# Oracle Financial Services Basel Regulatory Capital Internal Ratings Based Approach

**User Guide** 

Release 8.0.1.0.0

Part No: E64388-01

September 2015



Oracle Financial Services Basel Regulatory Capital IRB Approach User Guide, Release 8.0.1.0.0

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### **Preface**

### Intended Audience

Welcome to Release 8.0.0.0.0 of the Oracle Financial Services Basel Regulatory Capital IRB Approach User Guide.

This guide is intended for:

- Technical Analyst: This user ensures that the data is populated in the relevant tables as per the specifications, executes, schedules and monitors the execution of Runs as batches.
- Business Analyst: This user reviews the functional requirements and information sources, like reports.
- Data Analyst: This user would be involved with cleaning, validation and importing of data into the OFSAA Download Specification Format.
- Administrator: The Administrator maintains user accounts and roles, archives data, loads data feeds, and so on. The administrator would control the access rights of users.

## **Documentation Accessibility**

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### Structure

- 1 Introduction to Basel Regulatory Capital IRB Approach
- 2 Overview of OFSAA Infrastructure
- 3 OFS Basel Regulatory Capital Application
- 4 Application Processing
- 5 Reporting
- 6 Process Tuning

Frequently Asked Questions

Glossary

# **Related Information Sources**

- Oracle Financial Services Basel Regulatory Capital IRB Approach Release 6.1.2.0.0, Installation Guide
- Oracle Financial Services Basel Regulatory Capital IRB Approach Admin Guide
- Oracle Financial Services Basel Regulatory Capital Analytics User Guide



### What's New in this Release

In the OFS Basel Regulatory Capital Release 8.0.0.0.0, the changes brought about by "Master Circular – Basel III Capital Regulations, No. DBOD.No.BP.BC.2 /21.06.201/2013-14" (hereinafter named as the RBI Basel III final rules) issued by the Reserve Bank of India and published in July, 2013 have been introduced.

The following enhancements have been introduced in this release to cater to Basel III regulation for India jurisdiction:

### • Capital Calculations:

- Calculation of CET1, AT1 and Tier 2 capital for Indian Banks and Foreign Bank branches in India.
- o Transitional approach for regulatory deductions and adjustments from the capital tiers.
- Investments in the capital instruments of banking, financial and insurance subsidiaries.
- o Significant investments in paid-up equity of non-financial / commercial entities.
- o Investment in treasury stock (own stock).
- Limited recognition of capital instruments which no longer qualify as non-common equity Tier 1
   or Tier 2 capital as per the RBI Basel III final rules.
- Recognition of Minority Interests.

### • Standardized Approach:

- Standardized approach to calculate Risk Weighted Assets for General Credit Risk for nonsecuritized portfolio.
- o RW assignment for non-performing assets.
- Capital requirement for bank's exposures to Central counterparties.
- o CCF assignment for off-balance sheet items.
- Risk weight assignment for off-balance sheet items based on the maximum risk weight determined as per either of obligor risk characteristics, account purpose or underlying type of assets.
- Securitization exposures treatment as per Standardized approach
  - Risk weighting of exposures such as rated exposures with a long term rating of B+ and below when held by originator, unrated securitization exposures except an eligible liquidity facilities, credit enhancements which are first loss positions etc at 1111% instead of deducting these exposures from capital.
  - o Treatment of securities devolved on originator through underwriting.
  - o Treatment of excess sellers interest.
- Capital ratios covering phase-in, phase out, transitions, qualifying exposure and so on.
- Counterparty Credit Risk calculation as per Current Exposure Method.
- CVA capital charge calculation as per Standardized approach.
- Market Risk charge calculation as per Standardized approach.
- Operational Risk charge calculation as per Basic Indicator approach.
- Calculation of Leverage ratio from Capital Measure and Exposure Measure.



# **Chapter 1** Introduction to Basel Regulatory Capital

### 1.1 Overview

In 1988, the Bank for International Settlements published the first guidelines on Capital Adequacy called the Basel I accord which primarily focused on credit risk. Assets of banks were classified and grouped into five categories according to credit risk, carrying risk weights. On 4 July 2006, the BIS Committee issued a comprehensive version of the Basel II Framework. This document was the consisted of the June 2004 Basel II Framework, the elements of the 1988 Accord that were not revised during the Basel II process, and the 1996 Amendment to the Capital Accord to incorporate Market Risks. The major outlines of Basel II accord is to comply with the three pillars.

- The First Pillar Minimum Requirements for
  - o Tier 1, Tier 2 and Tier 3 capital
  - o Credit Risk
  - Market Risk
  - Operational Risk
- The Second Pillar Supervisory Review Process and
- The Third Pillar Market Discipline

**Note:** Changes on securitization from Basel 2.5 accord, as incorporated in the previous versions of the OFS Basel Regulatory Capital Release, are prevalent in the current release as well.

The main highlights of Basel III accord of December 2010 (rev June 2011) were:

- Stricter Capital: Basel III requires banks to hold 4.5% of common equity (up from 2% in Basel II) and 6% of Tier I capital (up from 4% in Basel II) of risk-weighted assets (RWA).
- Capital Buffer: Basel III also introduces additional capital buffers, (i) a mandatory capital conservation buffer of 2.5% and (ii) a discretionary countercyclical buffer, which allows national regulators to require up to another 2.5% of capital during periods of high credit growth.
- Leverage Ratio: In addition, Basel III introduces a minimum leverage ratio and two required liquidity ratios. The leverage ratio is calculated by dividing Tier 1 capital by the bank's Total Exposure. Banks are expected to maintain the leverage ratio in excess of 3%.
- CVA Risk: Basel III introduced CVA risk charge in addition to counterparty default risk charge for Over the counter derivative portfolio.
- Liquidity Coverage and Net Stable Funding Ratio: The Liquidity Coverage Ratio requires a bank to hold sufficient high-quality liquid assets to cover its total net cash outflows over 30 days; the Net Stable Funding Ratio requires the available amount of stable funding to exceed the required amount of stable funding over a one-year period of extended stress.

The Oracle Financial Services Basel Regulatory Capital Release 6.1.2.0.0 consists of Capital Adequacy and Risk Weighted Assets computations as prescribed in Basel I, Basel II, and Basel III Accord. Regulations in accordance with the Basel accord, as published by the regulatory authorities of the Indian, Islamic Banking, Chinese, Brazilian, and US jurisdictions are also available in this release.

The Oracle Financial Services (OFS) Basel Regulatory Capital application is categorized into two versions:

 OFS Basel Regulatory Capital Basic: supports the Standardized Approach and its variants for the BIS Jurisdiction, Standardized Approach for the Indian, Islamic Banking, Brazilian, and CBRC Jurisdictions.



 OFS Basel Regulatory Capital Internal Rating Based Approach: is based on the approaches supported by the OFS Basel Regulatory Capital Basic Application as well as the advanced approaches for BIS, USA, and CBRC Jurisdictions.

For the Islamic Banking jurisdiction, the following approaches for RWA and Capital Adequacy Ratio computation are supported as published in the Capital Adequacy Framework issued in December 2005 and January 2009:

#### Credit Risk

- Non Securitization Standardized Approach
- o Securitization Standardized Approach

#### Market Risk

Market Risk – Standardized Approach

### Operational Risk

o Operational Risk – Basic Indicator Approach

### Capital Structure

o Supervisory Discretionary Formula

For more information on the Capital Adequacy and Risk Weighted Assets computation for other jurisdictions, refer to the respective sections specific to each jurisdiction, in this User Guide.

## 1.2 Key Features

The important features of the OFS Basel Regulatory Capital application are as follows:

- One integrated application which allows for multiple jurisdictional computations.
- Different approaches have been configured for various portfolios.
- Financial institutions can migrate to more advanced approaches as and when required.
- Comprehensive coverage of Credit Risk Mitigation techniques which ensures optimum allocation of Credit Risk Mitigants to exposures for maximum RWA reduction using the optimizer functionality in the application.
- Extensive, pre-built instrument coverage, built to meet Basel II and III guidelines, which means banks, can get 'up and running' quickly with minimal pre-processing.
- It is a fully transparent application where all Rules and Approaches are visible to business users, reviewers, or auditors.
- Audit Trail is present to maintain accountability of Rules changes, user activity, or system modifications.



# 1.3 Application's Interface with Other Financial Services Components

### **Analytical Applications Reconciliation Framework**

After data is configured into the relevant tables, you also have an option to perform General Ledger (GL) Reconciliation using our OFS Analytical Applications Reconciliation Framework.

**NOTE:** The Oracle Financial Services Analytical Applications Reconciliation Framework has to be additionally licensed.

OFS Analytical Applications Reconciliation Framework compares the balances from the bank's operational systems, to the balances in the bank's financial systems, which are reflected in the GL. Thus, the OFS Analytical Applications Reconciliation Framework finds out differences, if any, between the two. On the basis of such reconciliations, adjustment entries are passed when required, to ensure that the data from the operational systems tally with the balances in the GL. If you have identified the account or contract that is responsible for the difference, then you can rectify the difference by posting a correction entry on that account. Therefore, OFS Analytical Applications Reconciliation Framework aims to bring the operational system at par with the financial system (GL) by passing adjustment entries, or correction entries, or both.

#### **Operational Risk Economic Capital**

Basel regulation defines Operational risk (in Para 644 BCBS 128 - Basel II dated June 2006) as the risk of loss resulting from inadequate or failed internal processes, people and system, or from external events. Oracle Financial Services Operational Risk Economic Capital is responsible for providing a framework for identifying, measuring, monitoring, and managing all risks within the scope of the definition of operational risk. Oracle Financial Services Operational Risk Economic Capital (OREC) application enables you to model the distribution of potential losses due to operational risk. In the application, a loss distribution based approach consistent with Basel - II guidelines are provided, to estimate the Economic Capital for the Operational Risk at the firm level. Oracle Financial Services Operational Risk Economic Capital Application facilitates the calculation of potential losses due to operational risk using the Loss Distribution approach. The application is capable of reporting the losses due to operational risk at reporting group level (both internal and standardized) as well as at firm level.

### **Loan Loss Forecasting and Provisioning**

International Financial Reporting Standards (IFRS) guidelines have set out requirements on classification and measurement of financial assets and liabilities. It specifies two approaches for the measurement of assets namely: Amortized Cost and Fair Value approach. The 3 phases in which IFRS 9 is issued is as follows:

- Phase I: Classification and Measurement
- Phase II: Impairment
- Phase III: Hedge Accounting

Oracle Financial Services Loan Loss Forecasting and Provisioning addresses the requirements of Phase II (Impairment) of IFRS 9. The exposure draft on Phase II requires institutions to adopt an Expected Loss approach for impairment provisions. LLF&P supports two approaches (Incurred Loss and Expected Loss) to impairment provision calculations. LLF&P fills a key gap in the bank's credit risk suite of applications.

#### Market Risk

Oracle Financial Services Market Risk is concerned with the estimation of market risk for the portfolios held by the bank. These portfolios may belong to the trading book or the banking book. Oracle Financial Services Market Risk enables a bank to estimate the market risk of a portfolio based on its underlying positions, through the estimation of risk measures such as Value-at-Risk, Conditional Value-at-Risk, and so on. It also enables a bank to carry out Stress Testing and Back Testing procedures for validation. Oracle Financial Services Market Risk supports the estimation of market risk of user-defined portfolios covering a wide range of instruments.



