SSM LSI SREP Methodology

2020 edition
2020 update

Methodology developments and implementation in the SSM

- In 2019, 15 national competent authorities (NCAs) implemented the LSI SREP methodology for non-high-priority less significant institutions (LSIs), in addition to the high-priority LSIs that were covered last year as a minimum. Some NCAs had already done so in 2018.
- NCAs are expected to continue the roll-out of the methodology to non-high-priority LSIs so that by the end of 2020, all LSIs will have been assessed on the basis of the LSI SREP methodology.
- For 2020, the SREP methodology has been enhanced in the areas of IRRBB and IT risk assessment, in line with EBA Guidelines and SSM supervisory priorities.
- For the next few years, the ECB and the NCAs will continue developing and maintaining a fully-fledged training programme for supervisors in the SSM.

External communication

- Since 2018, the ECB has been meeting with European banking associations in order to present the general framework regarding the LSI SREP methodology, to convey supervisory expectations and to collect feedback from the industry. Going forward, the ECB will continue to have regular exchanges of views with the industry on the LSI SREP methodology.
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1. SSM LSI SREP – Introduction

Background of the SSM LSI SREP

- National competent authorities (NCAs) have the responsibility, as direct supervisors, to decide on capital, liquidity and qualitative measures for less significant institutions (LSIs).
- Since 2015, the ECB and the NCAs have been working together to develop a common SREP methodology for LSIs, based on the EBA SREP Guidelines and building on the significant institutions (SIs) methodology and national SREP methodologies in place.
- In 2018, NCAs started to implement the harmonised methodology in a staggered approach, rolling it out further to all LSIs by the end of 2020 at the latest.

- The SSM LSI SREP is an ongoing process and the methodology will continue to evolve in the future.

Experienced supervisors involved from the ECB (DG-MS3 in cooperation and dialogue with SI supervision) and the NCAs
The underlying principles of the SSM LSI SREP methodology

- To promote convergence in the way NCAs conduct the SREP, to support a minimum level of harmonisation and a continuum in the assessment of SIs and LSIs
- SSM LSI SREP methodology developed under the umbrella of the SSM methodology applicable to SIs
- Proportionality and flexibility to take LSI specificities into account
- National specificities are considered (e.g. accounting standards, regulation)
- Based on existing pillars of sound risk assessment:
  - combination of quantitative and qualitative elements
  - holistic assessment of institutions’ viability, taking their specificities into account
  - forward-looking perspective
1. SSM LSI SREP – Introduction

Competences of NCAs and ECB

- Frequent reporting of quantitative and qualitative information
- Exchange of supervisory views
- Joint development of recommendations, guidelines and general instructions
- Joint development of methodologies and policy stances

If necessary, the ECB can:
- perform on-site inspections
- take over direct supervision of individual LSIs
The SSM methodology implements EU law, EBA Guidelines and supervisory best practices

1. SSM LSI SREP – Introduction

**The SSM methodology implements EU law, EBA Guidelines and supervisory best practices**

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**SSM LSI SREP – Introduction**

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**SREP in CRD IV – Article 97**

... the competent authorities shall review the arrangements, strategies, processes and mechanisms implemented by the institutions and evaluate:
(a) risks to which the institutions are or might be exposed;
(b) risks that an institution poses to the financial system; and
(c) risks revealed by stress testing taking into account the nature, scale and complexity of an institution’s activities.

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**Scope of application – CRD IV and SSM (F) Regulation**

Article 110 of CRD IV – NCAs as competent authorities are required to carry out a SREP and to decide on supervisory measures for LSIs within the level of application. Hereby NCAs should apply the methodology without prejudice of national laws and regulations.

Article 39 of the SSM Framework Regulation establishes the criteria and rules for classifying a credit institution as significant or less significant. This classification determines whether a credit institution is supervised directly by the ECB or the NCA.

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**EBA Guidelines**

Guidelines on common procedures and methodologies for the SREP (EBA/GL/2018/03), etc.

