Introduction to the Comprehensive Assessment disclosure templates

This document contains final disclosure of the results of the Comprehensive Assessment for J.P. Morgan Bank Luxembourg S.A.

The template contains the bank's overall Comprehensive Assessment outcome, as well as more details on Asset Quality Review (AQR) results.

$\underline{\textbf{This page provides detail on how to read the templates, and contains important caveats to consider within the context of final results}$

Bank-specific notes

Sheet descriptions Main Results and Overview

B. The main results of the Comprehensive Assessment (end-2014)
B. The main results of the Comprehensive Assessment
C. Major capital measures impacting Tier 1 eligible capital, from 1 January 2015 to 30 September 2015

Detailed AQR Results
D. Matrix Breakdown of AQR Result
E. Matrix Breakdown of Asset Quality Indicators
F. Leverage ratio impact of the Comprehensive Assessment

Approved Restructuring Results
This is a repetition of Section B, main results of the Comprehensive Assessment, for those banks who have an agreed restructuring plan

Section descriptions			
Section	Contents	Key fields	Notes
A. Main information on the bank before the Comprehensive Assessment (end-2014)	This section contains information on the size, performance and starting point capital holding of the bank as at year-end 2014	A6 Starting point CET1% - bank provided starting point for any adjustments following the Comprehensive Assessment	 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 NPE ratio exhibited in this section applies across all segments and all bank portfolios, and as such does not provide a like for like comparison with the NPE ratio data displayed in section E (which relates only to portfolios selected in Phase 1 of the AOR)
B. Main results of the Comprehensive Assessment	This key section of the disclosure template contains th main results of the Comprehensive Assessment	e Key fields discussed in more detail below	 Banks have 6 months to recapitalise any shortfall resulting from the AQR and Stress Test baseline scenario, and 9 months to recapitalise any shortfall resulting from the Stress Test adverse scenario
C. Major capital measures impacting Tier 1 eligible capital, from 1 January 2015 to 30 September 2015	This section displays major capital market activity affecting Tier 1 eligible capital		 Section C should be read as informational only. Figures here do not feed into the final CET1% results as detailed in section B, nor do they mitigate the bank's disclosed capital shortfall (B11) For banks with a capital shortfall, this information will be taken into account during the capital planning phase that follows disclosure of Comprehensive Assessment results
D. Matrix Breakdown of AQR Result	This section gives workblock specific AQR results	D.A - D.F provides AQR results broken down by asset segment, and by AQR workblock D.G - D.I provides the results of the Level 3 non-derivative exposures review D20 is the gross impact of the AQR before offsetting D21 provides impact of insurance protection D22 provides the tax impact D23 shows the not test impact of the AQR	- The selection of asset classes for portfolio review was based on an approach aimed at identifying those portfolios with the highest risk of misclassification and misvaluation. Therefore, extrapolation of results to the non-selected portfolios would be incorrect from a statistical stand-point - In the AQR exercise the resulting increase in provisions (from a supervisory perspective) are translated into a change in CET1 - Items D1 to D21 are before offsetting impacts such as asset protection and taxes
E. Matrix Breakdown of Asset Quality Indicators	The section provides asset quality indicators (NPE levels and coverage ratio), broken down by asset segment	E1 shows the evolution of NPE levels for portfolios selected in Phase 1 = E10 shows the evolution of coverage ratios for portfolios selected in Phase 1	Information reported only for portfolios subject to detailed review in AQR, i.e. those selected in Phase 1 of the AQR Figures presented should not be interpreted as accounting figures The asset quality indicators are based on EBA's simplified definition of NPE While the application of this definition constitutes an important step forward in terms of harmonisation across the euro area banking sector, the degree of harmonisation reached is not complete due to factors such as different materiality thresholds across Member States. However, a solid basis of consistency has been implemented for the Comprehensive Assessment, implying a very significant improvement in comparability across banks and jurisdictions
F. Leverage ratio impact of the Comprehensive Assessment	This shows the change in the leverage ratio from the AQR		 Leverage ratios are currently not binding, are displayed for information purposes only and have no impact on the capital shortfall Due to the 'static balance sheet' assumption used as part of the Stress Test, the leverage ratio might be misleading for the Stress Tests and is therefore displayed for AQR only