Oracle Financial Services Basel Regulatory Capital IRB Approach User Guide Release 8.0.1.0.0



#### **Credit Risk Economic Capital**

Economic Capital (EC) is the capital level required by the bank to cover the losses within a given probability. Economic Capital is attributed mainly to three risks: Credit Risk, Operational Risk, and Market Risk. Economic Capital methodologies can be applied across products, lines of business, and other segments as required. Basel Committee, as a part of pillar 2 requirements in Basel accord, emphasizes banks to have their own methods and processes to calculate adequate capital for the risk they have assumed. The focus on Economic Capital calculation is to measure risk and optimize performance by reallocating capital to strategically important businesses as well as businesses with high returns. An Economic Capital framework relates the risk of investment to the amount of capital required, thus putting business performance or investment return into a proper perspective relative to risk.

On identifying the risk type, EC is computed according to the asset class of the counterparty. Different approaches are followed for counterparties falling under different asset classes. The asset type prescribed according to Basel is:

- Corporate
- Sovereign
- Retail
- Specialized Lending
- Securitization
- Banking Book
- Other Assets

#### **Liquidity Risk Management**

Liquidity Risk Management (LRM) has emerged as a critical risk management function for banking institutions, as regulators increasingly require banks to have a robust liquidity management framework in place. As per the Basel Committee on Banking Supervision (BCBS), "liquidity is the ability of a bank to fund increases in assets and meet obligations as they come due, without occurring unacceptable losses". Oracle Financial Services Liquidity Risk Management, Release 2.0, is designed to address liquidity risk of banking institutions across the world. It allows institutions to comply with the Individual Liquidity Adequacy Standards (ILAS) or similar standards issued by other regulators. The objective of the LRM Application is to provide a control system to financial institutions to help them identify, measure, monitor, and manage liquidity risk.

Oracle Financial Services Liquidity Risk Management, Release 2.0 supports the following functionality:

- Supports storage and reporting of cash flows (BAU, Stress) across natural, local, and reporting currencies.
- Liquidity Gap Calculation
- Liquidity Coverage and Funding Concentration Calculation
- Defining Counterbalancing Strategies

#### **Retail Portfolio Risk Models and Pooling**

Under the Capital Adequacy framework of Basel II, banks are permitted to group their loans to private individuals and small corporate clients into a Retail Portfolio. As a result, they are able to calculate the capital requirements for the credit risk of these retail portfolios rather than for the individual accounts. Basel accord has given a high degree of flexibility in the design and implementation of the pool formation process. However, creation of pools can be voluminous and time-consuming. Oracle Financial Services Retail Portfolio Risk Models and Pooling, classifies the retail exposures into segments (pools) using OFSAAI Modeling framework.

Oracle Financial Services Retail Portfolio Risk Models and Pooling, Release 3.4, uses modeling techniques available in OFSAAI Modeling framework. The application restricts itself to the following operations:



- Sandbox (Dataset) Creation
- RP Variable Management
- Variable Reduction
- Correlation
- Factor Analysis
- Clustering Model for Pool Creation
- Hierarchical Clustering
- K Means Clustering
- Report Generation
- Pool Stability Report

OFSAAI Modeling framework provides Model Fitting (Sandbox Infodom) and Model Deployment (Production Infodom).

### **Basel Regulatory Capital Analytics**

For more information Basel Regulatory Capital Analytics refer OFS Regulatory Capital Analytics User Guide.

#### **Credit Risk Management**

Oracle Financial Services (OFS) Credit Risk Management facilitates in obtaining an enterprise-wide comprehensive view of credit risk metrics in a single instance. Financial institutions can obtain a single customer view of credit risk across exposures spreading over multiple product types, lines of business, geographies, and legal entities. The out of the box capability of the application supports pre-built reports covering credit quality, reserves, delinquency, new business, risk migration, capital requirement, collection, and concentration.



# **Chapter 2 Overview of OFSAA Infrastructure**

# 2.1 Components of OFSAA Infrastructure

Oracle Financial Services Analytical Applications Infrastructure (OFSAAI) is a complete end-to- end web-based business intelligence application that provides tools for data integration, mart building, query and analysis, intelligent alerting, and information delivery. OFSAAI enables financial institutions to measure and meet risk-adjusted performance objectives, cultivate a risk management culture through transparency, lower the costs of compliance and regulation, and improve insight into customer behavior. Data in the Basel Regulatory Capital Requirement application is configured and computed using the components of OFSAAI. The main objective of this section is to familiarize you with the important modules of OFSAAI to help understand the functionality of the Basel Regulatory Capital Requirement application.

This module documents the following:

- Unified Metadata Manager
  - Data Integrator Framework
  - Data Entry Forms and Queries
  - Metadata Browser
  - Business Metadata Management
- Rule Framework
- System Configuration
  - Segment/Metadata mapping
- Administration
  - Save metadata
  - Utilities
    - User Group Batch execution Map
- Data Quality Framework
- Stress Testing Framework

# 2.2 Access OFSAA Infrastructure

Infrastructure can be accessed through your web-browser as soon as the System Administrator (SA) installs and configures Oracle Financial Services Analytical Applications Infrastructure. The SA will provide you with a link through which you can access Oracle Financial Services Analytical Applications Infrastructure. You can access the Infrastructure application using this link. For more information on Starting Infrastructure Servers, refer OFSAAI 7.3 Installation manual.

## 2.2.1 OFSAA Infrastructure Login

While accessing OFSAAI, the Splash window is as displayed:





You can select the required language from the **Language** drop-down list. The language options displayed in the drop-down are based on the license. Enter the **User ID** and **Password** provided by the System Administrator and click **Login**. You will be prompted to change your password on your first login. Alternatively, you can also choose to change your password any time.



Refer to the following guidelines for Password Creation:

- Passwords are displayed as asterisks (stars) while you enter. This is to ensure that the password is not revealed to other users.
- Ensure that the entered password is at least six characters long.
- The password must be alphanumeric with a combination of numbers and characters.
- The password should not contain spaces.
- Passwords are case sensitive and ensure that the Caps Lock is not turned ON.



- By default, the currently used password is checked for validity if password history is not set.
- New password should be different from previously used passwords based on the password history, which can be configured.

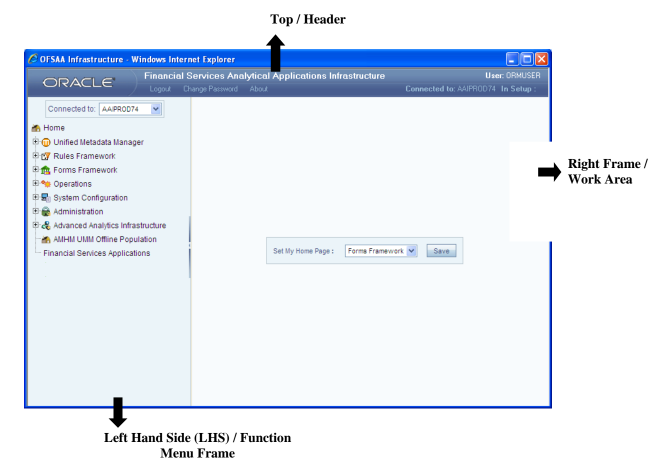
If you encounter any of the following problems, contact the System Administrator:

- Your user ID and password are not recognized.
- Your user ID is locked after three consecutive unsuccessful attempts.
- Your user ID has been disabled.
- Guest user cannot change the password.

### **OFSAAI Splash Window**

On successful login, the Infrastructure splash window is displayed. The splash window is divided into three frames as depicted in the following image:





The **Header** frame displays the user details along with the Information Domain selected in the right hand corner in top frame of the window. To exit Oracle Financial Services Analytical Applications Infrastructure, click **Logout**. The built-in security system of the Infrastructure ensures restricted access to the respective windows based on the user's role. This is based on the functions that you as a user are required to perform.

The Function Menu frame displays the Information Domain to which you are connected. The main functions of Oracle Financial Services Analytical Applications Infrastructure, which appear as expandable folders contains submenus with different options. Click "+" to expand the function menu folder. The function menu displays the list of submenus/options. Click the required menu option to open the respective window.

## 2.3 Unified Metadata Manager

Unified Metadata Manager is intended for the Information and Business Analysts who are instrumental in supporting and affecting analytical decisions. It provides a consistent view of the business dimensions and key measures. OFSAAI's unique Unified Metadata technology allows your enterprise to define a consistent set of business terms and securely deploy them across the entire range of analytic applications. The following sections within the Unified Metadata Manager are relevant for processing of Basel Regulatory Capital:

- Data Integrator Framework
- Data Entry Forms and Queries
- Metadata Browser
- Business Metadata Management



### 2.3.1 Data Integrator Framework

Data Integrator framework within the infrastructure system is a comprehensive data integration platform that facilitates all the data integration requirements from high-volume and high-performance batch loads to event-driven integration processes and SOA-enabled data services. Data Integrator is a software application based on the ETL (Extract-Transform-Load) structure, which is used for data transformation and merging. In Data Integrator, you can standardize and integrate the data from various source systems into a single standard format for data analysis. To better understand the OFS Basel Regulatory Capital application, the following components of the Data Integrator framework is elaborated in this section.

- Warehouse Designer
- Post Load Transformation

### Warehouse Designer

In the Warehouse Designer, you can define Data Source Models, Map Data Source to Applications, and associate Database Extracts to a Table/File for data extraction. The Warehouse Designer consists of the following sections:

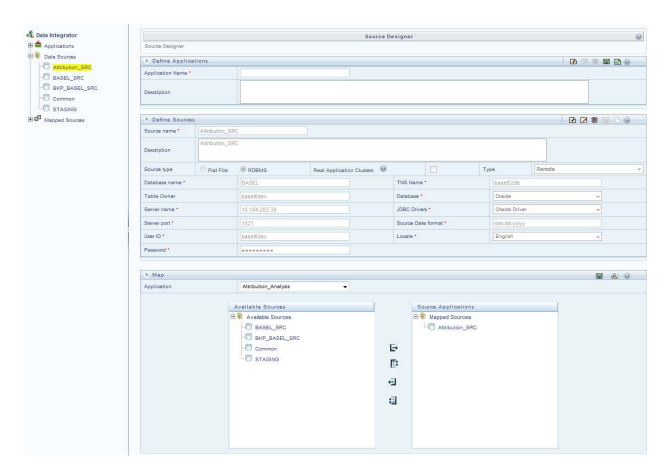
- Data Sources
- Database Extracts
- File Extracts

### Data Sources Designer

Data Sources Designer within the Data Integrator Framework of the Infrastructure facilitates you to generate data models by defining and mapping the required applications and data sources. You (Business Analysts) need to have ETL Analyst function role mapped to access the Data Integrator framework. The **Source Designer** window displays the list of pre-defined applications, Data Sources, and Mapped Sources in the LHS menu and consists of three sections namely: Define Applications, Define Sources, and Map. In the **Source Designer window** you can:

- Define Data Source Applications
- Define Data Sources
- Map Data Sources to Applications
- Generate Data Models for each Application





### **Define Data Source Application**

A data source application is a logical group of data sources. You can define data source applications and modify or remove the application details in the *Source Designer* window. To define Data Source applications in the Define Applications grid:

- 1. Enter the **Application Name** by which you can identify the application.
- 2. Enter a description or related information about the application.

