  Amount of adjustments to collective provisions as determined based on the challenger model in cases where the bank's collective provisioning model is found to be out of line with the standards expressed in the ACM Natura.			
D.F	Adjustments on CET1 before offsetting impact	Gross amount of the aggregated adjustments disclosed in D.C D.E. before the offsetting impact of risk protection and tax (negative numbers).			
D.G D.H	Portfolio size Carrying Amount Proffolio selection	Portfolio size - Carrying Amount Indication of the carrying amount (gross mark-to-market as of 31 December 2019, before AQR adjustment) of positions that have been reviewed by Bank Team divided by total carrying amount (gross mark-			
		to-market as of 31 December 2019, before AQR adjustment and before PP&A) for this asset class.  Amount of adjustments resulting from:			
D.1	Adjustments on CET1 before offsetting impact	- CVA Challenger model (D11).  -the different components of the fair value exposures review (D13-D19), as well as the fair value review as a whole (D12).			
D10	Additional information on portfolios with largest adjustments accounting for (at least) 30% of total banking book AQR adjustment:	This breakdown is omitted where the overall AOR impact (82) is less than 10 basis points CET1 and single rows are omitted where they have an impact of less than 1 basis point CET1. Note this adjustment is already reflected in the asset class break down of D1 to D9 and displayed here only on a more granular level. Adjustments resulting from CVA challenger mode.			
D11	CVA	CVA see Article 383 CRR  CVA calculated as the market large place default multiplied by the sum of expected larges at each point in time. The expected large at each point in time is a sale united as the product of the DD factor at that			
D12 D13 D19	Adjustments to fair value assets in the banking and trading book  Non derivative exposures review	point in time and the Exposure factor at that point in time.  Aggregated adjustment from the Fair Value Exposures Review, excluding the adjustment to CVA (D11) and AVA (D20).  This includes changes in scope of exposure following PPSA. Note that this includes take valued real estate positions.			
D20	Derivative Model Review AVA adjustments Gross impact on capital	Adjustments to reserves resulting from the Derivative Pricing Model Review.  Adjustments to AVA resulting from the AVA review (additional valuation adjustments as per CRR Avt 105 and EBA RTS on Prudent Valuation)  Sum of D F1, D 111, D 112 and D 120			
D21 D22 D23	Offsetting impact due to risk protection	Commutar(1, 10.11); (1) 17.12 and 17.22 and 17			
D23 D24	Offsetting tax impact Offsetting IFRS9 transitional arrangement impact	The offsetting tax impact includes the assumed creation of DTAs, which accounts for limitations imposed by accounting rules. Appropriate CRR IV DTA deductions are made for any tax offsets. Includes the differing impact of transitional arrangements for mitigating the impact of the introduction of IFRS 9 as per Regulation (EU) 2017/2395 of the European Parliament and of the Council of 12 December 2017. Calculated as per AIQR Manual Chapter 9.5.			
D25	Net impact on capital	Net amount of the aggregated adjustment to CET1 capital based on the AQR after offsetting impact of risk protection, tax and IFRS9 transitional arrangements. Sums the impact from D20, D21, D22 and D23.			