Source of key figures / drivers of key results

В	MAIN RESULTS OF THE COMPREHENSIVE ASSESSMENT (CA)	
B1	CET1 Ratio at year end 2014 including retained earnings / losses of 2014 B1 = A6	%	10.00%
B2	Aggregated adjustments due to the outcome of the AQR	Basis Points Change	-100
B3	AQR adjusted CET1 Ratio B3 = B1 + B2	%	9.00%
B4	Aggregate adjustments due to the outcome of the baseline scenario of the Stress Test to lowest capital level over the 3-year period	Basis Points Change	-200
B5	Adjusted CET1 Ratio after Baseline Scenario B5 = B3 + B4	%	7.00%
B6	Aggregate adjustments due to the outcome of the adverse scenario of the Stress Test to lowest capital level over the 3-year period	Basis Points Change	-400
B7	Adjusted CET1 Ratio after Adverse Scenario B7 = B3 + B6	%	5.00%

For illustrative purposes only

B1 - the CET1 ratio as at 31 December 2014 is provided by the bank, and acts as the starting point against which Comprehensive Assessment impact is Note that CET1 is defined in accordance with CRDIV/CRR applicable as of 1 January 2014

B2 - sourced from D23, the net AQR impact after tax and risk protection netting effects

B3 = B1 + B2

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

Note - this information comes from the EBA transparency templates. The key fields in these templates are the baseline figures in the "Capital" sheet, section C.1

B5 = B3 + B4 (note the starting point for this adjustment is the AQR adjusted CET1%)

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 Note - this information comes from the EBA transparency templates. The key fields in these templates are the adverse figures in the "Capital" sheet, section C.1

B7 = B3 + B6 (note the starting point for this adjustment is the AQR adjusted CET1%)

2015 COMPREHENSIVE ASSESSMENT OUTCOME ECB PUBLIC NAME OF THE ENTITY LUJPM J.P. Morgan Bank Luxembourg S.A.

1 Main Results and Overview

A MAIN INFORMATION ON THE BANK BEFORE THE COMPREHENSIVE ASSESSMENT (end 2014)

		i	END 2014
A1	Total Assets (based on prudential scope of consolidation)	Mill. EUR	12,063.00
A2	Net (+) Profit/ (-) Loss of 2014 (based on prudential scope of consolidation)	Mill. EUR	82.00
А3	Common Equity Tier 1 Capital according to CRDIV/CRR definition, transitional arrangements as of 1.1.2015	Mill. EUR	935.09
A4	Total risk exposure * according to CRDIV/CRR definition, transitional arrangements as of 1.1.2015	Mill. EUR	3,057.32
A5	Total exposure measure according to Article 429 CRR "Leverage exposure"	Mill. EUR	12,311.00
A6	CET1 ratio according to CRDIV/CRR definition, transitional arrangements as of 1.1.2015 $A6 = A3 / A4$	%	30.59%
A9	Leverage ratio	%	7.60%
A10	Non-performing exposures ratio	%	0.00%
A11	Coverage ratio for non-performing exposure	%	n/a
A12	Level 3 instruments on total assets	%	0.00%

B MAIN RESULTS OF THE COMPREHENSIVE ASSESSMENT (CA)

B1	CET1 Ratio at year end 2014 including retained earnings / losses of 2014 B1 = A6	%	30.59%
B2	Aggregated adjustments due to the outcome of the AQR	Basis Points Change	0
ВЗ	AQR adjusted CET1 Ratio B3 = B1 + B2	%	30.59%
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	210
B5	Adjusted CET1 Ratio after Baseline Scenario B5 = B3 + B4	%	32.69%
В6	Aggregate adjustments due to the outcome of the adverse scenario of the Stress Test to lowest capital level over the 3-year period	Basis Points Change	134
B7	Adjusted CET1 Ratio after Adverse Scenario B7 = B3 + B6	%	31.93%

