Powers exercised

A. The Prudential Regulation Authority ("PRA") makes this instrument in the exercise of the following powers and related provisions in the Financial Services and Markets Act 2000 ("the Act"):

   (1) section 137G (The PRA’s general rules);
   (2) section 137T (General supplementary powers);
   (3) section 144G(1) (Disapplication or modification of CRR rules in individual cases);
   (4) section 144H(1) and (2) (Relationship with the CRR);
   (5) section 192XA (Rules applying to holding companies); and
   (6) section 192XC (Disapplication or modification of rules in individual cases).

B. The rule making powers referred to above are specified for the purpose of section 138G(2) (Rule-making instrument) of the Act.

C. The PRA makes the direction set out in 4.2 of Annex H (Permissions part) under Regulation 40(2)(a) of the Capital Requirements Regulations 2013.

Pre-conditions to making

D. In accordance with sections 144C(3) the Act the PRA consulted the Treasury about the likely effect of the rules on relevant equivalence decisions within the meaning of section 144C(4) of the Act.

E. In accordance with section 138J(1)(a) of the Act (consultation by the PRA), the PRA consulted the Financial Conduct Authority.

F. The PRA published a draft of the proposed rules in accordance with section 138J(1)(b) of the Act, accompanied by the information listed in section 138J(2) and the explanation referred to in section 144D of the Act insofar as that section is applicable to the rules.

G. The PRA had regard to representations made.

PRA Rulebook: CRR Firms: CRR 2 Revocations and Other Amendments Instrument 2021

H. The PRA makes the amendments to PRA rules in the Annexes to this instrument.

<table>
<thead>
<tr>
<th>Part</th>
<th>Annex</th>
</tr>
</thead>
<tbody>
<tr>
<td>Glossary</td>
<td>A</td>
</tr>
<tr>
<td>Interpretation</td>
<td>B</td>
</tr>
<tr>
<td>Capital Buffers</td>
<td>C</td>
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<tr>
<td>Counterparty Credit Risk</td>
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<tr>
<td>Groups</td>
<td>E</td>
</tr>
<tr>
<td>Internal Capital Adequacy Assessment</td>
<td>F</td>
</tr>
</tbody>
</table>
### Commencement

I. This instrument comes into force on 1 January 2022.

### Citation

J. This instrument may be cited as the PRA Rulebook: CRR Firms: CRR2 Revocations and Other Amendments Instrument 2021.

**By order of the Prudential Regulation Committee**

5 October 2021
Annex A

Amendments to the Glossary

In this Annex, new text is underlined and deleted text is struck through.

... 

**CRR rules**

has the same meaning as in section 144A of *FSMA*.

...

**G-SII**

has the meaning it has in Article 4(1)(133) of the *CRR*.

...

**non-UK G-SII**

has the meaning it has in Article 4(1)(134) of the *CRR*.

...

**O-SII**

means a *person* or group identified by the *PRA* in accordance with Part 5 of the Capital Requirements (Capital Buffers and Macro-prudential Measures) Regulations 2014 (SI 2014/894).

...

**Supervisory Reporting ITS**


...

**Tier 1 capital**

has the meaning it has in Article 25 of the *CRR*.
Annex B

Amendments to the Interpretation Part

In this Annex, new text is underlined and deleted text is struck through.

...  

2  INTERPRETATIVE PROVISIONS  

...  

2.7  Unless the context otherwise requires, any reference in these rules to:

(1)  any provision of direct EU legislation, is a reference to it as it has effect as retained direct EU legislation on IP completion day;

2.9  (1)  Unless the contrary intention appears any reference in these rules to any provision of:

(a)  CRR or an instrument made under CRR which took effect as direct EU legislation on IP completion day shall:

(i)  where that provision has been revoked pursuant to section 3 of the Financial Services Act 2021, be a reference to the corresponding provision in the rules, and for this purpose whether a rule corresponds to a revoked provision is to be determined by reference to the document, as that document is updated from time to time, published by the PRA under section 5(4) of that Act; and

(ii)  where that provision has not been so revoked, be a reference, subject to paragraph (2) below, to that provision as it had effect as direct EU legislation on IP completion day.

(b)  Regulation (EU) No 575/2013 on prudential requirements for credit institutions and investment firms, shall, where that provision did not take effect as direct EU legislation on IP completion day, but has been transposed, with or without modification, into CRR rules, be a reference to that transposed provision in the rules.

(2)  Unless the contrary intention appears any reference in CRR rules or rules made under section 192XA FSMA to a provision of CRR or an instrument made under CRR is a reference to that provision as amended from time to time.

