| ADDITIONAL DATA RE | QUESTS PE | 27 MAY 2021 | | | | <u> </u> | | | |
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| Subject | Organi- sation | Target group | Scope of data to be submitted | Frequency | Reference date of data | Release date of request | Deadline banks | Explanation | Further information |
| Semi recurring request | :s | | | | | | | | |
| Access to Financial Market Infrastructure Report (FMI Report) | SRB / DNB | Selected SI's and cross-border groups | The FMI report is meant to provide a detailed overview of banks' participation in FMIs. XBRL report. | Annually | 31-12-2020 | November 2020 | | In addition to the information requested under the Implementing Regulation, the SRB requests banks to report critical FMI's. | The template does not aim to provid an in-depth understanding of critical FMIs. Also, the template does not capture all the details that may be needed to maintain continued access to critical FMI service providers (necessary for critical functions or cobusiness lines). For more information: Click here |
| Additonal reporting EEA branches | DNB | Non SI EEA Branches | Two extra tabs in FINREP: Retaildeposits and Assets under Management. | Annually | 31-12-2020 | April 2021 | | Information is used to determine the classification of the branch offices. | Relevant branches will be contacted email. |
| Article 23 LCR DR qualitative request | DNB | All LSIs who are not direct subsidiaries of SI's and that have reported LCR outflows under art 23 | Requesting explanations for products and outflow percentages reported in Corep C 73.00 (on consolidated level). | Annually | July 2020 / June 2021 | September 2021 (To be decided) | | Information is used to report to EBA - the outflow percentages that the banks have applied. | See Article 23(2) of the LCR delegat act. Click here |
| Basel III Monitoring QIS (Quantative Impact Study) | BCBS | Selected SI and LSI banks | Excel templates with data on the impact of the implementation of new BCBS policy frameworks. Two sets of modules: one stable set focusing on the medium/long-term policy phase-in, and one varying set of modules with the focus on more short-term policy impacts. | Semi-annually | 31-12-2020 | 22-1-2021 | | Worldwide Basel III impact and implementation tracking study on voluntary basis. Objective is to analyse the impact of Basel 3.5 on the European banking sector and economy | For extra information on the BIS website: Click here Selected banks will be contacted by DNB. |
| BCS reporting | DNB | fund managers | Excel template collecting data about assets under management on behalf of non-professional investors | Annual | 31-12-2020 | December 2020 | | Information is used to: 1) improve data quality of the reporting, 2) get a better insight into the amount covered by the BCS, and 3) for policy development. | For more information: <u>Click here</u> |
| Commission Implementing Regulation Report (CIR Report) | EBA / DNB | Selected SI's and LSI's | XBRL report | Annually | 31-12-2020 | November 2020 | | CIR report establish a minimum set of resolution reporting obligations for institutions | For more information: <u>Click here</u> |
| Critical Functions Report (CFR) | SRB / DNB | Selecte SI's and cross-border groups and LSI's | The Critical Functions report aims at guiding institutions through this self-assessment, and at providing essential information for Internal Resolution Teams (IRTs) to perform the critical review. XBRL report. | Annually | 31-12-2020 | November 2020 | | European Commission Delegated Regulation (EU) 2016/778 of 20 May 2016 (p. 41). Indicators for critical functions performed by banks. | For more information: <u>Click here</u> |
| Data submission request for SREP/RAS STE | ECB / DNB | Already selected banks | Additional data for SREP/RAS will be gathered as part of the STE data collection, the data must be submitted to the ECB at the same time as the quarterly ITS data submission. DNB will ask the banks to submit this data two weeks before the deadline as part of the ITS verification process. | Quarterly | Q1 31-3-2020 Q2 30-6-2020 Q3 30-9-2020 Q4 31-12-2020 | Four to five weeks before the deadline | 12-5-2021 Q2 | The Short Term Exercise was initiated in order to complement ITS data needed for the SREP. Some components of the STE will become part of the regular ITS data request and will therefore no longer be requested in the context of the STE. | Data submission by DLR |
| EBA Stress test | EBA | SI's | Banks have to calculate the impact of two scenarios on the capital position: a baseline scenario and an adverse scenario. | Biannually | | 29 January 2021 | 1st round April 2021 2nd round | The European Banking Authority has decided to postpone the EU-wide stress test to 2021 as a measure to alleviate the immediate operational burden for banks at this challenging juncture. The final timeline for the EU-wide stress test will be communicated in due course. | Fore more information on the EBA website: <u>Click here</u> |