D26	Net total impact of AQR results on CET1 rašo (incl RWA effects)	Net change in the CET1 ratio resulting from the AQR, reflecting the effect of the total adjustments to capital (D25) and adjustments to risk-weighted assets			
E. Matrix Breakdown of Asset Quality Indicators					
The asset quality indicators are based on NPE according to EBA definition (see Section 2.4.4 of the AQR Phase 2 manual):					
The Baster quality inclusions are baster on him. according to be abortainion (see Section 2.4. or the Author Head 2 manually.  **NEC definition in the with the EBA definition in the definit in Cas Baster interpretation (necessaria and art non-performing exposures under Article 99(4) of Regulation (EU) No 575/2013.  **According to paragraph 145 of Annex V of the EBA T IS on supervisory reporting, NPEs are those that satisfy either or both of the following criteria:  **Institution of the Annex V of the EBA T IS on supervisory reporting, NPEs are those that satisfy either or both of the following criteria:  **Institution of the Annex V of the EBA T IS on supervisory reporting, NPEs are those that satisfy either or both of the following criteria:  **Institution of the Annex V of the EBA T IS on supervisory reporting, NPEs are those that satisfy either or both of the following criteria:  **Institution of the Annex V of the EBA T IS on supervisory reporting, NPEs are those that satisfy either or both of the following criteria:  **Institution of the Annex V of the EBA T IS on supervisory reporting, NPEs are those that satisfy either or both of the following criteria:  **Institution of the Annex V of the EBA T IS on supervisory reporting, NPEs are those that satisfy either or both of the following criteria:  **Institution of the EBA T IS on supervisory reporting, NPEs are those that satisfy either or both of the following criteria:  **Institution of the EBA T IS on supervisory reporting, NPEs are those that satisfy either or both of the following criteria:  **Institution of the EBA T IS on supervisory reporting, NPEs are those that satisfy either or both of the following criteria:  **Institution of the EBA T IS on supervisory reporting, NPEs are those that satisfy either or both of the EBA T IS on supervisory reporting, NPEs are those that satisfy either or both of the EBA T IS on supervisory reporting, NPEs are those that satisfy either or both of the EBA T IS on supervisory reporting, NPEs are those that satisfy eith					
* material exposures which are more ham 90 days past due.  **he debthor is asserted as unkillarly to pay it critered foliagitions in full without realization of collateral, regardless of the existence of any past due amount or of the number of days past due.  The definition of NPEs is therefore based on the "past due" criterion and the "unkillery to pay" criterion. Note that all debtors classified as Stage 3 by the bank are also considered NPE following the above definition.					
The figures presented should not be understood as accounting figures.					
E.A	Unadjusted NPE Level 31 December 2019	Total NPE for all portfolios in-scope for detailed review during the AQR. Expressed as a percentage of Total Exposure for these portfolios.			
E.B E.C	Changes due to the single credit file review Changes due to the projection of findings	Exposure re-classified from performing to non-performing according to the CFR classification review.  Exposure re-classified from performing to non-performing according to the projection of findings.  Numerator:			
E.D	AQR - adjusted NPE level	reumerator.  Exposure reported by the bank as non-performing according to the EBA NPE definition (see AQR Phase 2 Manual Section 2.4.4, and explanation for A10 above) as of 31 December 2019  Exposure re-classified from performing to non-performing according to the CFR classification review and projection of findings.			
		Denominator: Total exposure (performing and non-performing). Same exposure definition as above.			
E .E	Unadjusted coverage ratio of non-performing exposure, 31 December 2019	Specific provisions divided by non-performing exposure for portfolios in-scope for detailed review in the AQR. NPE used is that set of of exposures which were originally marked as NPE pre-AQR.			
E.F E.G	Changes due to the single credit file review Changes due to the projection of findings	Amount of adjustments to provisions based on single credit file review.  Amount of adjustments to provisions based on the projection of findings of the credit file review to the wider portfolio.  Amount of adjustments to provisions based on the projection of findings of the credit file review to the wider portfolio.			
E.H	Changes due to the collective provisioning review on non-performing exposures  AQR - adjusted	Amount of adjustments to collective provisions as determined based on the challenger model in cases where the bank's collective provisioning model is found to be out of line with the standards expressed in the AQR manual.  Coverage ratio adjustment for AQR findings.			
ET F1	ratio of provisions on NPE to NPE Coverage ratio for exposures newly classified as NPE during the AQR	Loverage ratio adjusted for ALIX throngs.  Additional provisions specified for exposure newly classified as non-performing during the AQR.			
F. LEVERAGE RATIO IMPACT OF THE COMPREHENSIVE ASSESSMENT					
F1 F2	Leverage Ratio as of 31 December 2019 Aggregated adjustments due to the outcome of the AQR	See A9 above Adjustments to the leverage ratio based on all quantitative AQR adjustments affecting its components.			
F3 AQR adjusted Leverage Ratio Leverage ratio as of 31 December 2019, incorporating all quantitative AQR adjustments to capital. Leverage ratio definition based on CRR Article 429 as of September 2014.					