

Template for comments

ECB Guide on financial conglomerate reporting of significant risk concentrations and intragroup transactions

Institution/Company	
Groupe La Banque Postale	
Contact person	
Mr/Ms	
First name	
THE NUMBER OF THE PROPERTY OF	
Surname	
Guillanie	
Email address	
Email address	
Telephone number	
✓ Please tick here if you do not wish your personal data to be published.	
General comments	
General comments Please find LBP Group' requests (including technical specifications, as proposed during the EiCo deep dive meeting in June)	
General comments Please find LBP Group' requests (including technical specifications, as proposed during the FiCo deep dive meeting in June)	

Template for comments

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Please enter all your feedback in this list.

When entering feedback, please make sure that:

- each comment deals with a single issue only;
- you indicate the relevant article/chapter/paragraph, where appropriate;
- you indicate whether your comment is a proposed amendment, clarification or deletion.

Deadline:

[last date for providing comment]

ID	Chapter	Paragraph	Page	Type of comment	II)etalled comment		Name of commenter	Personal data
	General expectations			Clarification	The ECB Draft Guide provided no details about several important practical questions with regard to the future FiCo Reporting: - frequency of the FiCo-Reporting, - the due date for the first reporting as of Dec. 31. 2023 (as requested during the deep dive FiCo meeting in June) - the expected starting date of IGT-Monitoring in 2023			Don't publish
	Types of 2 transaction and ris to be reported	k 1	5,6	Clarification	Rick concentration Type (i) is to be reported in template	Could you please confirm that there is no change regarding this template and that we will refer to the publication COMMISSION IMPLEMENTING REGULATION (EU) 2022/2454 of 14 December 2022. So, in particular, no threshold?		Don't publish

3	Thresholds for reporting intragroup transactions	1	9	Clarification	[] (ii) For derivatives, where the sum of the nominal values of the derivatives equals or exceeds the lower of 5% of the total amount of capital adequacy requirements of the financial conglomerate or €300 million. For derivatives, ITS UE 2022/2454 defines 'Significant intra-group transactions related to derivatives shall be	Could you please confirm the change about the amount of derivatives referring to nominal value. We dot not understand such a change. The ECB Guide appears as not in line with the regulatory requirements. In addition, the summary sheet FC.00 also considers the carrying amount for derivatives. Using the notional amount to determine the relevance would be inconsistent with the summary sheet.	Don't publish
4	Thresholds for reporting intragroup transactions	2	9	Clarification	Intragroup transactions (IGT): The ITS requires FiCo to report IGT that were (i) in force at the start of the reporting period; (ii) initiated during the reporting period and still in force at the reporting date; or (iii) initiated and expired/matured during the reporting period. Since the new FiCo reporting includes completely new information, data structure and fomat and as a new feature historization of transactions. Regarding the threshold, it is more conservative (€ 300 Mio vs. 5% of FiCo Own Funds requirements - FICOD Article 8 paraph.2).	Given these new constraints, would it be possible to have a tolerance for the first publication?	Don't publish
5	Explanations of the general expectations set out in this Guide	2	3	Clarification	"the ECB considers that requesting financial conglomerates to report intrasectoral financial activities (i.e. between regulated entities of the same sector) would not ordinarily be necessary to meet the objectives of the Financial	Could you please confirm what will be applicable - intersectorial only or both (intra and inter)? In addition, regarding the FC00, as ECB considers that these intrasectoral financial transactions do not need to be reported, does it mean that columns FC0020, FC0040 and FC0090 do not need to be reported?	Don't publish

	Thresholds for reporting intragroup transactions	2	9	Clarification	financial conglomerate or €300 million.		Don't publish
	Thresholds for reporting intragroup transactions		9	Clarification	financial conglomerate's income on the same reference date.	Do you expect the threshold to be calculated on the last 6 months or on the year end results? In addition, could you please precise the income reference to be used?	Don't publish
8				Clarification	The commission implementing regulation specifies how to report repurchase agreements as follows (FC02 - IGT - Derivatives / FC0110): "a repurchase agreement shall be considered as cash transaction plus forward contract". 2 operations have to be reported: one in FC01 (cash operation) and one in FC02 (forward). Is it correct? On an accounting basis, these operations are treated as loans (asset received) and borrowings (asset lend) guaranteed by the asset ceded		Don't publish

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9		Clarificatio	The commission implementing regulation specifies that specific intragroup operations (single economic operation, indirect transactions) must be reported as follows: "Where the reported intra-group transaction is part of an indirect transaction, report the 'ID of intra-group transaction' (FC0010) of the related transaction in this cell. Where the reported intra-group transaction is not part of an indirect transaction, indicate 'No'. Does it mean that the connected operation must always be reported even if it is not an intragroup transaction (in an indirect transaction, the connected transaction is not always an intragroup transaction)?		Do	on't publish
10		Clarificatio	Can you confirm that facilities must be reported in the FC03 and not in the FC01 (column 180, value of collateral). As explained in the commission implementing regulation a facility is not a collateral.		Do	on't publish
11		Clarificatio	The identification of operation in the period of reference must be done only for significant operations expired. Consequences: - An operation under the threshold at reporting date must not be reported? Even if this operation has been above the threshold during the period of reference?		Do	on't publish
12		Clarificatio	In which category must be reported investments in funds (FC01/FC0120/Instrument)? 1 - bonds/debt - collateralised 2 - bonds/debt - uncollateralised 3 - equity type - shares/participations 4 - equity type - others 5 - other asset transfer - properties 6 - other asset transfer - others		Do	on't publish
13		Clarificatio	Regarding the FC.06 Risk concentration the commission implementing regulation makes a distinction between exposures in other investments (FC0150) and other exposures (FC0200). Where can we find the definition of investments? Do they include deposits in central national banks and in other credit institutions?		Do	on't publish

14		Cl	larification	Duplicate data must not be deleted even if they are communicated in several reprotings. Do we have to provide the audit trails?		Don't publish
15		Cl	larification	FC.06 - FC0150 - Other investments "The total amount of the exposures in other investments toward the external counterparty. If more than one entity of the group is involved, a separate line is necessary for each entity" What is the scope of products: Deposits in Banque de France? Deposits in other credit istitutions? Nostri?		Don't publish
16		CI	larification	FC.06 - FC0160 - Loans and mortgages "The total amount of the exposures in loans and mortgages toward the external counterparty. If more than one entity of the group is involved, a separate line is necessary for each entity." What is the scope of products: - Repo and reverse repo? - Cash advances? - Loans (CMLT SPL, CMLT PMO, RCF, CBI, CBM, LT/PR, OtherLoans CSO) - Receivables (mainly factoring)		Don't publish
17		CI	larification	FC.06 - FC0200 - Other direct exposures The total amount of the exposures in other instruments toward the external counterparty. If more than one entity of the group is involved, a separate line is necessary for each entity. If compensation is a possibility, the net value may be presented. What is the scope of products? - Default fund contribution (LCH Clearnet) - Margin call (IM & VM)		Don't publish