Capital Shortfall

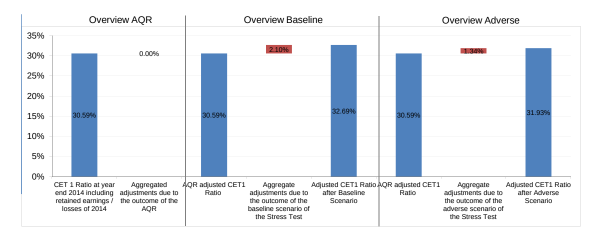
B11	Aggregated Capital Shortfall of the Comprehensive Assessment B11 = max (B8, B9, B10)	0	
B10	to threshold of 5.5% in Adverse Scenario	0	0.00
B9	to threshold of 8% in Baseline Scenario	0	0.00
B8	to threshold of 8% for AQR adjusted CET1 Ratio	0	0.00

Basis Points 1

Mill. EUR

^{*} Total risk exposure figure is pre-AQR.

¹ RWA used corresponds to relevant scenario in worst case year



C MAJOR CAPITAL MEASURES IMPACTING TIER 1 ELIGIBLE CAPITAL FROM 1 JANUARY 2015 TO 30 SEPTEMBER 2015

Issu	ance of CET1 Instruments	Impact on Common Equity Tier 1 Million EUR
C1	Raising of capital instruments eligible as CET1 capital	0.00
C2	Repayment of CET1 capital, buybacks	0.00
C3	Conversion to CET1 of hybrid instruments becoming effective between January and September 2015	0.00
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%	0.00
C5	with a trigger at or above 6% and below 7%	0.00
C6	with a trigger at or above 7%	0.00
Fine	s/Litigation costs	Million EUR
C7	Incurred fines/litigation costs from January to September 2015 (net of provisions)	0.00

2015 COMPREHENSIVE ASSESSMENT OUTCOME

NAME OF THE ENTITY LUJPM J.P. Morgan Bank Luxembourg S.A.

2. Detailed AQR Results

D. Matrix Breakdown of AQR Result (B2)

Note:

- 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 be incorrect.
- The columns D. C to D. F include (but are not limited to) any impacts on provisioning associated with the reclassification of performing to non-performing exposure.
- In the AQR exercise the resulting increase in provisions (from a supervisory perspective) are translated into a change in CET1.
- Items D1 to D21 are before offsetting impacts such as asset protection and taxes.
- 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.
- Find the AQR manual here: http://www.ecb.europa.eu/press/pr/date/2014/html/pr140311.en.html

			D.A	D .B	D	.C	D	.D		D.E		O.F
\downarrow	AQR breakdown Asset class breakdown		Credit Risk RWA year end 2014 ²	Portfolio selected in Phase 1	Adjustments to provisions	on sampled files	Adjustments to provisions	due to projection of findings	Adjustment to provisions	cti	e G	before any offsetting impact
		Units of Measurement		% 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		2,485.51	0%	0	0.00	0	0.00	0	0.00	0	0.00
D2	Sovereigns and Supranational non-governmental organisations		0.00	0%	0	0.00	0	0.00	0	0.00	0	0.00
D3	Institutions		2,404.38	0%	0	0.00	0	0.00	0	0.00	0	0.00
D4	Retail		0.00	0%	0	0.00	0	0.00	0	0.00	0	0.00
D5	thereof SME		0.00	0%					0	0.00	0	0.00
D6	thereof Residential Real Estate (RRE)		0.00	0%	0	0.00	0	0.00	0	0.00	0	0.00
D7	thereof Other Retail		0.00	0%					0	0.00	0	0.00
D8	Corporates		0.00	0%	0	0.00	0	0.00	0	0.00	0	0.00
D9	Other Assets		81.14	0%	0	0.00	0	0.00	0	0.00	0	0.00

 $^{^{2}\,}$ D1 Total credit exposure includes securitisations

D10 Additional information on portfolios with largest adjustments accounting for (at least) 30% of total banking book AQR adjustments Asset Class Geography

0.00

0.00

0.00

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.