2.10  (1)  Subject to paragraph (3), CRR restatement provisions shall apply as their corresponding provisions would have applied in accordance with the direction made by the Prudential Regulation Authority on 28 December 2020 under Part 7 of the Financial Services and Markets Act 2000 (Amendment) (EU Exit) Regulations 2019 (including any limitation on the duration of the direction).

(2)  In this rule the reference to:

(a)  a CRR restatement provision is a reference to a CRR restatement provision within the meaning of section 144E (2) of FSMA;

(b)  a corresponding provision means the provision revoked under section 3(1) of the Financial Services Act 2021 which corresponds to the provision of the CRR restatement provision as determined by reference to the document published under section 5(4) of that Act, as that document is updated from time to time.
(3) This rule shall not apply to *CRR restatement provisions* in the Liquidity (CRR) Part, the Liquidity Coverage Ratio (CRR) Part and, insofar as the provision relates to the reporting or disclosure of liquidity, the Reporting (CRR) Part or Disclosure (CRR) Part of the *PRA Rulebook*.

2.11 Any reference in *CRR rules* or rules made under section 192XA *FSMA* to the granting of a waiver, approval, permission or other form of consent by the *competent authority* is a reference to the giving of a permission by the *PRA* pursuant to section 144G or section 192XC of *FSMA*, exercisable in accordance with the conditions as set out in those rules for the exercise of that waiver, approval, permission or other form of consent.

2.12 Nothing in the *CRR*, or in an instrument made under the *CRR*, shall prevent or otherwise restrict, expressly or impliedly, the making of:

1. a *CRR rule* to the extent it makes provision about a matter described in section 144A(3) *FSMA*; or
2. a rule under section 192XA *FSMA*,

or the exercise of any other power by the *PRA* in relation to any matter on which such a rule may be made, and the *CRR* and the instrument shall be modified accordingly.

2.13 Unless the contrary intention appears, *CRR rules* and rules made under section 192XA *FSMA* shall be read as if they formed part of *CRR*, and accordingly words and expressions used in those rules shall bear the meaning they have in *CRR* (and not the meaning in the Glossary to the *Rulebook*).
Annex C
Amendments to the Capital Buffers Part

In this Annex, new text is underlined and deleted text is struck through.

5 APPLICATION ON AN INDIVIDUAL AND CONSOLIDATION BASIS

... 

Sub-consolidation in cases of entities in third countries

5.5 [deleted] A firm, a PRA approved intermediate holding company, a PRA designated intermediate holding company, a PRA designated parent holding company or a PRA designated institution responsible for meeting CRR requirements on a sub-consolidated basis that is a subsidiary must apply this Part on a sub-consolidated basis if the firm, or the parent undertaking where it is a financial holding company or mixed financial holding company, has an institution or financial institution as a subsidiary in a third country or holds a participation in such an institution or financial institution.

...
Annex D

Amendments to the Counterparty Credit Risk Part

This Part is deleted.

Part

COUNTERPARTY CREDIT RISK [deleted]
Annex E

Amendments to the Groups Part as amended by the Groups Part of the PRA Rulebook: PRA (Rules applying to holding companies) Instrument 2021.

In this Annex, new text is underlined and deleted text is struck through.

2 METHODS OF PRUDENTIAL CONSOLIDATION

2.A1 This chapter applies to a firm for the purposes of its obligations under Parts Two and Three of the CRR.

2.1 (1) In applying the requirements of carrying out the calculations in Part One, Title II, Chapter 2 of the CRR for the purposes of prudential consolidation, a CRR consolidation entity must include the relevant proportion of an undertaking with whom it has:

(a) a common management relationship; or

(b) an Article 18(6) relationship.

2.2 In applying the requirements of carrying out the calculations in Part One, Title II, Chapter 2 of the CRR for the purposes of prudential consolidation, a CRR consolidation entity (for which the PRA is the consolidating supervisor) must carry out a proportional consolidation according to the share of capital held of participations in institutions and financial institutions managed by an undertaking included in the consolidation together with one or more undertakings not included in the consolidation, where those undertakings' liability is limited to the share of capital they hold.

2.3 In applying the requirements of carrying out the calculations in Part One, Title II, Chapter 2 of the CRR for the purposes of prudential consolidation, a CRR consolidation entity must carry out a proportional consolidation according to the share of capital held of any undertaking with whom it has an Article 18(5) relationship.
Annex F

Amendments to the Internal Capital Adequacy Assessment Part

In this Annex deleted text is struck through.

