Directive 2006/48/EC of the European Parliament and of the Council of 14 June 2006 relating to the taking up and pursuit of the business of credit institutions (recast) (Text with EEA relevance) (repealed)

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2 5 .	
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4.	
5.	
6.	
7.	
8.	
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Morle	-to-Market Method
	(a):
	(b) to obtain a figure for potential future credit exposure, except

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Step (c):		
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Step (nal Exposure Method (a) the notional principal amount of each instrument is multiplied by (b):	
1 \	PART 5	
Stand 1.	ardised Method The Standardised Method (SM) can be used only for OTC	
2.	The Standardised Method (SM) can be used only for OTC	
3.		
4.		
5.		
6.		
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9.		
10.		
11.	Credit institutions may use the following formulae to determine the	
12.	The risk positions are to be grouped into hedging sets	
13.	For interest rate risk positions from money deposits received from	
14.		
15.	There is one hedging set for each issuer of a	
16.		
17.	Underlying financial instruments other than debt instruments shall be	
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3.		
4.		
	sure value	
5.		
6. 7.	The expective value shall be calculated as the product of	
7. 8.	The exposure value shall be calculated as the product of Effective EE shall be computed recursively as:	
8. 9.	In this regard, Effective EPE is the average Effective EE	
9. 10.	in this regard, Effective EFE is the average Effective EE	
10.		
12.		
13.		
14.		
-		

15. 16.	If the netting set is subject to a margin agreement,	
CCR c	ontrol	
17.		
18.		
19.		
20.		
21.		
22.		
23.		
24.		
25.		
26.	A credit institution shall conduct an independent review of its	
Use tes	st	
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Stress	testing	
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33.		
Wrong	-Way Risk	
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	1.3.	Use of credit assessments by Export Credit Agencies				
	1.0.	6. Export Credit Agency credit assessments shall be recognised by the				
		7. Exposures for which a credit assessment by an Export Credit				
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		55. The 50 % risk weight shall be assigned to the
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		57

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		60.	
10.	PAST	DUE I	TEMS
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	68.	'Cov	ered bonds', shall mean bonds as defined in Article 22(4)
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	70.		
	71.	Cove	ered bonds shall be assigned a risk weight on the
13.	ITEM	IS REPI	RESENTING SECURITISATION POSITIONS
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		1
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		2
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	1.3.	4
		5. Before any recognition, competent authorities shall verify that the assessment
		6
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2	MDI	AUDITAL CREDIT ACCECCMENTS
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4 .	8.	ER AND ISSUE CREDIT ASSESSMENT
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RISK 1.			
2.			
1.1.	Risk w	ghted exposure amounts for exposu	res to corporates, institutions and
	3.	Subject to points 5 to 9, the risk we	
	4.	Γhe risk weighted exposure amount	
	5.	For exposures to companies where	
	6.	For specialised lending exposures in	
	7.		arrespect of which were union.
	8.		
	9.		
1.2.		ghted exposure amounts for retail e	exposures
	10.	Subject to points 12 and 13, the risk	
	11.		S I I I I I I I I I I I I I I I I I I I
	12.		
	13.	For qualifying revolving retail expo	osures as defined in points (a)
	14.	To be eligible for the retail treatmer	
	15.		, p • • • • • • • • • • • • • • • • • •
	16.		
1.3.		ghted exposure amounts for equity	exposures
1.0.	17.	since enperior announce for equity	enpossitos
	18.		
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		20	
		21	
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	1.3.3.		
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Risk weighted exposure amounts for other non credit-obligation assets