			ט. ט	υ.п	ט	.l
			Portfolio size Carrying Amount	Portfolio selection	Impact on CE offsettin	T1 before any g impact
		Units of Measurement	Mill. EUR	% selected in Phase 1	Basis points	Mill. EUR
D11	CVA				0	0.00
D12	Fair Value review				0	0.00
D13	Non derivative exposures review	Please refer to Definitions and Explanations sheet	0.00	-	0	0.00
D14	Bonds		0.00	-	0	0.00
D15	Securitisations		0.00		0	0.00
D16	Loans		0.00	-	0	0.00
D17	Equity (Investment in PE and Participations)		0.00	-	0	0.00
D18	Investment Properties / Real Estate / Other		0.00	-	0	0.00
D19	Derivatives Model Review				0	0.00

		Basis points ³	Mill. EU
D20	Gross impact on capital	0	
D21	Offsetting impact due to risk protection	0	
D22	Offsetting tax impact	0	

D23 Net total impact of AQR results on CET1 ratio

Please refer to Definitions and Explanations sheet

D23 = (D20 + D21 + D22) + (Adjustment for change in RWA due to AQR)

³ Basis point impact includes adjustment to RWA

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 be incorrect from a statistical stand-point.
- The asset quality indicators are based on EBA's simplified definition of NPE. As date requirements include 2013 data it is necessary to stick with this simplified definition in order to ensure cross-time consistency.
- All parties involved made significant efforts to increase the degree of harmonisation of the NPE definition and its application.
- While the application of this definition constitutes a very important leap forward in terms of harmonisation across the euro area banking sector, the degree of harmonisation reached is not completely perfect due to factors such as different materiality thresholds across Member States. However, a solid basis of consistency has been implemented for the comprehensive assessment, implying a very significant improvement in comparability across banks from different jurisdictions.
- The figures presented should not be understood as accounting figures.

Information reported only for portfolios subject to detailed review in AQR

Asset quality indicators

Based on EBA simplified definition

Non-Performing Exposure Ratio

E1	Total	credit	exposure
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E2 Sovereigns and Supranational non-governmental organisations

E3 Institutions

E4 Retail

E5 thereof SME

E6 thereof Residential Real Estate (RRE)

E7 thereof Other Retail

E8 Corporates

E9 Other Assets

	E .A	E.B	E.C	E .D
	unadjusted NPE Level year end 2014	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	%
Weasurement	70	Dasis Fullus 0	Dasis Folitis	70
		0	0	
	-	0	0	
	-	0	0	
	-			
	-	0	0	
	-			
	-	0	0	
	-	0	0	

INB: COVE	erage ratios displayed in E.E - E.I cover only the exposu
that	was marked as non-performing pre-AQR.
Ther	efore exposures that were newly reclassified to NPE
durin	ig the AQR are NOT included in the calculation for E.E -

E11 Sovereigns and Supranational non-governmental organisation

	E.E	E.F	E.G	E .H	E.I	E.J
	unadjusted coverage ratio of non-performing exposure, year end 2014	Changes due to the credit file review	Changes due to the projection of findings	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	%	%	%	%	%	%
weasarement	76 -	0.00%		0.00%	70	76
	-	0.00%	0.00%	0.0070		
	-	0.00%	0.00%			
	-	0.00%	0.00%	0.00%		
	-			0.00%		
	-	0.00%	0.00%	0.00%		
	-			0.00%		
	-	0.00%	0.00%			-
	-	0.00%	0.00%			

E15	thereof Residential Real Estate (RRE)	-	0.00%	0.00%	
E16	thereof Other Retail	-			
E17	Corporates	-	0.00%	0.00%	
E18	Other Assets	-	0.00%	0.00%	

F. LEVERAGE RATIO IMPACT OF THE COMPREHENSIVE ASSESSMENT

Explanatory Note:

E10 Total credit exposure

thereof SME

E12 Institutions E13 Retail

E14

• 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

For information purposes only

• It is currently not binding, 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 year end 2014	%	7.60%
	Please refer to Definitions and Explanations sheet	-	
	F1 = A9		
F2	Aggregated adjustments to Leverage Ratio due to the outcome of the AQR	Basis Points	C
	F2 = (D20+D21+D22)/A5	•	
F3	AQR adjusted Leverage Ratio	%	7.60%
	F3 = F1 + F2	-	