The application details should contain the name and information pertaining to the source data required. For example: *ABC Corporate* can be the source application, *ABC Corporate sales* can be the description and data can be extracted from Oracle database, which has RDBMS Source Type. Click icon in Define Applications tool bar and save the application details.

You can also click icon to define another application or click icon to clear the specified details.

To Edit the Data Source Applications description, in the Define Applications grid:

- 1. Select the required application from the LHS menu. The application details are displayed in the Define Applications grid.
- Click icon in the Define Applications tool bar.
- Edit the application description as required.
- 4. Click licon and save the application details.



To **Delete** Data Source applications in the Define Applications grid ensure that there are no data sources mapped. If a model is generated using the application, the data sources cannot be unmapped and hence the application cannot be deleted.

- 1. Select the required application from the LHS menu. The application details are displayed in the Define Applications grid.
- 2. Click icon in the Define Applications tool bar. Click **OK** in the information dialog to confirm deletion.

#### **Define Data Sources**

Data Source refers to the physical structure or location of the source file. Data Source can either be a file or a table with rows and columns and can reside on a remote server or on a local desktop machine. Applications access Data Source using a FTP connection. You can define Data Sources and also modify or remove the Data Source details in the *Source Designer* window. To define Data Source in the Define Sources grid:

- 1. Enter the **Source Name** of the data source.
- 2. Enter a description or related information about the application.
- 3. Select the **Source Type** as either Flat File (default) or RDBMS.

If **Flat File** Source Type is selected, select the server **Type** as either Local or Remote from the drop down list, and enter the details as tabulated:

**NOTE:** For source type as Flat File - Remote, the fields i.e. Server port, FTP drive, FTP share, Source date format, and password are mandatory.

Field	Description				
Fields marked in red asterisk (*) are mandatory.					
Local	Specify the Source Date Format to be used as default date format for source data extraction and mapping, which is unless modified in the <i>Define Extracts</i> window.				
Remote	<ul> <li>Server Name: Enter the Server Name or IP address where the Data Source exists.</li> <li>User ID: Enter the FTP User ID required to connect to the server.</li> <li>Server Port: Enter the active server port number which contains the flat files.</li> <li>Password: Enter the FTP user password required to connect to the server.</li> <li>FTP Drive: enter the FTP server path. In case of Unix Servers, the home directory path is taken by default.</li> <li>Source Data Format: Enter the Source Date Format which will be used as the default date format for source data extraction and mapping, and which is unless modified in the Define Extracts window.</li> <li>FTP Share: Enter the ASCII files location for loading if it is located in the staging area other than the default staging area of Infrastructure Database Server.</li> </ul>				

If **RDBMS** Source Type is selected, specify the source type details as tabulated. The available options are based on the state of **Real Application Clusters** checkbox.



Field	Description
Fields marked in red asterisk (	s) are mandatory.
If Real Application Clusters (RAC) checkbox is selected	<ul> <li>User ID: Enter the Database User ID, which is also assumed as the Schema name if it is the Oracle database and if the Table Owner field is left blank.</li> <li>Source Data Format: Enter the Source Date Format which will be used as the default date format for source data extraction and mapping.</li> <li>Password: Enter the Database user password required to connect to the server.</li> <li>Locale: Select the language using which the Infrastructure Database components are installed. The available options depend on the languages defined in the "configuration" table.</li> <li>JDBC URL: Enter the JDBC (Java Database Connectivity) URL configured by the administrator to connect to the database.</li> <li>Table Owner: Enter the schema name in case of Oracle database, or Owner of Database Tables in case of SQL Server and other Databases.</li> <li>TNSNAME: It is the SQL*Net configuration file that defines databases address to establish connection. Enter the TNSNAME created for the Information Domain. Also ensure that:         It is mandatory to enter the TNS Name if it is the Oracle database.         The field is inactive if SQL or DB2 database is selected.     </li> </ul>
If Real Application Clusters (RAC) checkbox is not selected	<ul> <li>Database Name: enter the name of the Source Database from which the extraction is required to be done.</li> <li>TNSNAME: It is the SQL*Net configuration file that defines databases address to establish connection. Enter the TNSNAME created for the Information Domain.</li> <li>Table Owner: Enter the schema name in case of Oracle database, or Owner of Database Tables in case of SQL Server and other Databases.</li> <li>Database: Select the Database from the drop down list.</li> <li>Server Name: Enter the Server Name or IP address where the Data Source exists.</li> <li>JDBC Drivers: Select the JDBC (Java Database Connectivity) driver from the drop down list.</li> <li>Server Port: Enter the active port number of the server which contains the flat files.</li> <li>Source Data Format: Enter the Source Date Format which will be used as the default date format for source data extraction and mapping, unless modified in the Define Extracts window.</li> <li>User ID: Enter the FTP User ID required to connect to the server.</li> </ul>



Field	Description
	■ Locale: Select the language using which the Infrastructure Database components are installed. The available options depend on the languages defined in the "configuration" table.
	Password: Enter the Database password required to connect to the server.

4. Click icon in Define Sources tool bar and save the Data Source details. You can also click icon to define another Data Source or click icon to clear the specified details.

To Edit Data Source in the Define Sources grid:

- 1. Select the required Data Source from the LHS menu. The Data Source details are displayed in the Define Sources grid.
- 2. Click icon in the Define Sources tool bar.
- 3. Edit the Data Source details as required. You can update all the details except the Source Name, Source Type, and Real Application Cluster option selected.
- 4. Click licon and save the Data Source details.

To **Delete** Data Source in the Define Sources grid, ensure that there are no applications mapped. If a model is generated using the Data Sources, the same cannot be unmapped and neither be deleted.

- 5. Select the required Data Source from the LHS menu. The Data Source details are displayed in the Define Sources grid.
- 6. Click icon in the Define Sources tool bar. Click **OK** in the information dialog to confirm deletion

### **Map Data Sources to Applications**

You can associate the defined data sources to the required applications using the Map functionality. You can map one or more data sources to serve multiple applications and load separate sources of data into the warehouse. When mapped, the application and all the associated data sources are grouped. You can identify the source data with reference to the source business application. To Map Data Sources to Application in the Map grid, select the required **Application** to map the Data Sources. Do one of the following:

- Select the Application from the Mapped Sources list in the LHS menu.
- Select the Application from the Application drop down in the Map grid.

On selection, the mapping details for the selected Application are displayed in the *Available Sources (available)* and *Source Applications (mapped)* list. To map the Data Source to the selected Application, do one of the following:

- Select the required Data Source, from the Available list and click icon. You can press Ctrl key for multiple selections.
- To map all the listed Data Sources to the application, click icon.

You can also remove data source mapping by selecting from Source Applications list and clicking icon. To remove all selected Data Sources mapping, click icon. Click icon and save the mapping details.



#### **Generate Source Models**

Once you have defined and mapped the Data Sources to the required Application, you can generate the Source Models and extract the application data sources to populate data into the warehouse. The source models for each application-source combination are imported into the infrastructure metadata repository. You can generate Source Model only for RDBMS data source using Data Catalogs that are defined in the database. To generate Source Model in the *Source Designer* window:

- 1. Select the required **Application** which has the RDBMS data sources mapped. Do one of the following:
  - Select the Application from the **Mapped Sources** list in the LHS menu.
  - o Select the Application from the **Application** drop down in the Map grid.

On selection, the data source mapping details for the selected Application are displayed in the *Available Sources* and *Source Applications* list.

- 2. Select the RDBMS Data Source from the Source Applications list.
- 3. Click **Generate Source Model** icon from the Map grid tool bar.

In the *Generate Source Model* window, you can generate Source Model using Data Catalogs. You can specify the Filter criteria for selection. Filters are patterns for entity names in the Database and can restrict the source model generation to a specific set of entities. Specify the filter entries by entering details in the "Starts with", "Contains", and "Ends with" fields. The Source Model is generated even if one of the specified filter conditions matches. You can also specify multiple conditions for a single filter type using comma-separated values. For example, tables starting with TB and TM can be specified as "TB, TM".

4. Click **Generate**. The Source Model is generated and the status is displayed in a confirmation dialog. Click **OK**.

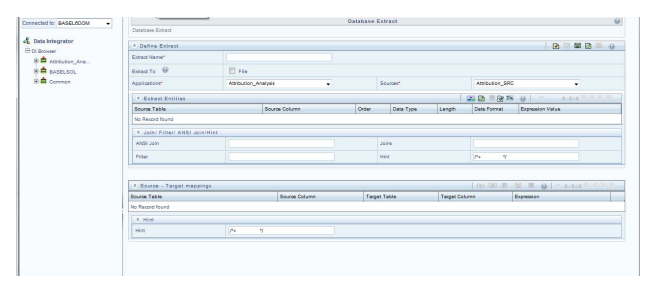
**NOTE:** If the Source Model has already been generated, a confirmation dialog is displayed to replace the existing model. Click **OK** or **Cancel**.

The Source Model is generated in the specified directory which has to be extracted or transferred to the Business Data Model.

### Database Extracts

Data extraction refers to the process of retrieving unstructured data from data sources for further data processing, storage, or migration. You can extract data sources to a Table or a File. You (Business Analysts) need to have ETL Analyst function role mapped to access the Data Integrator framework within the Infrastructure system.





The *Database Extracts* window displays the list of pre-defined Database Extract Mappings in the LHS menu and the options to define and Map the Data Sources to populate the required Table or File. You can also make use of Pagination option to view the list of pre-defined Database Extracts within the system. In the *Database Extracts* window of the Warehouse Designer, you can:

- Define extracts, Entities, and related Properties
- Map the Source to Target model (table or file)

#### **Database Extraction**

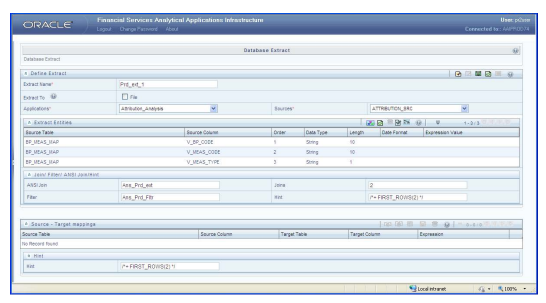
The *Database Extracts* window facilitates you to extract data sources to a Table or a File. Extract to Table option is supported only when the source and target tables belong to the same database type. You can **Load** data incrementally from any RDBMS data source to a table based on certain criteria and **Extract** data to a file along with the other sources. The various sections and the available options in the *Database Extracts* window are as tabulated:

- In the Define Extract grid, you can define the Database Extract details.
- In the Extract Entities grid, you can define expressions to join tables and specify filter for data extraction.
- In the Source-Target Mappings grid, you can map the source table of a selected Information Domain to the target model.