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| | BA Transparency cercise | EBA / ECB | SI's | The EU-wide transparency exercise provides detailed bank-by-bank data on capital positions, risk exposure amounts and asset quality. | Annually | Q1 2021 Q2 2021 | September 2021 | October 2021 | The EBA aims to promote a greater understanding of capital positions and exposures in the EU banking sector and foster market discipline across the Single Market. In view of the postponement of the EU wide stress test due to Covid-19, the EBA will carry out an additional EU-wide transparency exercise in order to provide updated information on banks' exposures and asset quality to market participants. | The Transparency Exercise is based of quarterly data instead of semi-annua data as before. For more information: Click here |
| | -SIB assessment cercise | ŕ | All banks with a leverage ratio exposure measure exceeding 200 billion euros. | The end-2020 template can be found at the <u>BIS website</u> . The template covers variables used to calculate the GSIB score and auxiliary/memorandum items potentially used to assess and monitor the methodology and future changes thereof. | Annually | 31-12-2020 | 1st round 25-01-2021 2nd round 04-05-2021 3rd round 08-06-2021 Final round 06-07-2021 | | The Basel Committee on Banking Supervision is conducting this data collection exercise as input into the methodology to assess the systemic importance of banks in a global context. The 12 indicators are aggregated and used to calculate the scores of banks in the sample. Banks above a cut-off score are identified as G-SIBs and are allocated to buckets that will be used to determine their higher loss absorbency requirement. | See Commission Delegated Regulatio (EU) No 1222/2014, Article 5 and Article 131(12) of Directive 2013/36/EU. For extra information on the BIS website: Click here |
| | itegrity Risk uestionnaire | DNB | | Questionnaire on objective data regarding international presence, client business and transactions in high risk countries. | Annually | 31-12-2020 | 31-3-2021 | 27-5-2021 | This questionnaire will help DNB to execute Anti Money Laundering and Counter Finance Terrorism supervision (AML/CFT). | See FATF Recommendations 2012. |
| 15 Lia | ability Data Report | SRB | SRB banks (SI's and cross-border institutions) | Data on liability structure for Relevant Legal Entities (RLE) on solo and/or sub-consolidated level and at group consolidated level (XBRL based reporting). | Annually | 31-12-2020 | November 2020 | 17-3-2021 | The Liability Data Report is used for drawing up, maintaining and implementing resolution plans and for MREL purposes. | See BRRD and SRMR, articles 1 and 2 For information on SRB website: Click here For more information: Click here |
| | REL Data Collection eport | SRB / DNB | Selected SI banks | The report is requested from SRB and DNB in order to perform resolution activities. The report will be collected in excel format, through DNB portal. | Quarterly | Q1 31-3-2021 | November 2020 | Q1 28-5-2021 | The main purpose of the MREL report is to build a database on the level of MREL eligible instruments at consolidated level. This would allow the SRB to conduct market analysis on the capacity of banks to issue and place in the market MREL eligible instruments, as well as to be informed about relevant trends. This quarterly data collection exercise constitutes an informal request for information and, as such, it is detached from the LDT and other resolution reporting exercise. | |
| | emuneration enchmarking | EBA | Selected SI banks | Data in addition to remuneration for high earners to be able to benchmark banks for similar functions and business areas. | Annually | 2020 | Q1 2021 | 30-6-2021 | Data collection aimed at gaining an understanding of the trends in remuneration practices. | See Article 75 of Directive 2013/36/E (CRDIV). For extra information on the EBA website: Click here. This report will be requested via XBRI |
| | emuneration of high arners | EBA | All banks | Data on the number of natural persons earning EUR 1 million or more per financial year. | Annually | 2020 | Q1 2021 | 30-6-2021 | EBA yearly collects various remuneration data on high earners to gain insight into the number of high earners per European country and in remuneration levels across countries. | See Article 75 of Directive 2013/36/E (CRDIV). For extra information on the EBA website: Click here. This report will be requested via XBRI |
| | formation on lentified Staff | DNB | LSI banks | Data on the number of Identified Staff | Annually | 2020 | Q1 2021 | 30-6-2021 | In addition to the annual EBA data requests, DNB collects data on the number of Identified Staff. With this annual exercise DNB wants to decrease ad hoc data requests on this matter. | This report will be requested via Exce separately. A different reporting obligation will be visible in DLR. |