3. Definitions and Explanations

Reference Name	Definition or further explanation
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A. MAIN INF	ORMATION ON THE BANK BEFORE TH	E COMPREHENSIVE ASSESSMENT (end 2014)
A1	Total Assets (based on prudential 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 of consolidation will result in differences). Year-end 2014.
A2	Net (+) Profit/ (-) Loss of 2014 (based on prudential scope of consolidation)	Net profits (positive number) or net losses (negative number) in the year 2014. After taxes. Exclusive Other Comprehensive Income. The scope of consolidation follows Article 18 CRR (therefore direct comparison with financial accounts based on accounting scope of consolidation will result in differences).
A3	Common Equity Tier 1 Capital	At year-end 2014, according to CRDIV/CRR definition (Article 92.1a CRR) including transitional arrangements as of 31 December 2014 (Article 50 CRR). The only exception to national transitional arrangements is sovereign AFS losses (Article 467 CRR) where a harmonised approach is taken with a 20% deduction irrespective of national discretion concerning phase-in.
A4	Total risk exposure	Article 92.3 CRR, "total RWA", as of year-end 2014. according to CRDIV/CRR definition, transitional arrangements as of 31.12.2014.
A5	Total exposure measure used in leverage 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 European Parliament and of the Council with regard to the leverage ratio.
A6	CET1 ratio	A6=A3/A4, Article 92.1a CRR, figures as of year-end 2014. With national transitional arrangements as of 31.12.2014 (Article 50 CRR). The only exception to national transitional arrangements is sovereign AFS losses (Article 467 CRR) where a harmonised approach is taken with a 20% deduction irrespective of national discretion concerning phase-in.
A9	Leverage ratio at year end 2014	Leverage ratio at year-end 2014 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
A10	Non-performing exposures ratio	Numerator: Exposure (book value plus CCF-weighted off-balance exposure) that is non-performing according to the simplified NPE definition (see Section 2.4.4. of the AQR Phase 2 manual) at year end 2014 (total of consolidated bank): An NPE is defined as: • Every material exposure that is 90 days past-due even if it is not recognised as defaulted or impaired • Every exposure that is impaired (respecting specifics of definition for nGAAP vs. IFRS banks) • Every exposure that is in default according to CRR Definition of exposure: • Any facility that is NPE must be classed as such • For retail: NPE is defined at the facility level • For non-retail: NPE is defined at the debtor level – if one material exposure is classified as NPE, all exposures to this debtor level shall be treated as NPE • Materiality is defined as per the EBA ITS guidelines (i.e. as per Article 178 CRR) and hence in line with national discretion • Off balance sheet exposures are included. Derivative and trading book exposures are not included as per the EBA ITS. Denominator: Total exposure (performing and non-performing). Same definition of exposure as above. As of year-end 2014 and total of consolidated bank.

Reference	Name	Definition or further explanation
A11	Coverage ratio for non-performing exposure	Numerator: Specific allowances for individually assessed financial assets (As per IAS 39 AG.84-92. FINREP table 4.4, column 080. EBA/ITS/2013/03 Annex V. Part 2. 35-38) + Specific allowances for collectively assessed financial assets (As per IAS 39 AG.84-92. FINREP table 4.4, column 090. EBA/ITS/2013/03 Annex V. Part 2. 35-38) + Collective allowances for incurred but not reported losses (As per IAS 39 AG.84-92. FINREP table 4.4, column 100. EBA/ITS/2013/03 Annex V. Part 2. 35-38) Denominator: The non-performing exposure (numerator of A10) As of year-end 2014 and total of consolidated bank.
A12	Level 3 instruments on total assets	Level 3 assets are those according to IFRS 13, para. 86-90 (covering Available for Sale, Fair Value through P&L and Held for Trading) Not defined for banks using nGAAP. Total assets = A1