### **Define Database Extracts and Map Table to Table**

You can extract data from source table to the required table in the *Database Extracts* window. By default, Extract to Table option is enabled in the *Database Extracts* window. Extraction to Table is supported only when the source and target tables belong to the same database type. Extract to Table does not have any definition (Source) properties. To extract data source to table, do the following:





Specify the Database Extract details in the *Define Extract* grid:

- 1. Enter the Extract Name. Ensure that there are no special characters or extra spaces in the name specified. Ensure that Extract to File checkbox is not selected.
- 2. Select the required data source Application from the drop down list.
- 3. Select the mapped Sources from the drop down list.
- 4. Select the required Entities in the Extract Entities grid:
  - a. Click icon in the Define Entities tool bar.
  - b. In the Choose Entity window, do the following:
    - Select the entity from the Members list by clicking on the required node, and click icon. You can search for a specific entity by entering the keywords and clicking icon. You can also deselect an entity by selecting from the Selected Members list and clicking icon.
- 5. Click **OK**. The selected source entities are displayed in the Define Entities grid.

Define an expression (optional) in the Extract Entities grid. If you have defined more than one Source Table in the *Choose Entity* window, you need to define an expression to join the column data corresponding to each table:

- 1. Click icon in the Extract Entities tool bar.
- 2. In the *Specify Expression* window, do the following:
  - Enter the Expression Name.
  - Select the Data Type from the drop down list. The available options are String, Date Time, Number, Integer, and Timestamp.
- 3. Define an expression by doing the following:
  - o Select the **Table** in the Entities section.
  - Select the Function. You can select Transformations, Database Functions, or Extraction



- Functions. Extract functions are populated from the "DATABASE\_ABSTRACT\_LAYER" table which resides in config schema.
- Define the **Operators** by selecting Arithmetic, Concatenation, Comparison, Logical or others operators.
- Specify the ANSI Join or Join to map the table to columns and enter the filter criteria to include during extraction. For example, "\$MISDATE" can be a filter for run-time substitution of the MIS Date.

**NOTE:** If the defined expression uses function that has a placeholder or calls a stored procedure that has a placeholder for String data type, enclose the placeholder in single quotes. Using double-quotes would generate error during extract definition or batch execution. Also expressions with Date/Timestamp data type placeholders are not supported.

- 4. In the Expressions tool bar, you can also:
  - Click (Section 1) icon to view the Expression details.
  - Click icon to view the ANSI Join details.
  - O Click icon to view the Joins.
  - o Click icon to view the Filters.
- 5. Click icon to clear the details.
- 6. Select **Show Advanced Options** in the Expression tool bar, and do the following:
  - O Click icon to and specify hints (Rules), if any. Oracle hints follow (/\*+ RULE \*/) format. For example, /\*+ FIRST\_ROWS(2) \*/
  - O Click icon to validate the query by converting to the selected RDBMS source. If Validation is successful, the Explain Plan for the SQL query is displayed. Else, the SQL Exception is displayed.
  - O Click icon to view SQL, which acts as print command for the complete query.
- 7. Click **OK**. The defined Expression is displayed in the *Extract Entities* grid as *Derived Column*. The specified ANSI Join or Joins, Filter, and Hints are also displayed and can be edited.
- 8. Click licon in the Define Extract tool bar and save the details.

Map Source to Target Table in the Source-Target Mappings grid.

- 1. Click icon in the Source-Target Mapping tool bar. The *DI Mapping* window is displayed.
- 2. Select the **Target Infodom** from the drop down list. The source details in the selected infodom are displayed in the *Definition* pane of *Target Table Map Panel*.
- 3. Select the Target Table from Target Entities drop down list. The selected entities are displayed in the *Target Entities* pane of *Target Table Map Panel*. To map Source to Target, do one of the following:



- Select a Definition and Target Entity in each column and click
- O Click icon to Auto-Map the selected definitions and Target Entities.
- You can Un-Map a definition from a Target Entity by clicking icon or Un-Map All definitions by clicking icon.
- o Click **Save** and save the mapping details.

Specify the Properties in the Source-Target Mappings grid:

- 1. Click icon in the Source-Target Mappings tool bar. The *Properties* window is displayed.
- 2. Specify the properties by entering a value or selecting an option from the drop down list. In the *Properties* window, you can specify the **Loading Mode** as *Direct*, *Batch*, or *Bulk*.

In Bulk Mode of loading, note that:

- Loading is possible only when the target database and the data source created for the definition are in the same database.
- If the schema used for source and target is different but the database is same, then the target schema should be granted **Select** access for the source table.
- You cannot specify the **Batch Size** and commit happens at the end of batch load.
- Batch loading is faster for lesser records as compared to larger number of records, which sometimes lead to loss of data while loading.

NOTE: In **Batch** and **Bulk** modes if any of the foreign keys are in **Disabled** state before loading the data using T2T and the property **Disable Primary Key** is set to **Yes**, then all the Primary Keys and corresponding Foreign Keys are disabled before loading and are enabled back after loading. Hence the initial status of foreign and primary keys can be changed from Disabled to Enabled. In case of **Direct** mode the Foreign Keys will not return to its initial state.

- 1. In the *Hint* tool bar, specify Hints (if any), for faster loading. Oracle hints follow (/\*+ HINT \*/) format.
- 2. Click icon and save the defined Database Extracts mapping details. An information dialog is displayed on completion. Click **OK**.

### **Define Database Extracts and Map Table to File**

You can extract data from source table to the specified file in the *Database Extracts* window. To extract data to a file along with the other sources, you need to define the Database Extracts and specify the Extract Entities. Source-Target mapping is not required since the table structure is completely extracted to the specified file. To extract data source to file, do the following:

Specify the Database Extract details in the *Define Extract* grid:

 Enter the Extract Name. Ensure that there are no special characters or extra spaces in the name specified.



- 2. Select **Extract to File** checkbox.
- 3. Select the required data source **Application** from the drop down list.
- 4. Select the mapped **Sources** from the drop down list.

Specify the Source Properties in the Define Extract grid.

- 1. Click icon in the Define Entities tool bar.
- Specify the properties by entering the required value or selecting an option from the drop down list.

**NOTE:** Field Delimiter and Data File Locale are mandatory fields. You need to set the *Data File Locale* property to **UTF-8** encoding by specifying the numeric value as **000-000-002**.

- 3. Select the required Entities in the Extract Entities grid.
- 4. Click icon in the Define Entities tool bar.
- 5. In the *Choose Entity* window, do the following:
  - Select the entity from the Members list by clicking on the required node, and click icon.
  - You can search for a specific entity by entering the keywords and clicking You can also deselect an entity by selecting from the Selected Members list and clicking icon.
  - Click **OK**. The selected source entities are displayed in the Define Entities grid.

Define an expression (optional) in the *Extract Entities* grid. If you have defined more than one Source Table in the *Choose Entity* window, you need to define an expression to join the column data corresponding to the table.

- 1. Click wi icon in the Extract Entities tool bar.
- 2. In the Specify Expression window, do the following:
  - o Enter the Expression Name.
  - O Select the Data Type from the drop down list. The available options are String, Date Time, Number, Integer, and Timestamp.
- 3. Define an expression by doing the following:
  - o Select the **Table** in the Entities section.
  - Select the **Function**. You can select Transformations, Database Functions, or Extraction Functions. Extract functions are populated from the "DATABASE\_ABSTRACT\_LAYER" table which resides in config schema.
  - Define the **Operators** by selecting Arithmetic, Concatenation, Comparison, Logical or others operators.
  - Specify the ANSI Join or Join to map the table columns and enter the filter criteria to include the same during extraction. For example, "\$MISDATE" can be a filter for runtime substitution of the MIS Date.



**NOTE:** For expression that has a placeholder for String data type, enclose the placeholder in single quotes. Expressions with Date/Timestamp data type placeholders are not supported.

- 4. In the Expressions tool bar, you can also:
  - Click (Sometimes) icon to view the Expression details.
  - Click icon to view the ANSI Join details.
  - O Click icon to view the Joins.
  - o Click icon to view the Filters.
  - Click icon to clear the details.
- 5. Select **Show Advanced Options** in the Expression tool bar, and do the following:
  - O Click icon to and specify hints (Rules), if any. Oracle hints follow (/\*+ RULE \*/) format. For example, /\*+ FIRST\_ROWS(2) \*/
  - O Click icon to validate the query by converting to the selected RDBMS source. If Validation is successful, the Explain Plan for the SQL query is displayed. Else, the SQL Exception is displayed.
  - O Click icon to view SQL, which acts as print command for the complete query.
- 6. Click **OK**. The defined Expression is displayed in the *Extract Entities* grid as *Derived Column*. The specified ANSI Join or Joins, Filter, and Hints are also displayed and can be edited.
- 7. Click lie icon in the Define Extract tool bar and save the details.

**NOTE:** While saving the Database Extract details, the system alerts you if the mandatory properties are not specified or if the grid data is not validated.

8. An information dialog is displayed on completion. Click **OK**.

Map Source to Target Table in the Source-Target Mappings grid:

- 1. Click icon in the Source-Target Mapping tool bar. The *DI Mapping* window is displayed.
- 2. Select the **Target Infodom** from the drop down list. The source details in the selected infodom are displayed in the *Definition* pane of *Target Table Map Panel*.
- 3. Select the Target Table from Target Entities drop down list. The selected entities are displayed in the *Target Entities* pane of *Target Table Map Panel*. To map Source to Target, do one of the following:
  - Select a Definition and Target Entity in each column and click
  - O Click icon to Auto-Map the selected definitions and Target Entities.
  - O You can Un-Map a definition from a Target Entity by clicking icon or Un-Map



All definitions by clicking icon. You can also search for a specific definition by entering the keywords and clicking icon.

Click Save and save the mapping details.

Specify the Properties in the Source-Target Mappings grid.

- 1. Click icon in the Source-Target Mappings tool bar. The *Properties* window is displayed.
- 2. Specify the properties by entering a value or selecting an option from the drop down list.
- 3. In the *Hint* tool bar, specify Hints (if any), for faster loading. Oracle hints follow (/\*+ HINT \*/) format.

For example, /\*+ PARALLEL \*/.

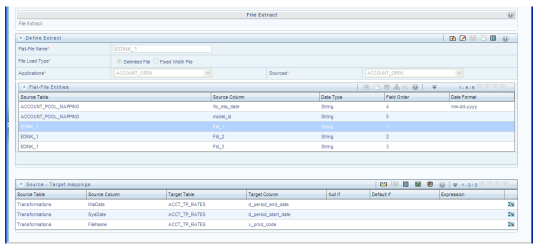
4. Click icon and save the defined Database Extracts mapping details. An information dialog is displayed on completion. Click OK.

**NOTE:** A T2F definition saved with the Source to Target mappings can be used to perform F2T operations.

### File Extracts

File Extracts refers to the process of extracting unstructured data from a Flat File for further data processing and storage. File Extracts within the Data Integrator framework of Infrastructure system facilitates you to extract Flat File data to a Database Table. A Flat File is a text and binary file which contains data in a single line, i.e. one physical record per line. Flat Files are of two types namely, Delimited File and Fixed Width File.

- **Delimited File** refers to a Flat File in which the data is organized in rows and columns and are separated by delimiters (commas). Each row has a set of data, and each column has a type of data. For example, a csv (comma separated values) file.
- **Fixed Width** or Fixed Position File refers to a Flat File in which the data is defined by the character position (tab space). The data is formulated in such a way that the data fields are of same size and the file is compact in size. For example, the character spacing of a Birth date data column is known and hence the extra spaces between the Birth date column and other column can be eliminated.