| Qu [U | sk Assessment uestionnaire JPDATE] | | Selected SI's | Qualitative questionnaire on the bank's opinion regarding the main risks and vulnerabilities in the EU banking sector. | | Not specifically mentioned. Questionnaire mostly contains qualitative questions. In some cases a time horizon is mentioned (e.g. 6-12 months). | | Q4 2021 | The EBA conducts semi-annual Risk Assessment Questionnaires (RAQs) among banks and market analysts. The RAQ results are published together with the EBA's quarterly Risk Dashboard and will be used for the yearly Risk Assessment Report (see https://www.eba.europa.eu/risk-analysis-and-data/risk-dashboard and https://www.eba.europa.eu/risk-analysis-and-data/risk-assessment-reports) | Banks in scope will be contacted directly by email by the EBA. |
| | REP Irrevocable ayment commitments | ECB | SI's | Specific information on irrevocable payment commitments (IPC) with regard to deposit insurance schemes or resolution funds | Annually | To be decided | n/a | n/a | Supervisory measures resulting from the application of supervisory powers under Article 104(1)(d) of Directive 2013/36/EU. The survey will be used by JST's for this year SREP decision. | Banks in scope will be contacted by email. |

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| Single Resolution Fund Report | SRB | All banks | Data about institution's size and risk profile is collected on an individual level - by means of an excel template (XBRL based). | Annually | 31-12-2019 | 18-12-2020 | 15-1-2021 | The data is used by SRB to calculate the contribution per institution to the Single Resolution Fund. The Single Resolution Fund may be used to ensure the effective application of the resolution tools and powers. | See the SRB website: Click here |
| Supervisory fees | ECB | | The supervisory fee is the amount each supervised bank pays annually to the ECB to finance the ECB's costs related to supervisory tasks and responsibilities. Less significant banks are directly supervised by their relevant national supervisor and therefore pay a lower supervisory fee to the ECB. | Annually | | To be decided | | The ECB is responsible for the effective and consistent functioning of the Single Supervisory Mechanism in its entirety, i.e. of the significant banks that it directly supervises and of the less significant banks that it indirectly supervises. All supervised banks are therefore obliged to pay. The procedure has been changed in December 2019, please see the ECB pressrelease. | As part of the updated procedure, ECB will reuse existing supervisor data to calculate fees, removing the need for a separate data collection process for most banks. See the Ewebsite: Click here. Fee debtors that intend to exclude assets and/or risk exposure amount of subsidiaries established in non-participating Member States and to countries have to notify the ECB of their decision at the latest by 30 September 2020 for the fee period 2020. Update: the ECB has informall banks of a one-off exceptional extension until 30 December to communicate their decision. Fee debtors who wish to communicate intention to exclude assets and/or exposure amounts of non-SSM subsidiaries are invited to downloand complete the notification tem and send it to SSM-feeenquiries@ecb.europa.eu. Updated instructions and template can be found on the ECB website. |
| Triennial Derivatives | BIS | Selected banks | Triennial Derivatives: turnover in foreign exchange spot markets, as well as foreign exchange and interest rate OTC derivatives markets. | Triennial | April 2022 | November 2021 | | The 13th Triennial Central Bank Survey of foreign exchange and over-the-counter (OTC) derivatives markets will take place in 2022. It aims to obtain comprehensive and consistent information on the size and structure of global foreign exchange and OTC derivatives markets. The results are intended to increase the transparency of OTC markets and to help central banks, other authorities and market participants monitor developments in global financial markets. The reporting exercise will take place over April 2022 | Banks in scope will be informed. |
| Covered bond assessment | DNB | Covered bond banks | Excel template collecting data about the effect of stress tests on different measures of coverage and on the backbook ratio | Annually | To be decided | To be decided | To be decided | In the context of the annual covered bond assessment DNB requests banks to fill in templates to show the effect of different (agreed-upon) stress scenario's on different measures of coverage of the covered bonds. | More information can be found in annual 'uitvraagbrief' which is ser of August/beginning of Septembe be decided |
| PSD2 Fraud Reporting | ЕВА | Selected banks | Payment service providers are asked to provide statistical data on fraud reporting to different means of payment, under art. 96(6) PSD2. | Semi-annually | 30-6-2021 | 1-4-2021 | 30-9-2021 | For more information see <u>EBA website</u> . | Banks in scope are contacted by Must be reported via Excel with the adjusted template version 1.4 |