		27.	The risk weighted exposure amounts shall be calculated according to
2.			ON OF RISK WEIGHTED EXPOSURE AMOUNTS FOR DILUTION
	RISK 28.		veights for dilution risk of purchased corporate and retail
2	CALC	THE ATTE	ON OF EVECTED LOCK AMOUNTS
3.	29.	JULAII	ON OF EXPECTED LOSS AMOUNTS
	30.	The ex	spected loss amounts for exposures to corporates, institutions, central
	31.	The El	L values for specialised lending exposures where credit institutions
	32.		spected loss amounts for equity exposures where the risk
	33. 34.	The ex	spected loss amounts for equity exposures where the risk
	3 4 . 35.	The ex	rected loss amounts for dilution risk of purchased receivables
4	TDE	TMENIT	COE EVDECTED LOSS AMOUNTS
4.	36.		OF EXPECTED LOSS AMOUNTS
	50.		
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1.			
1	EMDO	ou in Eq	TO CORRORATES DISTITUTIONS AND SENTENT
1.		SURES	TO CORPORATES, INSTITUTIONS AND CENTRAL NTS AND CENTRAL BANKS
	1.1.	PD	NIS AND CENTRAL DANKS
		2.	
		3.	
		4.	
		5.	
		6.	
	1.2	7.	
	1.2.	LGD 8.	Credit institutions shall use the following I CD values:
		8. 9.	Credit institutions shall use the following LGD values:
		9. 10.	
		11.	
	1.3.		ity
		12.	
		13.	Credit institutions permitted to use own LGDs and/or own conversion
		14.	Notwithstanding point 13(a), (b), (c), (d) and (e), M shall
		15.	
		16.	
2	RETA	AL EXP	OSURES
	2.1.	PD	
		17.	
		18.	
		19.	
		20.	
	2.2.	LGD	

		21.		
		22. 23.		
		23.		
3.	_		OSURES SUBJECT TO PD/LGD METHOD	
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	1.		· · · · ····	
	2. 3.			
	4.		posure value for leases shall be the discounted minimum	
	5.		- 	
	6.		· · · · · · · ·	
	7. 8.		· · · · · · · · · · · · · · · · · · ·	
	9.		posure value for the following items shall be calculated	
	10.			
	11.	For all	off-balance sheet items other than those mentioned in	
2.	EQUIT 12.	TY EXPOSURES The exposure value shall be the value presented in the		
3.	OTHE 13.		CREDIT-OBLIGATION ASSETS	
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1.		NG SYS	ГЕМЅ	
	1. 2.			
	3.		• • • • • • • • • • • • • • • • • • • •	
	1.1.	Structu	are of rating systems	
			Exposures to corporates, institutions and central governments and central banks	
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			6	
			7 8	
			9	
			10.	

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	1.1.2.	Retail exposures
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		15
		16. Credit institutions shall consider the following risk drivers
		when assigning
1.2.	Assign	ment to grades or pools
	17.	A credit institution shall have specific definitions, processes and
		criteria
	18.	
1.3.		ment of exposures
	1.3.1.	Exposures to corporates, institutions and central governments and
		central banks
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		central banks
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	30.	If a credit institution uses statistical models and other mechanical
1.6.		nentation of rating systems
	31.	
	32.	
	33.	If the credit institution employs statistical models in the rating
	34. 35.	if the credit institution employs statistical models in the fating
1.7.		naintenance
1./.	36.	
	1.7.1.	
		central banks
		37. Credit institutions shall collect and store:
		38. Credit institutions using own estimates of LGDs and/or
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		4
	1.2.	Master netting agreements covering repurchase transactions and/or securities
		or commodities
		5
	1.3.	
	-	6
		1.3.1. Eligibility under all approaches and methods

7.

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2.

3.

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The following financial items may be recognised as eligible

		8. 9.	have	ecurities issued by institutions which securities do not a collective investment undertakings may be recognised
	1.3.2.	Method	1	ibility under the Financial Collateral Comprehensive
	1.3.3.	11. Additio 12.		tion to the collateral set out in points 7 ibility for calculations under Articles 84 to 89
		(a)	13.	tate collateral Residential real estate property which is or will be occupied
			14. 15. 16.	
			17.	The competent authorities of the Member States may waive the
		(b)	18. 19. Receiva 20.	ables
		(c)		hysical collateral The competent authorities may recognise as eligible collateral physical items
		(d)	Leasing 22.	* *
1.4.	Other for 1.4.1.		redit prom deposit	tection t with, or cash assimilated instruments held by,
	1.4.2.		surance p	policies pledged to the lending credit institution
	1.4.3.		ion instr	uments repurchased on request
	26.	ity of pr The fol	otection lowing p	CTION providers under all approaches parties may be recognised as eligible providers of
2.2	27.28.Eligibil29.	Instituti	otection	providers under the IRB Approach which qualify urance and reinsurance undertakings and export credit
30.	OF CR			TVES credit derivatives, and instruments that may
31. 3.1.	Internal 32.	hedges		