1 APPLICATION AND DEFINITIONS

... 

1.2 In this Part the following definitions shall apply:

... 

third country sub-group

means a group of undertakings identified in Article 22 of the CRR which are required to be supervised on a consolidated basis as a result of a requirement under Article 22 of the CRR.

... 

14 APPLICATION OF THIS PART ON AN INDIVIDUAL BASIS, A CONSOLIDATED BASIS AND A SUB-CONSOLIDATED BASIS

... 

14.5 [deleted]A firm, a PRA approved intermediate holding company, a PRA designated intermediate holding company, a PRA designated parent holding company, or a PRA designated institution responsible for meeting CRR requirements on a sub-consolidated basis that is a subsidiary must apply the ICAAP rules on a sub-consolidated basis if the firm, or the parent undertaking where it is a financial holding company or mixed financial holding company, have an institution or financial institution or an asset management company as a subsidiary in a third country or holds a participation in such an undertaking.

[Note: Art 108(4) of the CRD]

... 

15 REVERSE STRESS TESTING

... 

15.3 Where the firm is a member of:

(1) a UK consolidation group; or

(2) a third country sub-group;

it must conduct the reverse stress test on an individual basis as well as on a consolidated basis in relation to the UK consolidation group or the third country sub-group, as the case may be.
Annex G
Amendments to the Large Exposures Part

In this Annex, new text is underlined and deleted text is struck through.

1 APPLICATION AND DEFINITIONS

1.2 In this Part, the following definitions shall apply:

... 

**exposure**

has the meaning given to it in Article 389 of the CRR, has the meaning it has in the Large Exposures (CRR) Part.

... 

**G-SII**

means a person identified by the PRA in accordance with Part 4 of the Capital Buffers Regulations.

... 

**NCLEG non-trading book permission**

means a permission given by the PRA in respect of Article 400(2)(c) of the CRR to apply the NCLEG non-trading book exemption under one of the following:

(a) prior to IP completion day, Article 400(2)(c) of Regulation of the European Parliament and of the Council (575/2013/EU) on prudential requirements for credit institutions and investment firms and amending Regulation (EU) No 648/2012;

(b) from IP completion day to 31 December 2021, Article 400(2)(c) of the CRR; or

(c) on or after 1 January 2022, Article 400(2)(c) of the Large Exposures (CRR) Part.

**NCLEG trading book permission**

means a permission given by the PRA in respect of Article 400(2)(c) of the CRR to apply the NCLEG trading book exemption under one of the following:

(a) prior to IP completion day, Article 400(2)(c) of Regulation of the European Parliament and of the Council (575/2013/EU) on prudential requirements for credit institutions and investment firms and amending Regulation (EU) No 648/2012;

(b) from IP completion day to 31 December 2021, Article 400(2)(c) of the CRR; or

(c) on or after 1 January 2022, Article 400(2)(c) of the Large Exposures (CRR) Part.

... 

**G-SII**
means a person identified by the PRA in accordance with Part 5 of the Capital Buffers Regulations.

sovereign large exposures permission

means a permission given by the PRA in respect of Article 400(2)(g) or (h) of the CRR to apply the sovereign large exposures exemption under one of the following:

(a) prior to IP completion day, Article 400(2)(g) or (h) of Regulation of the European Parliament and of the Council (575/2013/EU) on prudential requirements for credit institutions and investment firms and amending Regulation (EU) No 648/2012;

(b) from IP completion day to 31 December 2021, Article 400(2)(g) or (h) of the CRR;

(c) on or after 1 January 2022, Article 400(2)(g) or (h) of the Large Exposures (CRR) Part.

2 INTRA-GROUP EXPOSURES: NON-CORE LARGE EXPOSURES GROUP AND RESOLUTION EXEMPTIONS

2.1 ...

(2) A firm may only use the NCLEG non-trading book exemption where the total amount of non-trading book exposures (whether or not exempted from Article 395(1) of the CRR) from the firm to its NCLEG does not exceed 100% of the firm’s eligible capital Tier 1 capital.

2.2 ...

(2) The trading book exposure allocation for a firm is 100% of the firm’s eligible capital Tier 1 capital less the total amount of non-trading book exposures (whether or not exempted from Article 396(1) of the CRR) from the firm to its NCLEG.

