

Statement of Policy

Calculating risk-based levies for the Financial Services Compensation Scheme deposits class

September 2016



BANK OF ENGLAND
PRUDENTIAL REGULATION
AUTHORITY



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7 February 2017 - this document has been updated, see
<http://www.bankofengland.co.uk/pr/Pages/publications/sop/2017/calculatingrblupdate.aspx>

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1 Introduction

1.1 This statement of policy (SoP) sets out the calculation methodology that the Prudential Regulation Authority (PRA) uses, as the United Kingdom's designated authority in respect of the Deposit Guarantee Scheme (DGS),¹ to calculate the risk-adjustment for DGS member contributions to the Financial Services Compensation Scheme (FSCS).

1.2 This methodology will apply only to the calculation of compensation cost levies.

1.3 This SoP is intended to be read together with the rules governing the funding of the FSCS in the Depositor Protection Part of the PRA Rulebook, and the sections relating to the role of the FSCS in funding the DGS in PRA SoP, 'Deposit Guarantee Scheme',² which applies to the FSCS. Readers may also wish to refer to the European Banking Authority (EBA) guidelines on risk-based contributions,³ upon which the PRA's methodology is based.

2 The risk-based levy calculation formula

2.1 As described in Depositor Protection 42.3, the FSCS is required to calculate firm levies using the following formula (equation 1):

$$\text{Levy} = \text{Total levy} * \frac{\text{Firm class A tariff base}}{\text{Total class A tariff base}} * \text{Risk adjustment factor}$$

2.2 The risk-adjustment factor is composed of the member's aggregate risk weight (ARW), multiplied by an adjustment factor (μ). The ARW for each member will be determined by the PRA (see Chapter 3) and provided to the FSCS. The FSCS will compute μ , which is the same for all DGS members in a given year (see Chapter 4), and calculate each member's levy.

2.3 The PRA will calculate the ARW for each DGS member using the following formula (equation 2):

$$ARW_i = 75\% + 75\% * \left(1 - \log_{10} \left(10 - 9 * \left(\frac{ARS_i}{100} \right) \right) \right)$$

2.4 The ARW for each firm will range from 75% - 150%, which is the minimum range specified in the EBA guidelines. The PRA considers that this provides a sufficient degree of risk differentiation between firms. The ARW for each DGS member depends uniquely on the member's aggregate risk score (ARS). The next chapter sets out the calculation methodology for the ARS.

1 4(1) of the Deposit Guarantee Schemes Regulations 2015;
www.legislation.gov.uk/ukxi/2015/486/pdfs/ukxi_20150486_en.pdf.
2 Updated July 2015, www.bankofengland.co.uk/pru/Pages/publications/sop/2015/fscsdgsupdate.aspx.
3 'Guidelines on methods for calculating contributions to deposit guarantee schemes';
www.eba.europa.eu/documents/10180/1089322/EBA-GL-2015-10_GL+on+Calculation+of+Contributions+DGS.pdf/92da0adb-3e16-480f-8720-94f744ea7a44.

3 Calculating the aggregate risk score

3.1 For a DGS member that is a CRR firm,¹ the calculation of the ARS will be based on the following risk indicators:

Risk indicator	Weight
Leverage ratio	12%
Common Equity Tier 1 (CET1) Ratio	12%
Liquidity coverage ratio (LCR)	24%
Non-performing loans (NPL) ratio	18%
Risk-weighted assets/Total assets	8.5%
Return on assets (RoA)	8.5%
Unencumbered assets/covered deposits	17%
Total	100%

3.2 Each DGS member will be attributed an individual risk score (IRS) for each risk indicator (calibrated as in paragraph 3.4). The IRS for each risk indicator will then be weighted, as in the table above, to arrive at the ARS for each DGS member that is a CRR firm.

3.3 Unless otherwise specified, all calculations are performed on each DGS member on a solo-consolidated/unconsolidated basis, and terms used are as defined in the CRR.² To calculate the values of the risk indicators, the PRA will use:

- for income statement measures, the value as at (or closest to) 31 December of the preceding year (so the July 2017 levy will use data that firms report as at 31 December 2016); and
- for balance sheet measures, the average value at (or closest to) 31 December of the two preceding years (so the July 2017 levy will use data that firms report as at 31 December 2016 and 31 December 2015).