PART 2

Minimum Requirements

1.		
2.		
1.	FUNDI 1.1.	ED CREDIT PROTECTION On-balance sheet netting agreements (other than master netting agreements covering 3. For on-balance sheet netting agreements — other than master netting
	1.2.	Master netting agreements covering repurchase transactions and/or securities or commodities 4. For master netting agreements covering repurchase transactions and/or securities or
	1.3.	 5
	1.4.	Minimum requirements for the recognition of real estate collateral 8. For the recognition of real estate collateral the following conditions
	1.5.	Minimum requirements for the recognition of receivables as collateral 9. For the recognition of receivables as collateral the following conditions
	1.6.	Minimum requirements for the recognition of other physical collateral 10. For the recognition of other physical collateral the following conditions
	1.7.	Minimum requirements for treating lease exposures as collateralised 11. For the exposures arising from leasing transactions to be treated
	1.8.	Minimum requirements for the recognition of other funded credit protection 1.8.1. Cash on deposit with, or cash assimilated instruments held by, 12. To be eligible for the treatment set out at Part 1.8.2. Life insurance policies pledged to the lending credit institution. 13. For life insurance policies pledged to the lending credit institution
2.	UNFUN 2.1.	NDED CREDIT PROTECTION AND CREDIT LINKED NOTES Requirements common to guarantees and credit derivatives
		14. Subject to point 16, for the credit protection deriving from 2.1.1. Operational requirements 15
	2.2.	Sovereign and other public sector counter-guarantees 16. Where an exposure is protected by a guarantee which is 17
	2.3.	Additional requirements for guarantees 18. For a guarantee to be recognised the following conditions shall 19. In the case of guarantees provided in the context of

1.

2.

1.

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2.4.	20. 21.	For a c	nirements for credit derivatives redit derivative to be recognised the following conditions match between the underlying obligation and the reference ion
2.5.	Require	ments t	o qualify for the treatment set out in Annex
	22.	To be e	eligible for the treatment set out in Annex
			PART 3
	(Calcula	ting the effects of credit risk mitigation
ELINIE	DED CDEI	OUT DD	OTECTION
1.1.			
1.1.	•		
1.2.		 nca cha	eet netting
1.4.	4.	iice siic	et netting
1.3.		 netting	agreements covering repurchase transactions and/or securities
1.5.	or comn		
			ation of the fully-adjusted exposure value
		(a)	Using the 'Supervisory' volatility adjustments or the 'Own
		(u)	Estimates' volatility
			5
			6
			7
			8
			9
			10
			11. E* shall be calculated according to the following
			formula:
		(b)	Using the Internal Models approach
		(-)	12
			13
			14
			15
			16. Recognition shall only be given if the competent
			authority is
			17. The calculation of the potential change in value shall
			be
			18
			19
			20. The fully adjusted exposure value (E*) for credit
			institutions using
			21
			ating risk-weighted exposure amounts and expected loss
			ts for repurchase
		22.	E* as calculated under points 5 to 21 shall be
		23.	

Financial collateral

1.4.1. Financial Collateral Simple Method

1.4.