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**BCBS and FSB Principles**
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2. SSM LSI SREP – Methodology

Structural elements and building blocks of the SSM SREP methodology preserved

SREP methodology at a glance: four key elements

- Viability and sustainability of business model
- Adequacy of governance and risk management
- Categories: e.g. credit, market, operational risk and IRRBB
- Categories: e.g. short-term liquidity risk, funding sustainability

Overall SREP assessment – holistic approach

→ Score + rationale/main conclusions

Feeds into the Supervisory Examination Programme (SEP)
A proportionate approach

- Minimum supervisory engagement model based on SSM prioritisation methodology which classifies LSIs as **high-priority** or **non-high-priority** institutions according to their risk situation and potential impact on their domestic financial system.

- This classification is the starting point for NCAs to decide on the **intensity** of the SREP assessment (frequency, scope, granularity), **supervisory expectations**, **information needs**, etc.

**Intensity of assessment**

- Annual frequency for the **full** SREP assessment for high-priority LSIs, but lower minimum frequency for non-high-priority LSIs; for all LSIs: annual **update** of the SREP
- For every LSI, the risk (sub)categories are assessed only if deemed **material**

**Supervisory expectations**

- For instance, depending on the nature, size and complexity of the institution and its businesses, the risk management methodologies and processes (in particular for non-high-priority LSIs) can be **less** complex

**Information needs**

- Methodology tailored to information reporting requirements applicable to LSIs, e.g. FINREP (which, when compared with FINREP for SIs, is **significantly reduced** in terms of scope), but also any other supervisory data available at NCA
All four SREP elements follow a common logic ensuring a sound risk assessment

Three phases in on-going risk assessment for each of the four elements

<table>
<thead>
<tr>
<th>Phase 1</th>
<th>Phase 2</th>
<th>Phase 3</th>
</tr>
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<tbody>
<tr>
<td>Data gathering</td>
<td>Automated anchoring score</td>
<td>Supervisory judgement</td>
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</table>

Main sources:
- regulatory reporting
- other documents

• Scoring risk level
• Formal compliance checking of risk control

Adjustments based on additional factors and considering banks’ specificities and complexity

Risk level (RL) vs. risk control (RC)

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<thead>
<tr>
<th></th>
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<tbody>
<tr>
<td>RL ✔</td>
<td>n/a</td>
<td>✔</td>
<td>✔</td>
</tr>
<tr>
<td>RC n/a</td>
<td>✔</td>
<td>✔</td>
<td>✔</td>
</tr>
</tbody>
</table>

Combined score (RL + RC)

n/a: not applicable
Constrained judgement

- Fair flexibility in a four-grade scale where Phase 2 scores can be improved by one notch and worsened by two notches based on supervisory judgement.

- Ensures the right balance between:
  - A common process, ensuring consistency across the LSIs and defining an anchor point.
  - The necessary supervisory judgement, to take the specificities and complexity of an institution into account.

- Adjustments go in both directions and need to be fully documented.

- Departing from constrained judgement may only be allowed in justified cases, given that deviations should be the exception rather than the rule (e.g. because of data quality).

**Scale of the constrained judgement**

<table>
<thead>
<tr>
<th>Phase 2 scores</th>
<th>Phase 3 scores</th>
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<tbody>
<tr>
<td>1</td>
<td>1, 2, 3, 4</td>
</tr>
<tr>
<td>2</td>
<td>1, 2, 3, 4</td>
</tr>
<tr>
<td>3</td>
<td>2, 3, 4</td>
</tr>
<tr>
<td>4</td>
<td>3, 4</td>
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</tbody>
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- Phase 3 score possible
- Phase 3 score impossible
Element 1: Business model assessment

Assessment of business models comprises the following elements:

- **Identification of areas of focus**
- **Assessment of business environment**
- **Analysis of forward-looking strategy and financial plans**
- **Assessment of key vulnerabilities**
- **Outcome**
  - Assessment of the business model:
    - viability (<1 year)
    - sustainability (<3 years)