| Monitoring Rentebenchmark- hervorming | | All LSI's subject to IRRBB reporting | Gross notional exposures and the number of contracts to Interest rate benchmarks (IBORs and RFRs) split accross product types and for different maturies | Semi-annually | | June 2021 | 18-8-2021 | Worldwide benchmark reform requires institutions to switch from existing IBORs to alternative (near) risk free rates | |
| Additional Liability Report | SRB / DNB | Selected SRB banks (SI's and cross-border institutions) | The report is requested from SRB and DNB in order to perform resolution activities. Excel format. | Annually | 31-12-2020 | November 2019 | 17-3-2021 | The aim of the Additional Liability Report is to collect on a temporary basis the data points related to the stock of eligible TLAC and MREL (total amount and internal) necessary to set intermediate MREL targets in the 2020 resolution planning cycle. | For more information: <u>Click here</u> |
| Recovery Plans | DNB | LSI's | See explanation. | Annually / Biennially | To be decided | - | 31-12-2021 | In accordance with the Bank Recovery and Resolution Directive 2014/59/EU (BRRD) as transposed into Dutch law, LSIs are required to sumbit an updated recovery plan. | Banks will be contacted by e-ma Banks will be informed seperatel about their deadline for submissi |
| Additional template on Article 458 (2) macroprudential risk measure | | Selected banks (IRB banks) | The template is requested to provide information on the impact of RWA based on LTV buckets | | on hold until 2022 | Postponed and on hold until 2022 | Postponed and on hold until 2022 | A new macroprudential measure, which consists of a minimum average risk weight floor at the portfolio level based on the loan-to-value (LTV) ratio of the individual loans. | |
| Corporate en FI loan level data | DNB | Selected LSI's | The data is requested in the form of a loan tape and should be compiled with loan level data on the corporate and FI portfolios | , | Month-end data | 6-4-2020 | The 15th of each month | The goal of this exercise is to investigate the potential impact of Covid-19 in the corporate and financial institution (FI) portfolios. | Banks in scope are contacted by |

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| A38 | ECB COVID-19 templates | ECB | SI's | Templates consisting of 3 parts: (A) Overview and Operational Continuity (B) Credit Risk (C) Market Risk | Monthly | 31-12-2020 31-1-2021 28-2-2021 31-3-2021 30-4-2021 31-5-2021 30-6-2021 31-7-2021 31-8-2021 30-9-2021 31-10-2021 30-11-2021 31-12-2021 | May 2020 | 29-1-2021 26-2-2021 29-3-2021 28-4-2021 28-5-2021 28-6-2021 28-7-2021 30-8-2021 28-9-2021 28-10-2021 29-11-2021 28-12-2021 28-1-2022 | The information provided by subsidiaries shall be collected by the local NCA/NCB of the subsidiary. On 5 June there was a webinar for banks. | Banks in scope are contacted by email. The reporting period is extended with one year, untill December 2021. |
| A40 | DGS report about cross-border services | DNB | Selected SI's and LSI'S | The report is a request in Excel, in line with the format of previous years. | Annually | 31-12-2020 | December 2020 | 18-3-2021 | In addition to the regular quarterly DGS reports in XBRL, we request banks to submit an Excel report, based on the deposits per 31 December 2020 which are raised by cross-border services in EER Members States. (based on art. 2:110 Wet op het financieel toezicht) | For more information: <u>Click here</u> |
| | Ad hoc requests | | | | | | | | | |
| B30 | Explanatory notes for 2021 EBA supervisory benchmarking exercise for market risk | EBA / ECB | Selected SI's | A structured data request in the form of an Excel template | - | - | September 2020 | | The form of an Excel template – will be circulated to the banks at the beginning of December 2020. Once, the banks will received the new EN (Excel template) at the beginning of December, they will be also requested to submit the new EN on a voluntarily basis to their competent authorities via email by 26 February 2021 | Banks in scope are contacted by email |
| B34 | IT Risk Questionnaire 2021 | ECB | SI's | A self-assessment on IT risk | - | 2020 | December 2020 | 26-2-2021 | SIs are asked to fill in and send back the IT risk self-assessment. | Banks in scope are contacted by e-mail with instructions. |
| B36 | COVID19 Integrity Risks | DNB | Selected SI's | Excel template collecting data about the integrity risks relatable to COVID19 | - | - | 15-4-2021 | 10-5-2021 | The object is to gain insight into the integrity risks relatable to COVID19 and to manage its effects | Banks in scope are contacted by email |
| B37 | EBA data collection regarding the use of Large Exposures exemptions | ЕВА | Selected SI's | A quantitative questionnaire in Excel format divided in 6 templates | - | 30-6-2021 | April 2021 | | EBA has started a specific data collection regarding the use of some of the LE exemptions provided by Articles 390(6), 400(1)-(2) and 493(3) CRR. The questionnaire targets institutions that report the COREP Templates C26-C29 as of 30 June 2021. The questionnaire is to be filled on a consolidated[1] basis but some details are required at individual basis. | Banks in scope will be contacted by email |