B. MAIN RES	ULTS OF THE COMPREHENSIVE ASSE	ESSMENT (CA)
B1	CET1 Ratio	B1=A6
B2	Aggregated adjustments due to the outcome of the AQR	This is the sum of all AQR results impacting (from an accounting or prudential perspective) the CET1 ratio. The split into its components is provided in the sheet "Detailed AQR Results". In basis points, marginal effect.
В3	AQR adjusted CET1 Ratio	B3 = B1 + B2 based on year-end 2014 figures and CRDIV/CRR definition including transitional arrangements as of 31.12.2014.
B4	Aggregate adjustments due to the outcome of the baseline scenario of the Stress Test	CRR and CRDIV as of arrangements of respective national jurisdiction.
B5	Adjusted CET1 Ratio after Baseline Scenario	B5= 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.
В6	Aggregate adjustments due to the outcome of the adverse scenario of the Stress Test	Additional adjustments due to Adverse Scenario to lowest capital level over the 3-year period, i.e. the one resulting in the lowest hypothetical CET1 ratio in the three year-ends (YE2015,YE2016, YE2017) considered. Note that this also includes phasing-in effects of CRR and CRDIV as of arrangements of respective national jurisdiction.
B7	Adjusted CET1 Ratio after Adverse Scenario	B7 = B5 + B6 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	Shortfall to threshold of 8% for AQR adjusted CET1 Ratio	B8 = (8 - B3) * 100 (if B3<8, otherwise 0)
В9	Shortfall to threshold of 8% in Baseline Scenario	B9 = (8 - B5) * 100 (if B5<8, otherwise 0)
B10	Shortfall to threshold of 5.5% in Adverse Scenario	B10 = (5.5 - B7) * 100 (if B7<5.5, otherwise 0)
B11	Aggregated Capital Shortfall of the Comprehensive Assessment	B11 = max (B8, B9, B10) B11 will be capital shortfall coming out of the comprehensive assessment.

Reference	Name	Definition or further explanation
C. Memorando	um Items	
C1	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).
СЗ	Conversion to CET1 of existing hybrid instruments (+)	Changes to CET1 due to conversion of existing hybrid instruments into CET1 which took place between 1 January 2015 and 30 September 2015.
C4	Instruments with a trigger at or above 5.5%	Net issuance of AT1 Instruments (Article 52 CRR) with a trigger at or above 5.5% and below 6% between 1 January 2015 and 30 September 2015, 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.
C5	Net Issuance of Additional Tier 1 Instruments with a trigger at or above 6% and below 7%	Net issuance of AT1 Instruments (Article 52 CRR) with a trigger at or above 6% and below 7% between 1 January 2015 and 30 September 2015, 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	Instruments with a tridder at or above 7%	Net issuance of AT1 Instruments (Article 52 CRR) with a trigger at or above 7% CET1 between 1 January 2015 and 30 September 2015, 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.
C7	Incurred fines/litigation costs from January to September 2015 (net of provisions)	Incurred fines/litigation costs from 1 January to September 2015 (net of provisions). Only litigation costs with a realized loss > 1 Basis Point of CET1 (as of 1.1.2015) are in scope.

D. Matrix Br	eakdown 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 real estate)
D .A	Credit Risk RWA year end 2014	Total credit risk weighted assets including off balance sheet items.
D.B	Portfolio selected	Indication of the fraction of the overall RWA per asset class that was selected in Phase 1 of the AQR. This follows a "bucketing approach" rather than disclosing the precise figures. Buckets are defined as follows: "Not relevant"; 0%; < 20%; 20-40%; 40-60%; 60-80%; 80-100%; 100%
D.C	Adjustments to provisions on sampled files	Amount of adjustments to specific provisions on the credit file samples. This includes all files from the single credit file review (on a technical note: also the prioritized files).
D.D	Adjustments to provisions due to projection of findings	Amount of adjustments to specific provisions based on the projection of findings of the credit file review to the wider portfolio (negative numbers).
D.E	Adjustment to provisions due to collective provisioning review	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.
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	Portfolio size Carrying Amount	Portfolio size - Level 3 Carrying Amount
D .H	Portfolio selection	Indication of the carrying amount (gross mark-to-market as of year-end 2014, before AQR adjustment) of Level 3 position that has been reviewed by NCA Bank Team divided by total level 3 carrying amount (gross mark-to-market as of year-end 2014, before AQR adjustment and before PP&A) for this asset class.