2.3 (1) A firm with a core UK group permission and an NCLEG trading book permission and/or an NCLEG non-trading book permission must give the PRA written notice whenever the firm:

(a) …;

(b) becomes aware that the total amount of exposures from the core UK group (including the firm) to a particular member of the firm’s NCLEG are likely to exceed, or have exceeded, 25% of the eligible capital Tier 1 capital of the PRA-regulated PRA-regulated firm with the largest eligible capital Tier 1 capital base in the core UK group;

(c) becomes aware that the total exposures from members of its core UK group (which are not firms) to the firm’s NCLEG are likely to exceed, or have exceeded, 25% of the eligible capital Tier 1 capital of the PRA.
3 SOVEREIGN LARGE EXPOSURES EXEMPTION

3.1 (1) If a firm has a sovereign large exposures permission, the exposures specified in that permission are exempt from Article 395(1) of the CRR to the extent specified in that permission.

(2) For the purposes of the sovereign large exposures permission, and in relation to a firm, the exposures referred to in (1) are limited to the following:

(a) asset items constituting claims on central banks in the form of required minimum reserves held at those central banks which are denominated in their national currencies; and

(b) asset items constituting claims on central governments in the form of statutory liquidity requirements held in government securities which are denominated and funded in their national currencies provided that, at the discretion of the PRA, the credit assessment of those central governments assigned by a nominated ECAI is investment grade.

5 LARGE EXPOSURES – STRICTER REQUIREMENTS FOR EXPOSURES OF G-SIIS AND O-SIIS TO CERTAIN FRENCH COUNTERPARTIES

5.6 The reduced limit in 5.7 does not apply unless a firm meets each of the following conditions on the applicable basis determined in accordance with 5.3 to 5.5:

(3) The firm has an exposure meeting the condition in (2) which is greater than 5% of its eligible capital Tier 1 capital, after taking into account the effect of the credit risk mitigation techniques and exemptions in accordance with Article 399 to 403 of the CRR.

Reduced limit on exposures

5.7 The limit on exposures as a proportion of capital Tier 1 capital referred to in Article 395(1) of the CRR is reduced to 5% in respect of a qualifying exposure to a highly indebted French NFC or a highly indebted group of connected French NFCs.
Annex H

Amendments to the Permissions Part

In this Annex, new text is underlined and deleted text is struck through.

Part

Permissions

Chapter content

4. PERMISSIONS PURSUANT TO SECTION 144G OR SECTION 192XC OF FSMA

4.1 Chapter 4 of this Part applies to the giving of a permission by the PRA pursuant to section 144G or section 192XC of FSMA.

4.2 The PRA directs that an application for a permission referred to in 4.1 must be made in writing to the PRA.

4.3 The application must be accompanied by such information and documents as are necessary to demonstrate how the conditions contained in the relevant rule have been satisfied.

4.4 Where a person has applied for or has been granted a permission, the person must notify the PRA immediately on becoming aware of any matter which could affect the continuing relevance or appropriateness of the application, the permission or any condition to which the permission is subject.
7 REGULATED ACTIVITY GROUP 1

7.1 The applicable data items referred to in the table in 6.1 are set out according to firm type in the table below:

<table>
<thead>
<tr>
<th>RAG 1</th>
<th>Prudential category of firm, applicable data items and reporting format (1)</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>UK bank other than a ring-fenced body</td>
</tr>
<tr>
<td></td>
<td>Description of data item</td>
</tr>
<tr>
<td>...</td>
<td>IRB Portfolio Risk [deleted]</td>
</tr>
</tbody>
</table>

(11) Only applicable to firms that have a CRR permission to use the IRB Approach. [deleted]

7.2 The applicable reporting frequencies for submission of data items and periods referred to in 7.1 are set out in the table below according to firm type. Reporting frequencies are calculated from a firm's accounting reference date, unless indicated otherwise.

<table>
<thead>
<tr>
<th>RAG 1</th>
<th>Data item</th>
<th>UK banks and building societies (on an unconsolidated or individual consolidated basis) (9)</th>
<th>[deleted.]</th>
<th>UK banks and building societies (on a UK consolidation group, domestic liquidity sub-group, domestic liquidity sub-group or sub-consolidation group basis, as applicable)</th>
<th>Other members of RAG 1</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>FSA045[deleted]</td>
<td>Quarterly[deleted]</td>
<td>[deleted]</td>
<td>Half yearly[deleted]</td>
<td>-</td>
</tr>
</tbody>
</table>
A firm which has an individual consolidation permission must submit data items FSA005, FSA011, FSA015, FSA017, FSA045, Templates 1.1, 1.2, 1.3, 2, 3, 4.3.1, 4.4.1, 5.1, 7.1, 9.1.1, 12.1, 12.2, 13.1, 18, 19, 20.4, 20.7, 23.1, 23.2, 23.3, 23.4, 23.5, 23.6, 24.1, 24.2, 24.3, 25.1, 25.2, 25.3, 26 and 47 at Annex III or IV of the Supervisory Reporting ITS, PRA104, PRA105, PRA106, PRA107 and PRA108 on an individual consolidated basis, and all other data items in this column on an unconsolidated basis. All other firms must submit all data items in this column on an unconsolidated basis.