3.4 The PRA will use the following calibration scales to attribute IRSs for each risk indicator for each DGS member that is a CRR firm in each levy cycle:

(i) Leverage ratio

Bucket	≤3%	>3%
IRS	100	0

The leverage ratio will be calculated as the ratio of Tier 1 Capital to total assets,³ until the leverage ratio as defined in the CRR is fully operational.

(ii) Common Equity Tier 1 ratio (CET1 ratio)

1 A UK bank, a building society or a UK designated investment firm.
 2 The Capital Requirements Regulation (575/2013).
 3 Defined as the sum of fields 20A and 20B as firms are required to report in form FSA001.

Bucket	≤7%	>7%
IRS	100	0

CET1 ratio will be calculated as the ratio of CET1 capital to risk-weighted assets.¹

(iii) Liquidity coverage ratio (LCR)

For the purposes of a levy to be raised in 2017:

Bucket	≤90%	>90%
IRS	100	0

For all subsequent levies:

Bucket	≤100%	>100%
IRS	100	0

Where DGS members have received a waiver from the PRA from meeting liquidity requirements on a solo basis pursuant to Article 8 of the CRR, the LCR risk indicator will be calculated (and calibrated) at the level of the relevant liquidity sub-group.

(iv) Non-performing loans (NPL) ratio

Bucket (by percentile rank)	0 – 20 th	20 th – 40 th	40 th – 60 th	60 th – 80 th	80 th – 100 th
IRS	0	25	50	75	100

NPL ratio will be calculated as the ratio of non-performing loans² to total loans.³

(v) Risk-weighted assets (RWA)⁴/total assets⁵

Bucket (by percentile rank)	0 – 20 th	20 th – 40 th	40 th – 60 th	60 th – 80 th	80 th – 100 th
IRS	0	25	50	75	100

DGS members that use the internal ratings based (IRB) approach for calculating minimum own funds requirements will be ranked separately to those DGS members that use the standardised approach. In the calculation of the IRS for this risk indicator, DGS members using the standardised approach will not be rated relative to those using the IRB approach (and vice versa).

(vi) Return on assets (RoA)

Bucket (by percentile rank)	0 – 20 th	20 th – 40 th	40 th – 60 th	60 th – 80 th	80 th – 100 th
IRS	100	75	50	25	0

1 Defined as the 'total risk exposure amount', as defined in the CRR.
 2 Defined as the sum of the following fields as firms are required to report in form FSA015: 11G, 11Q, 20B, 20D, 23B, 23D, 26B, 26D, 31B, 31C.
 3 Defined as field 32H as firms are required to report in form FSA015.
 4 Defined as in (1) above.
 5 Defined as the sum of fields 20A and 20B as firms are required to report in form FSA001.

RoA will be calculated as the ratio of net income¹ to total assets,² and averaged over two years.

DGS members that are building societies will be ranked and rated separately to other DGS members. In the calculation of the IRS for this risk indicator, building societies will not be rated relative to banks (and vice versa).

(vii) Unencumbered assets/covered deposits

Bucket	≤1	1 – 2	>2
IRS	100	50	0

This indicator is defined as the ratio of total assets less encumbered assets³ to covered deposits.⁴

Credit unions

3.5 For a DGS member that is a credit union, the calculation of the ARS will be based on the following risk indicators:

Risk indicator	Weight
Leverage ratio	25%
Liquidity ratio	25%
Non-performing loans (NPL) ratio	25%
Return on assets (RoA)	25%
Total	100%

3.6 Similar to the approach taken for CRR firms in paragraph 3.2, the PRA will calculate an IRS for each indicator for each DGS member that is a credit union, as calibrated in paragraph 3.8. These IRSs will be weighted as per the table above to derive the ARS.

3.7 To calculate the values of the risk indicators, the PRA will use:

- for income statement measures, the value as of the annual return (Form CY)⁵ the credit union was required to submit in the preceding year (so the July 2017 levy will use data that firms report in 2016); and
- for balance sheet measures, the average value using the Form CY returns submitted over the two preceding years (so the July 2017 levy will use data that firms report in 2016 and 2015).