<table>
<thead>
<tr>
<th>Examples of assessed business models</th>
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</thead>
<tbody>
<tr>
<td>➢ Traditional bank</td>
</tr>
<tr>
<td>➢ Wholesale bank</td>
</tr>
<tr>
<td>➢ Specialised finance bank</td>
</tr>
<tr>
<td>➢ Central savings/cooperative bank</td>
</tr>
<tr>
<td>➢ Investment bank</td>
</tr>
<tr>
<td>➢ Financial market infrastructure</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Examples of key assessment questions</th>
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</thead>
<tbody>
<tr>
<td>➢ Is the institution able to generate acceptable returns from a supervisory perspective over the next 12 months?</td>
</tr>
<tr>
<td>➢ Does the institution’s strategy have the capacity to address identified threats to its viability?</td>
</tr>
<tr>
<td>➢ How does the institution expect to make a profit over the medium/long term?</td>
</tr>
<tr>
<td>➢ Are the assumptions made by the institutions with respect to the strategy and forecasts consistent and plausible?</td>
</tr>
</tbody>
</table>
Element 2: Internal governance and risk management

Areas subject to assessment
- Internal governance framework (including key control functions such as risk management, internal auditing and compliance)
- Risk management framework and risk culture
- Risk infrastructure, internal data and reporting
- Remuneration policies and practices

Risk control assessment
- Check compliance with nationally implemented CRD provisions
- Specific analysis of, for example:
  - organisational structure
  - internal audit
  - compliance
  - remuneration
  - risk appetite
  - risk infrastructure
  - reporting

Supervisory judgement
- Comprehensive analysis
- Adjustment of Phase 2 check taking into consideration the bank’s specificities

Two examples of key assessment questions
- Is there a compliance function in place that is hierarchically and functionally separate and operationally independent from any business activity responsibilities?
- Are there mechanisms in place to ensure that senior management can act in a timely manner to effectively manage, and where necessary mitigate, material adverse risk exposures, in particular those that are close to or exceed the approved risk appetite statement or risk limits?
### Element 3: Risks to capital

#### Three different perspectives (“three blocks”)

<table>
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<th>Block 3: Forward-looking perspective</th>
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<tbody>
<tr>
<td>Each capital-related risk category is assessed and scored separately through three phases.</td>
<td>NCAs collect ICAAP information in line with EBA Guidelines and national regulation.</td>
<td>Flexibility is introduced by allowing NCAs to apply top-down or bottom-up stress tests, or a combination of both.</td>
</tr>
<tr>
<td>Depending on their materiality, the four relevant capital-related risk categories are:</td>
<td>Scope of ICAAP reliability assessment:</td>
<td>Minimum requirements of the quality assurance should account for the approach taken.</td>
</tr>
<tr>
<td>✓ credit risk</td>
<td>✓ ICAAP governance</td>
<td>✓ NCAs have flexibility to translate scenario into shocks.</td>
</tr>
<tr>
<td>✓ market risk</td>
<td>✓ capital planning</td>
<td></td>
</tr>
<tr>
<td>✓ IRRBB</td>
<td>✓ scenario design and stress testing</td>
<td></td>
</tr>
<tr>
<td>✓ operational risk</td>
<td>✓ internal controls, independent reviews and ICAAP documentation</td>
<td></td>
</tr>
<tr>
<td></td>
<td>✓ data and infrastructure</td>
<td></td>
</tr>
<tr>
<td></td>
<td>✓ risk capture, management and aggregation</td>
<td></td>
</tr>
<tr>
<td></td>
<td>If ICAAP figures are reliable, they should be a starting point for the SREP capital quantification in Block 2.</td>
<td></td>
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<tr>
<td></td>
<td>NCAs have flexibility to use national approaches for assessing institution’s quantification of capital.</td>
<td></td>
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</table>
## Element 4: Risks to liquidity