7.3 The applicable due dates for submission referred to in the table in 6.1 are set out in the table below. The due dates are the last day of the periods given in the table below following the relevant reporting frequency period set out in 7.2, unless indicated otherwise.

<table>
<thead>
<tr>
<th>RAG 1</th>
<th>Data item</th>
<th>Daily</th>
<th>Weekly</th>
<th>Monthly</th>
<th>Quarterly</th>
<th>Half yearly</th>
<th>Annually</th>
</tr>
</thead>
<tbody>
<tr>
<td>...</td>
<td>...</td>
<td>...</td>
<td>...</td>
<td>...</td>
<td>...</td>
<td>...</td>
<td>...</td>
</tr>
<tr>
<td>FSA045[deleted]</td>
<td>...</td>
<td>...</td>
<td>...</td>
<td>...</td>
<td>...</td>
<td>...</td>
<td>...</td>
</tr>
</tbody>
</table>

9 REGULATED ACTIVITY GROUP 3

9.2 The applicable data items referred to in the table in 6.1 for a UK designated investment firm are set out in the table below:

<table>
<thead>
<tr>
<th>RAG 3</th>
<th>Description of data item</th>
<th>Applicable data items (1)</th>
</tr>
</thead>
<tbody>
<tr>
<td>...</td>
<td>...</td>
<td>...</td>
</tr>
<tr>
<td>IRB portfolio risk [deleted]</td>
<td>FSA045 (15) [deleted]</td>
<td></td>
</tr>
</tbody>
</table>

... (15) Only applicable to firms that have a CRR permission to use the IRB Approach. [deleted]

9.3 The applicable reporting frequencies for submission of data items and periods referred to in 9.2 are set out in the table below. Reporting frequencies are calculated from a firm's accounting reference date, unless indicated otherwise.

<table>
<thead>
<tr>
<th>RAG 3</th>
<th>Data item</th>
<th>Reporting frequency</th>
</tr>
</thead>
<tbody>
<tr>
<td>...</td>
<td>...</td>
<td>...</td>
</tr>
</tbody>
</table>

...
9.4 The applicable due dates for submission referred to in the table in 6.1 are set out in the table below. The due dates are the last day of the periods given in the table below following the relevant reporting frequency period set out in 9.3, unless indicated otherwise.

<table>
<thead>
<tr>
<th>RAG 3 Data item</th>
<th>Daily</th>
<th>Weekly</th>
<th>Monthly</th>
<th>Quarterly</th>
<th>Half yearly</th>
<th>Annually</th>
</tr>
</thead>
<tbody>
<tr>
<td>FSA045 [deleted]</td>
<td>-</td>
<td>-</td>
<td>20 business days [deleted]</td>
<td>30 business days (1); 45 business days (2) [deleted]</td>
<td>-</td>
<td>-</td>
</tr>
</tbody>
</table>

16 DATA ITEMS AND OTHER FORMS

16.14 FSA045 can be found [deleted] here.

...  

16.26 PRA101 can be found here. 

16.27 PRA102 can be found here.

16.28 PRA103 can be found here.

16.29 PRA104 can be found here.

16.30 PRA105 can be found here.

16.31 PRA106 can be found here.

16.32 PRA107 can be found here.

16.33 PRA108 can be found here.

...  

16.35 RFB001 can be found here.

...  

16.37 RFB003 can be found here.

16.38 RFB004 can be found here.
ANNEX K
Further amendments to the Regulatory Reporting Part

In the Regulatory Reporting Part for each reference to “Supervisory Reporting ITS” substitute “Chapters 5 and 6 of the Reporting (CRR) Part”.
## EXTERNALLY DEFINED TERMS

<table>
<thead>
<tr>
<th>Term</th>
<th>Definition source</th>
</tr>
</thead>
<tbody>
<tr>
<td>CRR rules</td>
<td>Section 144A FSMA</td>
</tr>
<tr>
<td>CRR restatement provision</td>
<td>Section 144E(2) FSMA</td>
</tr>
</tbody>
</table>