3.8 The PRA will use the following calibration scales to attribute IRSs for each risk indicator for each DGS member that is a credit union in each levy cycle:

1 Defined as the sum of the following fields as firms are required to report in form FSA002: 2B, 7B, 23B; less the sum of the following fields as firms are required to report in form FSA002: 26B, 32B, 33B, 38B, 39B.
2 Defined as the sum of fields 20A and 20B as firms are required to report in form FSA001.
3 As defined in the EBA guidelines on disclosure of encumbered and unencumbered assets; www.eba.europa.eu/documents/10180/741903/EBA-GL-2014-03+Guidelines+on+the+disclosure+of+asset+encumbrance.pdf/c65a7f66-9fa5-435b-b843-3476a8b58d66.
4 Defined as the class A tariff base, as defined in the Depositor Protection Part of the PRA Rulebook.
5 Available at www.bankofengland.co.uk/pr/Pages/regulatorydata/formscreditunions.aspx.

(i) Leverage ratio

Bucket		
Total assets of less than £5 million or fewer than 5,000 members	≤3%	>3%
Total assets of more than £5 million or more than 5,000 members	≤5%	>5%
Total assets of more than £10 million, more than 15,000 members or undertakes an additional activity other than providing transactional accounts	≤8%	>8%
IRS	100	0

Leverage ratio will be calculated as the ratio of total reserves¹ to total assets.²

(ii) Liquidity ratio

Bucket	≤10%	>10%
IRS	100	0

Liquidity ratio will be calculated as the ratio of liquid assets³ to total relevant liabilities.⁴

(iii) Non-performing loans (NPL) Ratio

Bucket (by percentile rank)	0 – 20 th	20 th – 40 th	40 th – 60 th	60 th – 80 th	80 th – 100 th
IRS	0	25	50	75	100

NPL ratio will be calculated as the ratio of total net liabilities in arrears⁵ to total net liabilities.⁶

(iv) Return on assets (RoA)

Bucket (by percentile rank)	0 – 20 th	20 th – 40 th	40 th – 60 th	60 th – 80 th	80 th – 100 th
IRS	100	75	50	25	0

RoA will be calculated as the ratio of profit/loss after tax excluding grant income⁷ to total assets.⁸

Non-EEA branches

3.9 For a DGS member that is a non-EEA branch (ie an overseas firm that is not an incoming firm), the PRA will attribute an ARS of 50.

Other provisions

3.10 If, at any point, the PRA is unable to calculate the ARS for any DGS member in line with the methodology stated in this chapter (for example, if a DGS member has failed to make a regulatory data submission), the PRA will attribute that DGS member with the highest ARS of 100. This is separate to the provisions of Depositor Protection 44.4, which applies if a firm does

1 Defined as the sum of the following fields as firms are required to report in Form CY: 2N, 2P, 42C, 42D.

2 Defined as the field 1P as firms are required to report in Form CY.

3 Defined as the field 29E as firms are required to report in Form CY.

4 Defined as the field 30D as firms are required to report in Form CY.

5 Defined as the field 15CL as firms are required to report in Form CY.

6 Defined as the field 14H as firms are required to report in Form CY.

7 Defined as the field 7 less field 3H, as firms are required to report in Form CY.

8 Defined as in (2) above.

not submit a complete statement of business (measured in accordance with the class A tariff base) to the FSCS in accordance with Depositor Protection 44.2.

4 Calculating the risk-based levy

4.1 The PRA will attribute all DGS members with an ARS, as per the methodology in Chapter 3. The ARS for each firm will be translated into an ARW ranging between 75% – 150%, as specified by the formula in paragraph 2.3. The PRA will provide this data to the FSCS.

4.2 The adjustment factor μ will be calibrated in each levy cycle to ensure the exact levy target is reached. For example, for a levy target of £80 million:

DGS member	Class A tariff base share	ARW	Unadjusted risk-based levy (share*ARW*£80 million)	Risk-based levy post-adjustment factor ($\mu=0.8$)
Firm A	10%	100%	£8 million	£6.4 million
Firm B	50%	110%	£44 million	£35.2 million
Firm C	40%	150%	£48 million	£38.4 million
Total			£100 million	£80 million

4.3 Were there to be no further adjustment, the total industry levy would exceed the levy target. The adjustment factor μ would then be set here as $80/100(=0.8)$, and each DGS member's levy reduced proportionately by this factor to ensure the levy target (and only this amount) is levied.

4.4 In each levy cycle, the PRA will provide the FSCS with the ARW for each DGS member. The FSCS will use this information and the class A tariff base data to determine the adjustment factor μ , and then calculate the risk adjustment factor (paragraph 2.2). The FSCS will then apply this factor to calculate each member's risk-based levy, in accordance with Depositor Protection 42.3 (for compensation cost levies).