	24.	The Fi		Collateral Simple Method shall be available
	25.	Under	this met	hod, recognised financial collateral is assigned
	26	a value		t that would be assigned under Articles 79
	26.			t that would be assigned under Articles 78
	27.			of 0 % shall be assigned to
	28.			of 0 % shall, to the extent
	29.			ght may be assigned where the
1.4.2.		ial Colla	iteral Co	mprehensive Method
	30.			
	31.			
	32.			
	(a)	Calcul	ating adj	usted values
	()	33.		platility-adjusted value of the collateral to be
	(b)	Calcul		volatility adjustments to be applied
	(0)	34.	ution or	volumity adjustments to be applied
				····
		35.		it institution may choose to use the Supervisory
		(*)	volatili	
		(i)	*	isory volatility adjustments
			36.	The volatility adjustments to be applied under
				the Supervisory volatility
				VOLATILITY ADJUSTMENTS
			37.	
			38.	
			39.	
			40.	
			41.	
		(ii)		stimates of volatility adjustments
		(11)	42.	
			43.	
			43. 44.	
			45.	
			46.	
			47.	
			48.	
			49.	Credit institutions may use volatility
				adjustment numbers calculated according to
			50.	
			51.	
			52.	
			53.	
			54.	
			55.	
			56.	An independent review of the credit
				institution's system for the
		(iii)	_	g up of volatility adjustments
			57.	The volatility adjustments set out in points 36 to 41
		(iv)	Condit	ions for applying a 0 % volatility adjustment
		(11)	58.	In relation to repurchase transactions and
			5 0	securities lending or borrowing
			59.	

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2.

		(c)	Calcula amount	ating risk-weighted exposure amounts and expected loss
			60. 61.	E* as calculated under point 33 shall be taken as LGD* (the effective LGD)calculated as set out in this
			01.	point
1.5.		ligible o Valuati		for Articles 84 to 89
	1.0.1.	(a)		state collateral
		· /	62.	
			63.	
			64.	
		(1.)	65.	
		(b)	Receiv 66.	ables
		(c)		bhysical collateral
		(C)	67.	onysical condicial
	1.5.2.	Calcula	ating ris	sk-weighted exposure amounts and expected loss
		(a)	Genera	ıl treatment
			68.	
			69.	
			70.	
			71. 72.	Table 5 sets out the applicable LGD* and required
			14.	collateralisation
		(b)	Alterna	ative treatment for real estate collateral
		(0)	73.	Subject to the requirements of this point and point 74
			74.	
			75.	
1.6.	Calcula the	iting ris	k-weigh	ted exposure amounts and expected loss amounts in
	76.			
	77.			
1.7	78.			
1.7.			redit pro	
	1.7.1.	79.		
	1.7.2.			policies pledged to the lending credit institution
		80.		the conditions set out in Part 2, point 13
	172	80a.		rposes of point 80(a), the following risk weights shall
	1.7.3.	81.	non insu	ruments repurchased on request
		82.	The va	lue of the credit protection recognised shall be the
IINFIII	NDFD (REDIT	PROTE	CCTION
2.1.	Valuation		TROTE	
	83.		lue of ur	nfunded credit protection (G) shall be the
	84.		unfund	ed credit protection is denominated in a currency
	85.			
2.2.	Calcula 2.2.1.			red exposure amounts and expected loss amounts on — tranching
		86.		· · · · · · · · · · · · · · · · · · ·

		2.2.2.	Standardised Approach (a) Full protection 87. For the purposes of Article 80, g shall be the (b) Partial protection — equal seniority 88. Where the protected amount is less than the exposure value (c) Sovereign guarantees 89
		2.2.3.	IRB Approach 90 91 92
			PART 4
			Maturity Mismatches
1.			
2.	Where	there is	a maturity mismatch the credit protection shall
1.	DEFIN 3. 4. 5.		OF MATURITY
2.	VALUA 2.1. 2.2.	Transa Simple 6. Transa Compr	ctions subject to funded credit protection — Financial Collateral rehensive
	2.3.	7. Transa 8.	The maturity of the credit protection and that of the ctions subject to unfunded credit protection The maturity of the credit protection and that of the
	C	1: 4	PART 5
	Co	ombinat	ions of credit risk mitigation in the Standardised Approach
1.			
2.			
			PART 6
			Basket CRM techniques
1.	FIRST- 1.	-TO-DE	FAULT CREDIT DERIVATIVES
2.	N NTH 2.	I-TO-DI	EFAULT CREDIT DERIVATIVES