Reference	Name	Definition or further explanation
D .I	Adjustments on CET1 before offsetting impact	Amount of adjustments resulting from: - 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 AQR impact (B2) 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.
D11	CVA	Adjustments resulting from CVA challenger model. CVA see Article 383 CRR CVA, calculated as the market loss-given-default multiplied by the sum of expected losses at each point in time. The expected loss at each point in time i is calculated as the product of the PD factor at that point in time and the Exposure factor at that point in time
D12	Adjustments to fair value assets in the banking and trading book	Split of the aggregated adjustment from the fair value review, excluding the adjustment to CVA (D11)
D13	Non derivative exposures review	This includes changes in scope of exposure following PP&A. Note this includes accrual accounted real estate positions and portfolios accounted at cost.
D20	Gross impact on capital	Sum of D.F1, D.I 11 and D.I 12 Gross amount of the aggregated CET1 adjustment based on the AQR before offsetting impact of asset protection, insurance and tax (negative number)
D21	Offsetting impact due to risk protection	Aggregated estimated impact of asset protection schemes (e.g. portfolio guarantees) and insurance effects that may apply toapplicable portfolios (positive number).
D22	Offsetting tax impact	The offsetting tax impact includes the assumed creation of DTAs, which accounts for limitations imposed by accounting rules. Appropriate CRRIV DTA deductions are made for any tax offsets.
D23	Net total impact of AQR results on CET1	Net amount of the aggregated CET1 adjustment based on the AQR after offsetting impact of risk protection and tax (negative number). Sums the impact from D20, D21, D22, and incorporates the effect of changing RWA.

E. Matrix Breakdown of Asset Quality Indicators

- The asset quality indicators are based on EBA's simplified definition of NPE. As date requirements include 2013 data it is necessary to stick with this simplified definition in order to ensure cross-time consistency.
- All parties involved made significant efforts to increase the degree of harmonisation of the NPE definition and its application.
- While the application of this definition constitutes a very important leap forward in terms of harmonisation across the euro area banking sector, the degree of harmonisation reached is not completely perfect due to factors such as different materiality thresholds across Member States. However, a solid basis of consistency has been implemented for the comprehensive assessment, implying a very significant improvement in comparability across banks from different jurisdictions.
- The figures presented should not be understood as accounting figures.

E.A I	Unadjusted NPE Level year end 2014	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	Changes due to the single credit file review	Exposure re-classified from performing to non-performing according to the CFR classification review.

Reference	Name	Definition or further explanation
E.C	Changes due to the projection of findings	Exposure re-classified from performing to non-performing according to the projection of findings.
E.D		Numerator: Exposure (book value plus CCF-weighted off-balance exposure) reported by the bank as non-performing according to the simplified NPE definition (see AQR Phase 2 Manual Section 2.4.4. and explanation for A10 above) at year end 2014 + Exposure re-classified from performing to non-performing according to the CFR classification review and projection of findings.
		<u>Denominator:</u> Total exposure (performing and non-performing). Same exposure definition as above.
E.E		Specific provisions divided by non-performing exposure for portfolios in-scope for detailed review in the AQR. NB: The NPE used is that set of of exposures which were originally marked as NPE pre-AQR.
E.F	Changes due to the single credit file review	Amount of adjustments to provisions based on single credit file review.
E.G	Changes due to the projection of findings	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	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.
E.I	AQR - adjusted ratio of provisions on NPE to NPE	Coverage ratio adjusted for AQR findings.
E.J	Coverage ratio for exposures newly classified as NPE during the AQR	Additional provisions specified for exposure newly classified as non-performing during the AQR

F. LEVERAGE RATIO IMPACT OF THE COMPREHENSIVE ASSESSMENT		
F1	Leverage Ratio at year end 2014	See A9 above
IF7	Aggregated adjustments due to the outcome of the AQR	Adjustments to the leverage ratio based on all quantitative AQR adjustments affecting its components
F3	TACJE adulsted i everade Ratio	Leverage ratio as at December 2014, incorporating all quantitative AQR adjustments to capital. Leverage ratio definition based on CRR Article 429 as of September 2014