The File Extracts window displays the list of pre-defined File Extract Mappings in the LHS menu and the options



to define and Map the required Flat File to populate the required Database Table. In the *File Extracts* window of the Warehouse Designer, you can:

- Define Flat File definition and Source Properties.
- Map the Flat File to Target model (Table) and Specify Target Properties.

#### **File Extraction**

In the *File Extracts* window you can **Load** file data incrementally from any RDBMS data source to a table based on certain criteria. Ensure that the ASCII file types are not loaded into the staging area using FTP which can corrupt the file causing load failure. The following steps are involved while defining File Extracts:

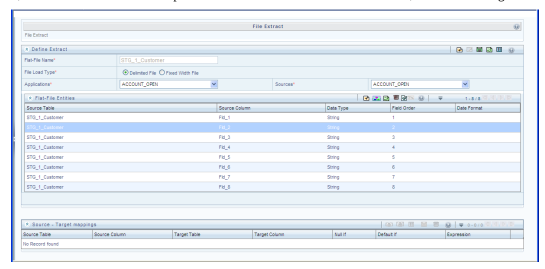
- 1. Create Flat File Definition
- 2. Define Flat File Properties
  - o Definition (Source) properties: Specified when defining the Flat File Extracts.
  - o Loading (Target) properties: Specified when mapping the Flat File Extracts.
- 3. Map the Flat File to the Target Model

The various sections and the available options in the *File Extracts* window are as tabulated:

- In the *Define Extract* grid, you can define the File Extract details.
- In the *Flat-File Entities* grid, you can specify the required entities for data extraction.

### **Define File Extracts and Map File to Table**

You can define File Extracts such as Delimited File or Fixed Width File and Map to the required database Table. By default, the Delimited File Extract option is selected. To extract file data to table, do the following:



- 1. Specify the File Extract details in the *Define Extract* grid.
- 2. Enter the **Flat-File Name**. Ensure that there are no special characters or extra spaces in the name specified.
- 3. Select the File Load Type as **Delimited File** or **Fixed Width File**.
- 4. Select the required data source **Application** from the drop down list.



- 5. Select the mapped **Sources** from the drop down list.
- 6. Select the required Entities in the *Flat-File Entities* grid. You can define the column data in either of the following ways:

Click icon. Select or specify the required number of columns in the drop down list and click icon. You can double-click on any row to update the details.

Click Licon in the Define Entities tool bar. The Choose Entity window is displayed.

- Select the entity from Members list by clicking on the required node, and click icon.
- O You can search for a specific entity by entering the keywords and clicking icon. You can also deselect an entity by selecting from the Selected Members list and clicking icon.
- Click **OK**. The selected source entities are displayed in the Flat File Entities grid.

The available columns in Delimited File are Source Table, Source Column, Data Type, Order, and Date Format. The available columns in Fixed Width File are Source Table, Source Column, Data Type, Order, Precision, Scale, Source Start Position, Date Format, and Length.

Specify the Source Properties in the Define Extract grid.

- 1. Click icon in the Define Extract tool bar. The Properties window is displayed.
- 2. Specify the properties by entering the required value or selecting an option from the drop down list.

**Note:** It is mandatory to set the Data File Locale property for both Delimited File and Fixed Width File load types to UTF-8 encoding, by specifying the numeric value as 000-000-0002. Field Delimiter is mandatory for Delimited File load type.

3. Click icon in the Define Extract tool bar and save the details.

Map Source to Target Table in the Source-Target Mappings grid.

- 4. Click icon in the Source-Target Mapping tool bar. The *DI Mapping* window is displayed.
- 5. Select the **Target Infodom** form the drop down list. The source details in the selected Information Domain are displayed in the Definition pane of Target Table Map Panel.
- 6. Select the **Target Table** from Target Entities drop down list. The selected entities are displayed in the Target Entities pane of Target Table Map Panel. To map Source to Target, do one of the following:
  - Select a Definition and Target Entity in each column and click
  - O Click icon to Auto-Map the selected Definitions and Target Entities.
  - O You can Un-Map a Definition from a Target Entity by clicking icon or Un-Map All Definitions by clicking icon. You can also search for a specific Definition by entering the keywords and clicking Search icon or click Add icon to create an expression to join column data in the *Specify Expression* window.



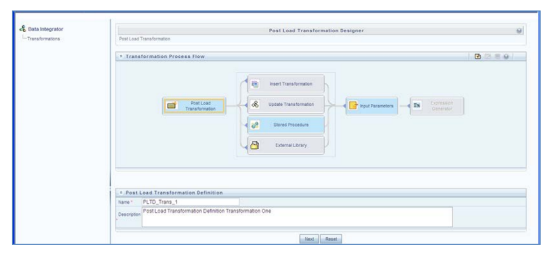
Click Save and save the mapping details.

Specify the Target Properties in the Source-Target Mappings grid:

- 1. Click icon in the Source-Target Mappings tool bar. The *Properties* window is displayed.
- Specify the properties by entering the required value or selecting an option from the drop down list.
- Click icon and save the details.

#### **Post Load Transformation**

Transformation refers to a rule describing the conversion of source data from source to the destination. During the data extraction, a transformation rule facilitates in structuring the required data from sources to the target or an intermediate systems for further processing. Based on the selected mode, transformations can be applied to execute the process successfully. For example, an SQL rule with the "SELECT" statement can retrieve source data from specific table(s). Post Load Transformation within the Data Integrator framework of Infrastructure system facilitates you to define transformations to the source data before extracting/loading it to Target database to populate the data warehouse.



The Post Load Transformation Designer window displays the list of pre-defined Transformations in the LHS menu and the Transformation Process Flow to help you navigate and define Post Load Transformations. The Post Load Transformation Designer window facilitates you to create, update, and delete the following transformations:

- Insert/Update Transformation
- Stored Procedure Transformation
- External Library

### **Insert/Update Transformation**

Insert/Update Transformation facilitates you to define transformation parameters, create expression with source, destination, and join/filter conditions, add transformation logic, and query the SQL Rule generated. To Insert or Update Transformation in the in the *Post Load Transformation Designer* window:

- 1. Click icon in the Transformation Process Flow tool bar.
- 2. In the Post Load Transformation Definition grid.



- Enter the Transformation Name. Ensure that there are no special characters or extra spaces in the name specified.
- o Enter a **Description** for the transformation.
- O Click **Next** and save the details. You are automatically navigated to the Insert Transformation section. For Update Transformation, click **Update Transformation** in the *Transformation Process Flow* grid.
- 3. Click icon in the Parameter Definition tool bar. A new row is inserted and allows you to define the run-time parameters to the transformation.
  - Double-click on the Parameter Name and enter the details.
  - Double-click and select the required **Data Type** from the list.
  - Double-click on the **Default Value** and enter the details.
  - Click Next and save the parameter details. You are also navigated to the Expression Generator section.
- 4. In the Expression Generator grid, specify the Source and Destination Entity by doing the following:
  - O Click icon. The *Choose Entity* window is displayed.
  - Select the entity from Members list by clicking on the required node, and click
  - You can search for a specific entity by entering the keywords and clicking the You can also deselect an entity by selecting from the Selected Members list and clicking
  - o Click **OK**. The selected source entities are displayed in the Define Entities grid.
- 5. Specify the Join/Filter Condition. Click Select icon and define the expression in the *Specify Expression* window. Click **OK**.

You can also:

- O Click icon and include the Transformation parameter conditions in the *Transformation Logic* grid or click icon to define an expression.
- Click icon to generate Logic and view the SQL query in the Query Generated grid.
- o Click Check Syntax to check the syntax of the query generated.
- 6. Click **Finish** and save the Insert or Update Transformation details.

The Transformation details are added to the list in LHS menu and a confirmation dialog is displayed. Click **OK**. You can load the transformation by double-clicking in LHS menu to view or edit.

### Stored Procedure Transformation

Stored Procedure Transformation facilitates you to define complex transformations involving multiple tables which are contained in a pre-defined stored procedure. To define a Stored Procedure Transformation in the *Post Load Transformation Designer* window:



- 1. Click icon in the Transformation Process Flow tool bar. In the *Post Load Transformation Definition* grid.
  - Enter the Transformation Name. Ensure that there are no special characters or extra spaces in the name specified.
  - o Enter a **Description** for the transformation.
  - Click Next and save the details. You are automatically navigated to the *Insert Transformation* section.
- 2. Click **Stored Procedure** in the Transformation Process Flow grid.
- 3. Click icon in the Parameter Definition tool bar. A new row is inserted and allows you to define the run-time parameters to the transformation.
  - O Double-click the **Parameter Name** and enter the details.
  - O Double-click and select the required **Data Type** from the list.
  - Double-click on the **Default Value** and enter the details.
- 4. Click Browse in the Stored Procedure Editor tool bar and navigate to the file path containing

the stored procedure. You can select either a text file or HTML file. You can click icon in the Stored Procedure Editor tool bar to **Check Syntax** of the stored procedure. You can upload a *Business Process Flow* diagram corresponding to the selected Stored Procedure Transformations in jpg, png, gif, or vsd format.

- o In the Business Process Flow grid, click **Browse** and locate the file path.
- Click icon in the Business Process Flow tool bar and upload the file.

Once uploaded, the Upload Status changes to "Yes" and a hyperlinked image icon is displayed to view the Business Process Flow diagram in the *Post Load Transformation Designer* window. You can also view the uploaded Business Process Flow diagram from the *Metadata Browser* > *Data Transformations* window.

5. Click **Finish** and save the Stored Procedure Transformation details.

The Transformation details are added to the list in LHS menu and a confirmation dialog is displayed. Click **OK**. You can load the transformation by double-clicking in LHS menu to view or edit.

### **External Library**

External Library consists of built-in functions/procedures and facilitates you to define complex SQL Rule Transformations which are compiled and stored as an executable file. You can load the External Library procedures and functions using the transformation wizard. To define External Library Transformation in the *Post Load Transformation Designer* window:

- 1. Click icon in the Transformation Process Flow tool bar.
- 2. In the Post Load Transformation Definition grid:
  - Enter the **Transformation Name**. Ensure that there are no special characters or extra spaces in the name specified.
  - o Enter a **Description** for the transformation.



- Click Next and save the details. You are automatically navigated to the Insert Transformation section.
- 3. Click **External Library** in the *Transformation Process* Flow grid.
- 4. Click icon in the Parameter Definition tool bar. A new row is inserted and allows you to define the run-time parameters to the transformation.
  - o Double-click on the **Parameter Name** and enter the details.
  - Double-click and select the required **Data Type** from the list.
  - O Double-click on the **Default Value** and enter the details.
- 5. In the External Library Details grid, enter the **Name** of executable library file (.sh file) located in default figdb/bin path. You can also specify the path till the file name.
- 6. Click **Finish** and save the External Library Transformation details.

The Transformation details are added to the list in LHS menu and a confirmation dialog is displayed. Click **OK**. You can load the transformation by double-clicking in LHS menu to view or edit.