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ANNEX IX **SECURITISATION**

PART 1

Definitions for the purposes of Annex IX

1.	For the purposes of this Annex:
----	---------------------------------

1.	For the purposes of this Annex:
	PART 2
	Minimum requirements for recognition of significant credit risk transfer and calculation of risk-weighted exposure amounts and expected loss amounts for securitised exposures
1.	MINIMUM REQUIREMENTS FOR RECOGNITION OF SIGNIFICANT CREDIT RISK TRANSFER IN
	 The originator credit institution of a traditional securitisation may exclude Unless the competent authority decides in a specific instance that For the purposes of point 1a, mezzanine securitisation positions mean
	1c
2.	MINIMUM REQUIREMENTS FOR RECOGNITION OF SIGNIFICANT CREDIT RISK TRANSFER IN
	 An originator credit institution of a synthetic securitisation may calculate Unless the competent authority decides on a case- by-case basis For the purposes of point 2a, mezzanine securitisation positions means
	2c
3.	ORIGINATOR CREDIT INSTITUTIONS' CALCULATION OF RISK-WEIGHTED EXPOSURE AMOUNTS FOR EXPOSURES
	3
	3.1. Treatment of maturity mismatches in synthetic securitisations 5
	6
	PART 3
	External credit assessments
1.	REQUIREMENTS TO BE MET BY THE CREDIT ASSESSMENTS OF ECAIS 1. To be used for the purposes of calculating risk-weighted exposure
2.	USE OF CREDIT ASSESSMENTS
	2
	4
	5
	6
	7
	7a

3.		MAPPING						
	8. 9.		· • • • • • • • • • • • • • • • • • • •					
	7.		PART 4					
			Calculation					
1.	CALO	CULATIC	ON OF RISK-WEIGHTED EXPOSURE AMOUNTS					
	2.	Subjec	et to point 3:					
	3.							
	4. 5.	Where	a credit institution has two or more overlapping positions					
2.			ON OF RISK-WEIGHTED EXPOSURE AMOUNTS UNDER THE					
	6.		SED APPROACH to point 8, the risk-weighted exposure amount of a					
	7. 2.1.	_	ator and sponsor credit institutions					
	2.2.		nent of unrated positions					
		9. 10.						
	2.3.		nent of securitisation positions in a second loss tranche or					
			For the treatment set out in point 11 to be					
	2.4.	Treatm	nent of unrated liquidity facilities					
		2.4.1.	Eligible liquidity facilities 13. When the following conditions are met, to determine its					
		2.4.2.						
		2.4.3.	14 Cash advance facilities					
	2.5.	A dditio	onal capital requirements for securitisations of revolving exposures with					
	2.5.	early						
		16.						
		17. 18.						
		16. 19.	For the purposes of point 16 to 31, 'originator's interest'					
		20.	1 of the purposes of point to to 51, originator's interest					
		2.5.1.	Exemptions from early amortisation treatment					
			Originators of the following types of securitisation are exempt from					
		2.5.2.	Maximum capital requirement 22. For an originator credit institution subject to the capital requirement					
		2.5.3.	23 Calculation of risk-weighted exposure amounts					
			24					
			26					

Directive 2006/48/EC of the European Parliament and of the Council of 14 June 2006 relating...

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		27. 28.	
		29.	
		30.	
		31.	
		32.	
		33.	
	2.6.	34	n of credit risk mitigation on securitisation positions
	2.7.		n risk-weighted exposure amounts
		36	
3.		RNAL RATIN Hierarchy of 37	OF RISK-WEIGHTED EXPOSURE AMOUNTS UNDER THE NGS BASED of methods
		20	
		4.0	
		4.1	
			e of inferred ratings
		3.1.2. Th pro 43.	grammes Subject to the approval of the competent authorities, when the
	3.2.		risk-weighted exposure amounts
	3.3.		sed Method
		46. Un of.	der the Ratings Based Method, the risk-weighted exposure amount
		47	
		48. A 1	isk weight of 6 % may be applied to
		49. In	calculating the effective number of exposures securitised multiple posures
		50	
	3.4.		y Formula Method
		52	
		53. Sul	pject to points 58 and 59, the risk weight to
	2.5		
	3.5.	Liquidity F 55.	actitues
			uidity Facilities Only Available in the Event of General Market
			sh advance facilities
			ceptional treatment where Kirb cannot be calculated.
		58.	•
		59.	