### Three different perspectives (“three blocks”)

<table>
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<tr>
<td>➢ Each liquidity-related risk category is assessed and scored separately through three phases.</td>
<td>➢ NCAs collect ILAAP information in line with EBA Guidelines and national regulation.</td>
<td>➢ The assessment uses top-down sensitivity analysis based on prudential reporting (COREP).</td>
</tr>
</tbody>
</table>
| ➢ The two liquidity-related risk categories are:  
  ✓ short-term liquidity  
  ✓ funding sustainability | ➢ Scope of ILAAP reliability assessment:  
  ✓ ILAAP governance  
  ✓ funding strategy and liquidity planning  
  ✓ scenario design, stress-testing and contingency funding plan  
  ✓ internal controls, independent reviews and ILAAP documentation  
  ✓ data and infrastructure  
  ✓ risk capture, management and aggregation | ➢ Output examples:  
  ✓ LCR higher than the regulatory minimum  
  ✓ specific minimum survival period  
  ✓ minimum amount of liquid assets |

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2. SSM LSI SREP – Methodology

The overall SREP assessment

➢ Provides a synthetic overview of an institution’s risk profile:
  ✓ based on the assessment of all four elements
  ✓ as a starting point the four SREP elements are considered equally important

➢ Takes into account:
  ✓ the institution’s capital/liquidity planning to ensure a sound trajectory towards the full implementation of CRD IV/CRR
  ✓ peer comparisons
  ✓ the macro environment under which the institution operates

In line with the EBA SREP Guidelines (table 13, pp. 170 and 171), the overall SREP score reflects the supervisor’s overall assessment of the viability of the institution: higher scores reflect an increased risk to the viability of the institution stemming from one or several features of its risk profile, including its business model, its internal governance framework, and individual risks to its solvency or liquidity position.

An institution’s risk profile is necessarily **multi-faceted**, and many risk factors are **inter-related**
SREP decisions are made by NCAs as they are directly responsible for supervising LSIs

Institution-specific SREP decisions made by NCAs may include:

**Own funds requirements**
- Total SREP capital requirement (TSCR) composed of minimum own funds requirements (8%) and additional own funds requirements (P2R)
- Combined buffer requirements (CBR)

**Quantitative liquidity requirements**
- LCR higher than the regulatory minimum
- Higher survival periods
- Other measures

**Other qualitative supervisory measures**
- Additional supervisory measures (e.g. the restriction or limitation of business, the requirement to reduce risks and the imposition of additional or more frequent reporting obligations)

NCAs are expected to implement the P2G by 2021, in line with the revised EBA Guidelines on SREP.
Looking beyond

Further methodological developments

- The SREP methodology aims to strike a right balance between a desired degree of stability and the need to implement enhancements due to ongoing modifications to the regulatory and supervisory frameworks.

- The methodology also considers the feedback from SSM supervisors and the supervisory priorities published by the SSM.

- Therefore, the ECB together with the NCAs will continue to develop the SREP methodology (e.g. in the areas of RAS, ICAAP/ILAAP, proportionality related to the small and non-complex institutions)
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The distribution of overall SREP scores shows a number of vulnerabilities in the high-priority LSI population, in particular in the areas of:

- profitability, which remains a considerable challenge, especially in the context of low interest rates;
- credit risk, with non-performing loans on the decline but still at relatively high levels;
- operational risk, showing persistent challenges related to digitalisation, IT risk and fraud, among others;
- internal governance and risk management.

These score distributions also reflect the fact that the high-priority LSIs are, by definition, institutions that display a high overall riskiness and/or impact, reasons for which they are closely monitored by NCAs and the ECB.
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We aim for banks to have:

- the necessary clarity to understand the methodology and risk assessment, and to take the measures required to improve
- the necessary certainty to perform their capital planning

Dialogue with banking associations

- ECB and NCAs in dialogue with European banking associations
- NCAs in dialogue with national banking associations

Supervisory dialogue between NCAs and LSIs

- Meetings between NCAs and individual LSIs
- SREP decisions by the NCAs (right to be heard)

Public information

- This presentation, to enhance transparency for the market with regards to SREP for LSIs
- National regulation and disclosures

Ongoing dialogue between LSIs and NCAs

Communication

Industry dialogue