### 2.3.2 Data Entry Forms and Queries

Data entry Forms and Queries (DEFQ) within the Infrastructure system facilitates you to design web based user-friendly Data Entry windows with a choice of layouts for easy data view and data manipulation. DEFQ consists of the following sections.

- Forms Designer
- Forms Authorization
- Data Entry
- Excel Upload

### **Forms Designer**

Forms Designer within the Data Entry Forms and Queries section facilitates you to design web based user-friendly Forms using the pre-defined layouts. The *DEFQ* - *Forms Designer* window displays a list of pre-defined options to create, modify, and delete Forms. You can also assign rights and define messages. By default, the option to *Create a New Form* is selected and the left pane indicates the total steps involved in the process. The available options are as indicated below. Click on the links to view the section in detail.

- Create a New Form
- Alter Existing Forms
- Copy Forms
- Delete Forms
- Assign Rights
- Message Type Maintenance

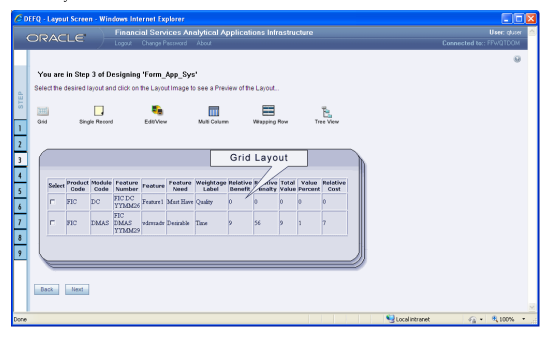
### Create a New Form

To design a new form in the *DEFQ* - *Forms Designer* window:

1. Ensure that **Create a New Form** option is selected and do the following:



- O Specify the application name by either entering the **New Application Name** or selecting **Available Applications** from the drop down list.
- Enter the New Form Name.
- 2. Click **Next**. The *DEFQ Layout Window* is displayed with the range of pre-defined layouts for you to choose.



Refer to the following table for information.

Layout	Description			
Grid Layout	It is the default layout which displays the records in the Form of a table/grid wit multiple rows of data.			
Single Record Layout	It displays a single record at a time.			
Edit/View Layout	It is a combination of the Single Record and Grid layout. By selecting a record in the grid, the record is displayed in a single record format, which is editable. By default the first record will be displayed in the editable grid.  Note: The column names are editable only during altering the created Form.			
Multi Column Layout	It displays a single record with its column in a grid format. You can view a multi column layout Form without having to scroll or with minimum scrolling to view all the columns.			
Wrapping Row Layout	It displays rows of a single record in a wrapped manner in a grid format. You can view a wrapping row layout Form easily without having to scroll horizontally to view all the data.			



Layout	Description			
Tree View Layout	It displays the Hierarchical dimensional table with the selected dimension details. You can select the following options:  Dimensional Table Tree  Parent Child Tree  Note: The process to create a Form using the Tree View Layout differs from the procedure explained below.			

- 3. Select the required layout and click **Next**. The *List of Available Tables* is displayed.
- 4. Select the required Table from the list on which the Form is to be created. For multiple selections, you can either press Ctrl key for nonadjacent selection or SHIFT key for adjacent selections. Click Next; the Fields Selection Window is displayed. If multiple tables are selected, you need to specify Equi-Join Condition(s). Select the Table from the drop down list and select the Available Fields. Specify the join condition. Click Next, the join conditions are validated and Fields Selection Window is displayed.
- 5. Select the fields to be joined from the **Available Fields** list and click . You can press **Ctrl** key for multiple selections and also click to select all the listed fields. All mandatory fields are auto selected and are indicated on window with an asterisk (\*).

**NOTE:** You can click or vicons to arrange the fields in the required order as intended to display in the Data Entry Form. The fields order need not be similar to the arrangement in the underlying table.

6. Click Next. The Sort Fields Selection Window is displayed.

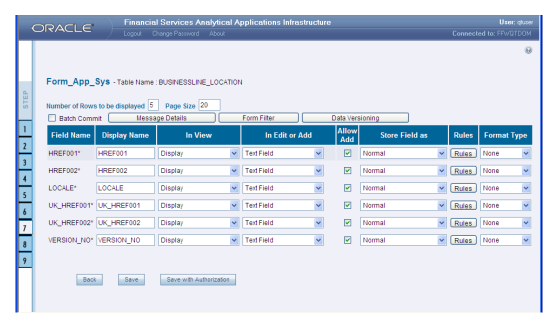
You can sort the fields in required order as intended to display in the Data Entry Form. Also the mandatory fields which needs user inputs are indicated in '\*' symbol and are auto selected in the Selected Fields pane.

- Select the field from the Available Fields list click . You can press Ctrl key for multiple selections and also click to select all the listed fields.
- o (Optional) To arrange multiple fields, select **Sort by Descending** checkbox.
- o (Optional) Select the **Excel Map** checkbox to enable *Bulk Authorization*.

**NOTE:** In case you have selected **Excel Map** checkbox, you need to select "Excel Name" from the **Store Field As** list in the *DEFQ Field Properties* window. Only on selection, the "SelectExcelSheetName" list is displayed for authorizer in the *DEFQ - Data Entry* window.

 Click Next. The DEFQ Field Properties window is displayed with the Form details such as Field Name, Display Name, In View, In Edit/Add, Allow Add, Store Field as, Rules, and Format Type.





8. Specify the parameters for each field as tabulated.

Field	Description			
Display Name	Edit the default Display Name if required.			
In View	Select either Display or Do not Display to display the field in the Form.  If the field is a foreign key field or if more than one table is selected, then the following options are available in the drop down list;  Same Field Alternate Display Field Do not Display options			
In Edit/Add	Specify the edit parameters by selecting from the drop down list. The available options depend on the type of field selected.  For normal fields you can select Text Field, Text Area, Select List, Protected Field, Read Only, and Do Not Show.  For foreign key field s you can select Read Only, Select List, and Do Not Show.  For primary key fields you can select Read Only and Do Not Show.  For calendar fields you can select Calendar and Do Not Show.  Note: If you choose Select List option, you need to define the values.			
Allow Add	Select the checkbox to permit users to add new record.  Note: An alert message is displayed if you are trying to save a Form with add option disabled for the mandatory fields.			



Field	Description			
Store field as	Select the required option from the drop down list. You can select the store format as Normal, Sequence Generator, Maker Date, Checker Date, Created Date, Modified Date Auth Flag, Maker id, Maker Date, Checker id, Checker Date, Checker Remarks, Maker Remarks, and Excel Name (If Excel Map is selected in <i>Sort Fields Selection</i> window).			
Rules	Click <b>Rules</b> and specify Rules and Expressions for the selected field in the <i>Specifying</i> Rules and Expressions for Data - Validations window.			
Format Type	Select the required Format type from the drop down list depending on the field type selected.			
Batch Commit	Select the checkbox to group all the set of table Forms to a batch.  All the Form tables are executed along with the batch execution and if in case, a Form in the table fails to execute, the entire set of Forms are returned.			
Message Details	Click <b>Message Details</b> to define the message type for Creator and Authorizer in the <i>Messaging Details for a Form</i> window.			
Form Filter	Click Form Filter to define an expression for Form-level filter condition in the Filter for Form window.			
Data Versioning	Click <b>Data Versioning</b> to perform data versioning on an authorized Form.			

9. Click either **Save** to only save the Form details or click **Save for Authorization** to save the changes with authorization.

NOTE:	Sometime, or	n clicking	Save, the	form does	not get saved	l. This is	because th	e Java
	heap size sett	ing for OI	FSAAI ser	vice is set	too high and v	web serve	er memory	setting
	is too low. C	ontact Sys	tem Admi	inistrator to	o modify it to	the appre	opriate sett	ing by
	viewing	the	log	file	created	in	the	path:
	\$FIC_APP_H	HOME/cor	nmon/FIC	Server/log	s/.			

While saving, the *User for Mapping - DEFQ* window is displayed which facilitates you to assign user rights to the Form.

### **Alter Existing Forms**

To alter the field details of an existing Form in the DEFQ - Forms Designer window:

- 1. Select **Alter Existing Forms** from the available options and do the following:
  - o Select the **Available Applications** from the drop down list.
  - Select the **Available Forms** from the drop down list. The listed Forms are dependent on the DSN (Data Source Name) that you have specified.
- 2. Click **Next**. The *Fields Selection Window* is displayed. **Add** or **remove** the selected fields as required to be displayed in the Form. You can choose a field from the **Available Fields** list and click to add, or choose the selected field from the **Fields to Display** list and click to



de-select. You can press **Ctrl** key for multiple selections and also click or icons to select/de-select all the listed fields.

- 3. Click **Next**. The *Sort Fields Selection Window* is displayed.
  - o Sort the fields in required order as intended to display in the Form. You can choose a field from the list and click or icons to select/deselect. You can also click or icons to select/de-select all the listed fields.
  - o Select a field and click or vicons to arrange fields in the required order.
  - o (Optional) To arrange multiple fields, select **Sort by Descending** checkbox.
  - o (Optional) Select the **Excel Map** checkbox to enable *Bulk Authorization*.

**NOTE:** In case you have selected **Excel Map** checkbox, you need to select "Excel Name" from the **Store Field As** list in the *DEFQ Field Properties* window. Only on selection, the "SelectExcelSheetName" list is displayed for authorizer in the *DEFQ - Data Entry* window.

- 4. Click **Next**. The *DEFQ Field Properties* window is displayed.
- 5. Modify the parameters for each field as required.
- 6. Click either **Save** to save the Form details or click **Save for Authorization** to save the changes with authorization. While saving, the *User for Mapping DEFQ* window is displayed which facilitates you to assign user rights to the Form.

### Copy Forms

You can duplicate and recreate a form with the required variants from an existing form. You can also change user rights or display options and other subtle variations for the selected layout. To Copy a Form in the *DEFQ* - *Forms Designer* window:

- 1. Select **Copy Forms** from the available options and do the following:
  - Select the application from the From Application drop down list which consist of the required Form which you want to copy.
  - Select the application from the **To Application** drop down list for which you want to copy the Form.
  - Select the required Form from the **Save Form** drop down list.
  - o Enter a name for the Form in the **As Form** field.
- Click Next. The specified Form is duplicated as a new Form and a confirmation dialog is displayed with the status.

#### **Delete Forms**

You can remove the forms which are not required in the system by deleting from the DEFQ - Forms Designer window.

- 1. Select **Delete Forms** from the available options and do the following:
  - Select the application from the **Available Application** drop down list which consist of the required Form which you want to delete.
  - Select the Form from the Available Forms drop down list which you want to delete.
- 2. Click Next. An information dialog is displayed for confirmation. Click OK.



### Assign Rights

You can assign user permissions to view, add, edit, and delete the Form details in the *User for Mapping - DEFQ* window.