1.

2.

3.6.	Recogn 3.6.1.	nition of credit risk mitigation in respect of securitisation positions Funded credit protection
	3.6.2.	<u>.</u>
	3.6.3.	61
		62
3.7.	early	onal capital requirements for securitisations of revolving exposures with
	68. 69. 70. 71.	For the purposes of these provisions, 'originators interest' shall be
3.8.		ion in risk-weighted exposure amounts For the purposes of point 74:
		ANNEX X
		OPERATIONAL RISK
		PART 1
		Basic Indicator Approach
CAPIT 1.	ΓAL REÇ	QUIREMENT
2.		NDICATOR
3. 4. 2.1.		
	5. 6. 2.1.1.	These elements may need to be adjusted to reflect the Qualifications 7
2.2.	Credit i	8. The following elements shall not be used in the calculation institutions subject to a different accounting framework

PART 2

Standardised Approach

1.		TAL REQUIREMENT
	1. 2. 3.	The three-year average is calculated on the basis of the
2.	PRING 4.	CIPLES FOR BUSINESS LINE MAPPING Credit institutions must develop and document specific policies and criteria.
3.	ALTE 3.1.	RNATIVE INDICATORS FOR CERTAIN BUSINESS LINES Modalities 5
	3.2.	Conditions 8
4.	QUAI 12.	CIFYING CRITERIA Credit institutions must meet the qualifying criteria listed below, in PART 3
		Advanced Measurement Approaches
1.	-	LIFYING CRITERIA
	1. 1.1.	Qualitative Standards 2
	1.2.	Quantitative Standards 1.2.1. Process 8

		1.2.3. 1.2.4.	19		
		1.2.5.	20		
		1.2.3.	21		
2.	25.	CT OF II	NSURANCE AND OTHER RISK TRANSFER MECHANISMS		
	26. 27. 28.		surance and the credit institutions' insurance framework shall meet nethodology for recognising insurance shall capture the following		
	29.				
3.		ICATION JP-WIDI			
	31.				
			PART 4		
			Combined use of different methodologies		
1.		USE OF AN ADVANCED MEASUREMENT APPROACH IN COMBINATION WITH OTHER			
	1. 2.		it institution may use an Advanced Measurement Approach in ase-by case basis, the competent authority may impose		
2.	3.	BINED U	JSE OF THE BASIC INDICATOR APPROACH AND OF THE		
	4.				
			PART 5		
			Loss event type classification		
			ANNEX XI		
		EVA	TECHNICAL CRITERIA ON REVIEW AND LUATION BY THE COMPETENT AUTHORITIES		
1.	In addition to credit, market and operational risks, the review				
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3					
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ANNEX XII TECHNICAL CRITERIA ON TRANSPARENCY AND DISCLOSURE

PART 1

General criteria

1.				
2.				
3.				
4.				
5.				
	PART 2			
	General requirements			
1.	The risk management objectives and policies of the credit institution			
2.	The following information shall be disclosed regarding the scope of			
3.	The following information shall be disclosed by the credit institutions			
4.	The following information shall be disclosed regarding the compliance by			
5.	The following information shall be disclosed regarding the credit institution's			
6.	The following information shall be disclosed regarding the credit institution's			
7.	For credit institutions calculating the risk-weighted exposure amounts in accordance.			
8.				
9.				
10.	The following information shall be disclosed by each credit institution			
11.	The following information shall be disclosed by the credit institutions			
12.	The following information shall be disclosed regarding the exposures in			
13.	The following information shall be disclosed by credit institutions on			
14.	Credit institutions calculating risk weighted exposure amounts in accordance with			
15.	The following information, including regular, at least annual, updates, shall			

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PART 3

Qualifying requirements for the use of particular instruments or methodologies

- 1. The credit institutions calculating the risk-weighted exposure amounts in accordance...
- 2. The credit institutions applying credit risk mitigation techniques shall disclose...
- 3.

ANNEX XIII

PART A

Repealed Directives Together With Their Successive Amendments (referred To In Article 158)

PART B

deadlines for transposition (referred to in Article 158)