



Notification template for voluntary reciprocation of other authorities' macroprudential measures¹

Template for notifying the European Central Bank (ECB) and the European Systemic Risk Board (ESRB) of voluntary reciprocation of other authorities' macroprudential measures under Article 134(2) of the Capital Requirements Directives (CRD) and Article 458(6) of the Capital Requirements Regulation (CRR) and Recommendation ESRB/2015/2²

Please send/upload this template to³

- <u>macropru.notifications@ecb.europa.eu</u> when notifying the ECB (under Article 5 of the Single Supervisory Mechanism (SSM) Regulation⁴);
- DARWIN/ASTRA when notifying the ESRB.

E-mailing/uploading this template to the above addresses constitutes official notification; no further official letter is required. To facilitate the work of the notified authorities, please send the notification template in a format that allows the information to be read electronically.

1.	1. Notifying national authority and scope of the notification		
1.1	Name of the notifying authority	Finansinspektionen, the Swedish FSA	
1.2	Country of the notifying authority	Sweden	
1.3	Name of the measure to be reciprocated/not reciprocated	The Portuguese systemic risk buffer of 4 percent applicable to IRB retail exposures secured by residential immovable property for which the collateral is located in Portugal].	
1.4	Name of the original activating country	Portugal	

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¹ Authorities may also use this template to inform the ESRB about the decision not to reciprocate other authorities' macroprudential measures.

² Recommendation of the European Systemic Risk Board of 15 December 2015 on the assessment of cross-border effects of and voluntary reciprocity for macroprudential policy measures (ESRB/2015/3) (OJ C 97, 12.3.2016, p. 9). ³ If recognition of a systemic risk buffer rate is notified (Article 134 CRD), the ESRB will forward the notification to the European Commission, the European Banking Authority (EBA) and the Member State that has set that rate without delay. For macroprudential measures adopted pursuant to Article 458 CRR, the notification requirements that apply to reciprocation remain unchanged. Therefore, Member States must continue to send notifications of stricter national measures to all relevant recipients at the same time as they send it to the ESRB.

⁴ Council Regulation (EU) No 1024/2013 of 15 October 2013 conferring specific tasks on the European Central Bank concerning policies relating to the prudential supervision of credit institutions (OJ L 287, 29.10.2013, p. 63).

1.5	Decision on reciprocation	No			
1.5	Decision on reciprocation	If you decided to reciprocate, please fill in Section 2. If			
		not, please fill in Section 3.			
2	2. Description of the reciprocating measure				
2.1	Description of the reciprocating measure	Have you reciprocated the measure using the same legal			
		instrument and calibration as the original one?			
		Choose an item.			
		If not, please provide the following information:			
		a. Provide a detailed description of the notified			
		measure with which the reciprocation was			
		implemented.			
		b. Reasons why a different instrument and/or a			
		different calibration was chosen to reciprocate			
		the measure.			
2.2	Coverage	Which institutions/exposures will be covered by the			
		reciprocating measure?			
2.3	Exemptions ("de minimis" principle)	Have any financial service providers under your			
	(Section 2.2 (Exemptions) of	jurisdiction been exempted from applying the			
	Recommendation ESRB/2015/2)	reciprocating measure? If so, please provide the			
	•	following information:			
		a. Scope of the exemption: which financial service			
		providers have been exempted?			
		b. Description of the exposures of the exempted			
		financial service providers: Please describe the			
		exposures to the identified macroprudential risk in the			
		jurisdiction where the relevant activating authority is			
		applying a macroprudential policy measure. Why are			
		the exposures of the exempted financial service providers deemed non-material?			
		c. Monitoring: how will the regulatory loophole provided			
		by the exemption be monitored?			
		a, and oxionipaon be memored.			
		Please be aware that non-reciprocation due to the			
		immateriality of exposures of all financial service			

		providers under your jurisdiction constitutes non-		
		reciprocation and Section 2 should not be filled in.		
3	. Non-reciprocation			
3.1	Justification for non-reciprocation of the	The reason for non-reciprocation is that Swedish IRB		
	measure	bank's relevant sectoral exposures are well below the		
		threshold of EUR 1 billion. To be more precise the bank's		
		relevant exposures are less than one percent of EUR 1		
		billion.		
4. Timing				
4.1	Timing for the decision	What is the date on which the official decision will be		
	Timing ier alle desileier	taken?		
		17/06/2024		
		17700/2024		
4.2	Timing for publication	What is the date for publication of the notified		
		reciprocating measure?		
		Click here to enter a date.		
4.3	Disclosure	The non-reciprocation of the measure will be made public		
7.0	2.00.00010	on Finansinspektionen's website.		
		on i manamaperationen a website.		

4.4	Timing for application	What is the (intended) date for application of the reciprocating measure? What is (or was) the intended timeline for phase-in of the notified reciprocating measure? N/A		
5. Miscellaneous				
5.1	Contact person(s)/ mailbox at the notifying authority	Julia Jangsell +46 8 408 986 03 julia.jangsell@fi.se		
5.2	Any other relevant information			
5.3	Date of the notification	Please provide the date on which this notification was uploaded. 31/07/2024		