- 1. Select **Assign Rights** from the available options and do the following:
  - o Select the required application from the **Available Application** drop down list.
  - o Select the Form from the **Available Forms** drop down list.
- 2. Click **Next**. The *User for Mapping DEFQ* window is displayed.
- 3. Select the required user from the **Available User** List. You can also click or icons to reload previous/next set of users in the list.
- 4. Select the checkbox adjacent to the listed user permissions such as View, Add, Edit, Delete, or All Above. You must select view option in order to allow users to Edit or Delete a Form.
- 5. Select Authorize or Auto-Authorize checkbox as required. The Authorize and Auto-Authorize options are applicable for all the forms that have been saved with the Authorize option. The Auto-Authorize feature for records is applicable in scenarios where the Creator and Authorizer are the same. If a user has Add and Auto-Authorize grants, the data entered by the user is auto authorized and the data is in Authorized status. In case of normal Authorization, the Record added by the creator has to be authorized by a different user who has Authorize permissions.

**NOTE:** The **Auto-Authorize** feature in Forms Designer is applicable only for data entered through *Data Entry* window and not through *Excel Upload* window.

You can also select the checkbox to **Show Data Created by Current Users Only**.

Click Save Access Rights. A confirmation dialog is displayed after saving and the user is added to the Assigned User List.

#### Message Type Maintenance

You can manage the Message Type details which alert the Creator of the Form or to an Authorizer in the *DEFQ Message Type Maintenance Window*. Message Type details can be defined while creating a Form. In the *DEFQ* - *Forms Designer* window, do the following:

- 1. Select **Message Type Maintenance** from the available options and click **Next**. The *DEFQ Message Type Maintenance Window* is displayed.
- 2. Select the message category from the **Message Type** drop-down list.
- 3. Edit the message details by doing the following:
  - The defined Message Subject and Message Content is auto populated. Edit the details as required.
  - Add or remove the defined recipients. Double-click on the required member to toggle between Available and Mapped Recipients list.

**NOTE:** Selecting Authorizer alerts all the selected authorizers for authorization.

4. Click **Save**. A confirmation is displayed on updating the *Message Type* details.

# **Forms Authorization**



Forms Authorization within the Data Entry Forms and Queries section of the infrastructure system facilitates you to view and authorize / approve any changes that are made to the privileges assigned to a user in a particular form. You need to have **FRMAUTH** function role mapped to access *Forms Authorization* window.

**NOTE:** You cannot authorize or reject a right request created by you, even if you have **FRMAUTH** function role mapped.

You can access *Forms Authorization* window from the left hand side (LHS) menu of Infrastructure home page. Click "+" and expand the Unified Metadata Manager and select **Data Entry Forms and Queries**.



The Forms Authorization window displays the list of privileges assigned to a user in different Forms. These privileges include create, view, modify, delete, authorize, and auto-authorize records. The Forms Authorization window allows you to select a user from the drop down list adjacent to **User ID** field. This field displays the User ID's associated with the selected Information Domain. On selecting a user from the **User ID** field, the columns in Forms Authorization window lists the grants requested for that user on different Forms as listed below.

Column Name	Description			
Application	Lists the specific application to which the Form has been assigned.			
Form Name	Displays the Form Name.			
Access Rights Before	Displays the available Right Requests for the selected user in the Form.			
	Note: For new Form, the column remains blank.			
Access Rights After	Displays the Right Requests raised for authorization.			
	DV - DEFQ VIEW			
	DA - DEFQ ADD			
	DE - DEFQ EDIT			
	DD - DEFQ DELETE			
	A - AUTHORIZE			
	DU - AUTO AUTHORIZE			
	S - SHOW DATA CREATED BY CURRENT USER ONLY			



Column Name	Description	
Operations	Displays the operation carried out in the Form.	
	For example, "ADD" indicates a new form is created and specific roles are assigned.	
Created By	Displays the USER ID from which the Right Request has been created.	
Created Date	Displays the Date on which the Right Request has been created.	
Last Saved By	Displays the USER ID from which the previous Right Request change has been saved.	
Last Saved Date	Displays the Date on which the previous Right Request change has been saved.	
Checked By	Displays the USER ID from which the Right Request has been authorized.	
Checked Date	Displays the Date on which the Right Request has been authorized.	

To authorize or reject a form in the *Forms Authorization* window:

- 1. Select the User ID from the drop down box. The Right Requests submitted on various forms are displayed.
- 2. Select the checkbox(s) adjacent to the requests to authorize / reject. You can also select all the requests at once for a user, by clicking **Select All** checkbox.
- 3. Click **Authorize / Reject** to authorize or reject the selected Right Requests.

Once form action privileges are authorized, those actions can be performed on the form. For an existing Form with certain rights, the rights remain the same until the changes are authorized / rejected by an authorizer.

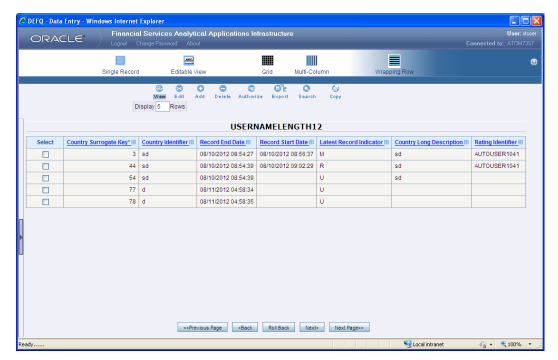
#### **Data Entry**

Data Entry within the Data Entry Forms and Queries section of infrastructure system facilitates you to view, add, edit, copy, and delete data using the various layout formats and Authorize/Re-authorize data records based on the permissions defined during the form creation. You can use the Search option to query the records for specific data and also export the data in Microsoft Excel format for reference. You can launch multiple instances of Data Entry window using the URL to search and update records simultaneously.

You (Business Analysts) need to have DEFQMAN function role mapped to access the DeFQ framework. You can access DEFQ - Data Entry by expanding Data Entry Forms and Queries section of Unified Metadata Manager module within the tree structure of LHS menu.

**NOTE:** An alert message is displayed if you are not mapped to any Forms in the system.





The *DEFQ* - *Data Entry* window displays the list of Data Entry Forms and Query Forms mapped to the logged-in user in the LHS menu. You can select the required Form to view the details. In the *DEFQ* - *Data Entry* window, you can do the following:

- View Form Details
- Edit Form Details
- Add Form Data
- Authorize Records
- Export Form Data
- Copy Form Data
- Delete Form Details

### View Form Details

The *DEFQ - Data Entry* window displays the selected Form Data in the View mode by default. The Forms are displayed based on the application names in the LHS menu. There are various layouts available to customize the view and by default, the Form details are displayed in the layout in which it was designed.

In the *DEFQ* - *Data Entry* window, the following layout types are available. You can click on any of the following layouts to view the Form details. The icons i.e. **Previous Page**, **Back**, **Next**, and **Next Page** help you to navigate through the records. However, the customized header sorting does not apply when you have navigate to *Previous* or *Next* pages.

**NOTE:** The **Roll Back** option can be used only for authorized records i.e. after the records are edited and saved, you can roll back/undo the changes in view mode.



Layout	Description
Single Record	To view a single record details at any given point. You can use the navigation icons to view the next record in the table.
Editable View	To view and edit a single record. A list of five rows/records is displayed by default, and the same can be changed by entering the required number in <b>Display Rows</b> . You need to select the required record from the list to view/edit and click <b>Save</b> to update the changes.
Grid (Default)	To view all the records in a list. A list of five rows/records is displayed by default, and the same can be changed by entering the required number in <b>Display Rows</b> . You can click on the column header to alphabetically sort the list of records in the table.
Multi column	To view all the columns of a selected record. This layout enables you to view a record without having to scroll or with minimum scrolling to view all the columns.
Wrapped rows	To view all the rows of a selected record. This layout enables you to view a wrapping row easily without having to scroll horizontally to view the columns.

### Search Records

In the *DEFQ* - *Data Entry* window, you can Search for a record in the View, Edit, and Authorize modes. You can perform a quick **Search** to find a specific record or run an **Advanced Search** to further query the record for the required details. To search for a record in the *DEFQ* - *Data Entry* window:

- 1. Click search. The search fields are displayed.
- 2. Select **Field Name** from the drop down list.
- 3. Enter the **value/data** in the Search field.
- 4. Click **Go**. The search results are displayed in the list.

To perform an Advanced Search in the DEFQ - Data Entry window:

5. Click within the Search fields. The *Advanced Search Window* is displayed.





- 6. Select the required Parentheses/Join, Field, Operator from the drop down list and enter the Value as required to query the Form data.
- 7. Click **GO**. The results are displayed with the field names containing the searched data.

#### Edit Form Details

You can edit the permitted Form field values in the *DEFQ* - *Data Entry* window. However, you cannot modify the primary key fields which are displayed in non editable format. To edit Form Details in the *DEFQ* - *Data Entry* window:

- 1. Open the required Form in view mode and click and click are enabled.
- 2. Enter/update the required details.
- 3. Click **Save** and update the changes. If required, you can click **Reset** to undo the changes and return to original field values.

If you have edited an Authorized record, the same is again marked for authorization. Once the record is updated, a modified status flag is set, and only these record changes can be rolled back. The Roll Back option is supported in view mode only for authorized records, i.e. records which are updated and saved.

# Add Form Data

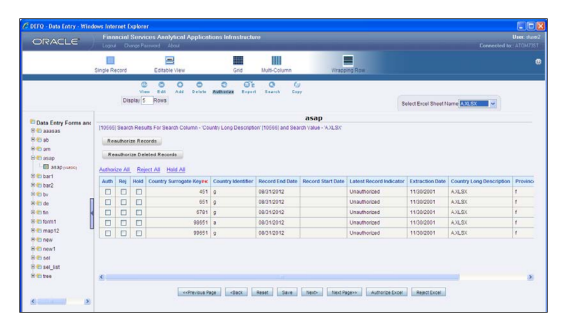
You can add a row to the required table and enter the field details. To Add Form Data in the *DEFQ* - *Data Entry* window:

- 1. Open the required Form in view mode and click Add. By default, five rows are displayed. You can modify by specifying the number of required rows in **Display Rows** field and clicking **Reset**.
- 2. Enter the required numeric data in the new fields. If you want to view the numeric data separated by commas, enter the details accordingly.
- 3. Click **Save** and update the data to the selected table.

### **Authorize Record**

You need to have DEFQMAN and SYSAUTH function roles mapped to access and authorize Forms in the DeFQ framework. You can Authorize a single record or all the records of a selected Form with the in the *DEFQ - Data Entry* window. You can authorize record in a table which has a primary key field. A primary key field in the record is indicated by "PK". You need to have the authorization rights defined by the user who has created the record. You can also Reject or Hold inappropriate records in the table.





The status of each record in the table is indicated with an "AuthFlag" as indicated below:

- Unauthorized records are displayed with the status flag "U"
- Authorized records are displayed with the status flag "A".
- Rejected records are displayed with the status flag "R".
- Modified records are displayed with the status flag "M".
- Deleted records are displayed with the status flag "D".
- If an Unauthorized record is on Hold, the status flag is displayed as "H".
- If a **Modified** record is on **Hold**, the status flag is displayed as "X".
- If a **Deleted** record is on **Hold**, the status flag is displayed as "**Z**".

