Directive 2000/12/EC of the European Parliament and of the Council of 20 March 2000 relating to the taking up and pursuit of the business of credit institutions

# TITLE I

#### **DEFINITIONS AND SCOPE**

Article 1	Definitions
Article 2	Scope
Article 3	Prohibition for undertakings other than credit institutions from
	carrying on the business of taking deposits or other repayable
	funds from the public

# TITLE II

# REQUIREMENTS FOR ACCESS TO THE TAKING UP AND PURSUIT OF THE BUSINESS OF CREDIT INSTITUTIONS

Article 4	Authorisation
Article 5	Initial capital
Article 6	Management body and place of the head office of credit institutions
Article 7	Shareholders and members
Article 8	Programme of operations and structural organisation
Article 9	Economic needs
Article 10	Authorisation refusal
Article 11	Notification of the authorisation to the Commission
Article 12	Prior consultation with the competent authorities of other
	Member States
Article 13	Branches of credit institutions authorised in another Member
	State
Article 14	Withdrawal of authorisation
Article 15	Name
Article 16	Qualifying holding in a credit institution
Article 17	Procedures and internal control mechanisms

# TITLE III

# PROVISIONS CONCERNING THE FREEDOM OF ESTABLISHMENT AND THE FREEDOM TO PROVIDE SERVICES

Article 18	Credit institutions
Article 19	Financial institutions
Article 20	Exercise of the right of establishment
Article 21	Exercise of the freedom to provide services
Article 22	Power of the competent authorities of the host Member State

#### TITLE IV

# RELATIONS WITH THIRD COUNTRIES

Article 23	Notification of the subsidiaries of third countries' undertakings
	and conditions of access to the markets of these countries
Article 24	Branches of credit institutions having their head offices outside
	the Community
Article 25	Cooperation with third countries' competent authorities regarding
	supervision on a consolidated basis

#### TITLE V

#### PRINCIPLES AND TECHNICAL INSTRUMENTS FOR PRUDENTIAL SUPERVISION

#### CHAPTER 1

#### PRINCIPLES OF PRUDENTIAL SUPERVISION

Article 26	Competence of control of the home Member State
Article 27	Competence of the host Member State
Article 28	Collaboration concerning supervision
Article 29	On-the-spot verification of branches established in another
	Member State
Article 30	Exchange of information and professional secrecy
Article 31	Duty of persons responsible for the legal control of annual and consolidated accounts
Article 32	Power of sanction of the competent authorities
Article 33	Right to apply to the courts
Article 33a	

#### CHAPTER 2

#### TECHNICAL INSTRUMENTS OF PRUDENTIAL SUPERVISION

# Section 1

#### Own funds

Article 34	General principles
Article 35	Other items
Article 36	Other provisions concerning own funds
Article 37	Calculation of own funds on a consolidated basis
Article 38	Deductions and limits
Article 39	Provision of proof to the competent authorities

# Section 2

# Solvency ratio

Article 40	General principles
Article 41	The numerator: own funds
Article 42	The denominator: risk-adjusted assets and off-balance-sheet items

Status: EU Directives are being published on this site to aid cross referencing from UK legislation. After IP completion day (31 December 2020 11pm) no further amendments will be applied to this version.

Article 43 Article 44	Risk weightings Weighting of claims for regional governments or local authorities of the Member States
Article 45 Article 46 Article 47	Other weighting Administrative bodies and non-commercial undertakings Solvency ratio level
THEOR IT	Section 3
	Section 5
	Large exposures
Article 48 Article 49 Article 50	Reporting of large exposures Limits on large exposures Supervision on a consolidated or unconsolidated basis of large exposures
	Section 4
	Qualifying holdings outside the financial sector
Article 51	Limits to non-financial qualifying holdings
	CHAPTER 3
	SUPERVISION ON A CONSOLIDATED BASIS
Article 52 Article 53	Supervision on a consolidated basis of credit institutions Competent authorities responsible for exercising supervision on a consolidated basis
Article 54	Form and extent of consolidation
Article 54a Article 55	Management body of financial holding companies Information to be supplied by mixed-activity holding companies and their subsidiaries
Article 55a	Intra-group transactions with mixed-activity holding companies
Article 56 Article 56a	Measures to facilitate supervision on a consolidated basis Third-country parent undertakings
	TITLE VI
	BANKING ADVISORY COMMITTEE
Article 57 Article 58 Article 59	Composition and tasks of the Banking Advisory Committee Examination of the requirements for authorisation Observation ratios
	TITLE VII
	POWERS OF EXECUTION

Article 60 Technical adaptations

Status: EU Directives are being published on this site to aid cross referencing from UK legislation. After IP completion day (31 December 2020 11pm) no further amendments will be applied to this version.

# TITLE VIII TRANSITIONAL AND FINAL PROVISIONS

#### CHAPTER 1

# TRANSITIONAL PROVISIONS

Article 61	Transitional provisions regarding Article 36
Article 62	Transitional provisions regarding Article 43
Article 63	Transitional provisions regarding Article 47
Article 64	Transitional provisions regarding Article 49
Article 65	Transitional provisions regarding Article 51

# CHAPTER 2

#### FINAL PROVISIONS

Article 66	Commission information
Article 67	Repealed Directives
Article 68	Implementation
Article 69	Addressees