To Authorize Data in the DEFQ - Data Entry window:

- 1. Open the required Form in view mode and click Authorize. The list of available records for Authorization is displayed. If there are "no records" for Authorization in the selected Information Domain, an alert message is displayed.
- 2. Select the "Auth" checkbox adjacent to the required record with the status flag "Unauthorized / Put On Hold" and click Save. A confirmation dialog is displayed. Click OK. You can also do a Bulk Authorization if Excel Map is selected in the Sort Fields Selection window. Select the mapped Excel Name from the "Select Excel Sheet Name" drop down list. The DEFQ Data Entry window displays only those records which are uploaded though the selected Excel sheet. Click Authorize Excel. A confirmation dialog is displayed. Click OK.

You can reject / hold a record by doing the following:

To **reject** a record, select the checkbox in the "**Rej**" column adjacent to the required record and click **Save**. A confirmation dialog is displayed. Click **OK**. You can also reject records in Bulk Mode if Excel Map is selected in the *Sort Fields Selection* window. Select the mapped Excel Name from the "Select Excel Sheet Name" drop down list. The *DEFQ - Data Entry* window displays only those records which are uploaded though the



selected Excel sheet. Click **Reject Excel**. A confirmation dialog is displayed. Click **OK**.

To **Hold** a record and to authorize or reject at a later point, select the checkbox in the "**Hold**" column adjacent to the required record and click **Save**.

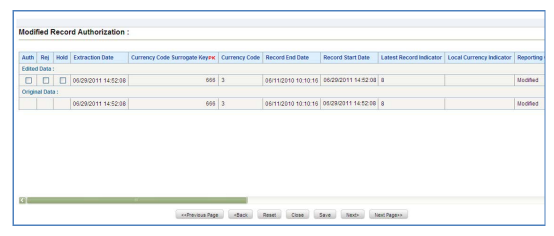
In the *DEFQ* - *Data Entry* window, you can also do the following:

- Click **Authorize All** and click on **Save** to authorize all the records displayed in current page.
- Click Reject All and click on Save to reject all the records displayed in current page.
- Click **Hold All** and click on **Save** to hold all the records displayed in current page.

If you have enabled the option to send alerts to the Creator of the Form in *Message Type Maintenance* window, a message is sent indicating that the records are authorized/rejected/put-on-hold.

#### Re-authorize Records

You can re-authorize an authorized record which has been updated by other users. When an authorized record is updated, the status flag (AuthFlag) is set to "M" indicating that the record has been modified and needs reauthorization.



To re-authorize modified records in the *DEFQ* - *Data Entry* window:

- 1. Open the required Form in view mode and click Authorize. The list of available records with the Authorization status is displayed. If there are "no records" for Authorization in the selected Information Domain, an alert message is displayed.
- 2. Click **Reauthorize Records**. The *DEFQ Authorization Window* is displayed.
- 3. Select the "Auth" checkbox adjacent to the required record.
- 4. Click Save. On re-authorization, a confirmation message is displayed. You can also select the checkbox adjacent to "Rej" to reject the record, or "Hold" to re-authorize or reject at a later point. A message is sent to the Form creator indicating that records are authorized/rejected/put-on-hold.

#### Re-authorize Deleted Records

You can re-authorize the delete action when an authorized record has been deleted by other users. When an authorized record is deleted, the status flag (AuthFlag) is set to "D" indicating that the record has been deleted and needs re-authorization.





To re-authorize deleted records in the *DEFQ* - *Data Entry* window:

- 1. Open the required Form in view mode and click Authorize. The list of available records with the Authorization status is displayed. If there are "no records" for Authorization in the selected Information Domain, an alert message is displayed.
- 2. Click **Reauthorize Deleted Records**. The *DEFQ Authorization Window* is displayed.
- 3. Select the "Auth" checkbox adjacent to the required record.

Click **Save**. On re-authorization, a confirmation message is displayed. You can also select the checkbox adjacent to "Rej" to reject the record, or "Hold" to re-authorize or reject at a later point. A message is sent to the Form creator indicating that records are authorized/rejected/put-on-hold.

### **Export Form Data**

You can export the required record(s) to a selected location in CSV format. To Export Form Data in the *DEFQ* - *Data Entry* window:

- 1. In the View mode, select the checkbox adjacent to the record(s) which you want export.
- 2. Click Export. The *File Download* dialog is displayed.
- 3. Click **Save**. The *Save As* dialog is displayed.
- 4. Select the location and click **Save**. The selected record is exported.

### Copy Form Data

You can copy the existing fields and create new fields in a record. When you copy a field, the primary key values are incremented from the pre-defined value to the next acceptable value. However, the other fields can be modified as required. To copy fields in the *DEFQ* - *Data Entry* window:

- 1. Open the required Form in view mode and click Copy. The list of available records is displayed. All the primary field data (indicated by \*) is incremented by default.
- 2. Click **Save**. The field values are added to the record. You can click **Edit** to modify the values or click **Next** to copy the next set of fields.



### **Delete Form Details**

You can remove a Form details which are no longer required by deleting from the DEFQ - Data Entry window.

- 1. In the View mode, select the checkbox adjacent to the record which you want to delete.
- 2. Click Delete. An information dialog is displayed.
- 3. Click **OK** to confirm and delete the record.

# **Excel Upload**

Excel Upload utility facilitates you to upload excel data sheets to specific destination table and map the table's columns with the columns in MS Excel. In order to view the Excel Upload utility within the Infrastructure system, you need to manually copy the ".ssh" folder from the Application layer to the Web Server area after the OFSAAI installation. Contact System Administrator for more information.

Excel Upload supports excel files created in Microsoft 2007 along with the earlier versions. Also you can map and upload multiple sheets created within a single excel file. The Excel Entity Mappings and Upload utilities have the restricted access depending on the following function roles mapped:

- Users with XLADMIN and XLUSER function roles can perform both mapping and upload operations.
- Users with XLADMIN function role can only define mapping and authorize, but cannot upload the file.
- User with "XLUSER" function can only retrieve mapping definition (pre-defined by XLADMIN user) and can upload the file based on retrieved mapping.

You can access DEFQ - Excel upload by expanding Data Entry Forms and Queries section of Unified Metadata Manager module within the tree structure of LHS menu. The *DEFQ* - *Excel Upload* window displays the Excel-Entity Mappings and Excel Upload options in the LHS menu.

- Excel-Entity Mappings
- Excel Upload

#### **Excel-Entity Mappings**

Excel-Entity Mapping helps you to map Excel Data to the destination table in the database. Excel-Entity Mapping supports excel files created in Microsoft 2007 and earlier versions along with the option to map and upload multiple sheets created within a single excel file. You need to have XLADMIN function role mapped in order to define mapping.

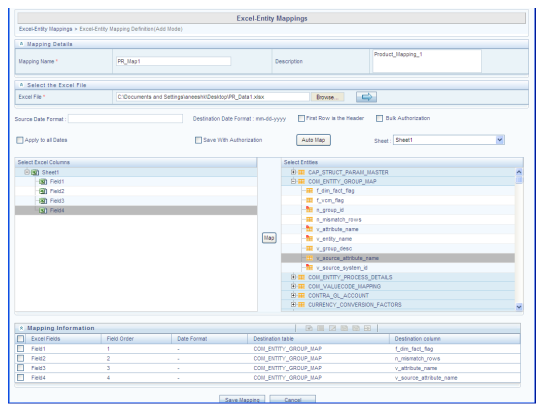
### **Add Excel-Entity Mappings**

To define mapping in the *Excel-Entity Mappings* window:

- 1. Click Add icon in Mappings Summary tool bar. The *ADD Excel-Entity Mappings* window is displayed.
- 2. Enter the required **Mapping Name** and **Description**.
- 3. Click **Browse**. The *Choose File to Upload* dialog is displayed. Select the required Excel and click icon.

On upload, the selected Excel columns are listed in *Select Excel Columns* grid and the database tables are listed in *Select Entities* grid.





- 4. Enter the Source Date in dd/mm/yy format. You can select **Apply to all Dates** checkbox if the Excel contains date field.
- 5. Select **First Row is the Header** checkbox, If the first row in the Excel has headings.
- 6. Select the mapping database table by clicking on the + symbol or table name.
- 7. Click **Automap**. The respective columns with the similar names in the excel and database is mapped. You need to manually map the other columns. The mapping details are displayed in the *Mapping Information* grid which facilitates you to edit the details as required.
- 8. Select **Save with Authorization** checkbox to authorize and upload the data. The 3 mandatory fields i.e. Maker\_id, System\_Date, and Authorization\_Status, are displayed in the *Select Excel Columns* grid.
- 9. You can also select **Bulk Authorization** checkbox to assign the "Excel\_Name" across the selected column. For example, the selected column "v\_fic\_description" will have the Excel Name assigned.

NOTE: Ensure that the selected "Varchar2" column contains the required length to hold the Excel Name. In order to select Bulk Authorization, you need to have Save with Authorization checkbox selected.

- 10. Select **Save Mapping**. The *Excel-Entity Mapping* window displays the excel-database table mapping details. In the *Excel-Entity Mappings* window, you can also do the following:
  - O Click icon in the Mappings Summary tool bar to **View** the mapping details.



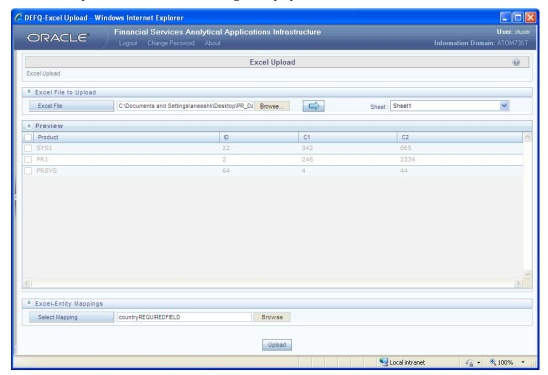
- o Click icon in the Mappings Summary tool bar to **Edit** the mapping details.
- O Click icon in the Mappings Summary tool bar to **Delete** the mapping details.

### Excel Upload

Excel Upload helps you to upload Excel Data to destination table in the database. You need to have "XLUSER" function role mapped to access *Excel Upload* window and retrieve mapping definition (pre-defined by XLADMIN user) to upload excel data. Excel Upload supports excel files created in Microsoft 2007 and earlier versions along with the option to map and upload multiple sheets created within a single excel file. You need to ensure that the excel data contains the dates in the format as defined in Add Excel-Entity Mapping definition.

To upload excel data in the Excel Upload window:

- 1. Click **Browse** in the *Excel File to Upload* grid. The *Choose File to Upload* dialog is displayed.
- 2. Select the required Excel and click icon. The columns in excel are populated in the **Sheet** drop down list and the *Preview* grid displays the data of the selected excel file.



- 3. Click **Browse** in the *Excel-Entity Mappings* grid. The *Mapping Selector* dialog is displayed with the pre-defined mapping details.
- 4. Select the checkbox adjacent to the required mapping definition and click **OK**.
- 5. Click **Upload**. A confirmation dialog is displayed on successful upload and the excel data is uploaded to the database table.

# 2.3.3 Metadata Browser

Metadata Browser (Object and Application View) provides common repository of metadata objects created in OFSAAI and applications hosted in OFSAAI. Using this view, you can identify the usage of base objects in higher



level objects and the mapping of Objects to Application. It enables traceability and impact analysis. It also allows you to view the data flow and the work flow of the application and understand the usage of objects within the application.

The new visualization of Metadata Browser (MDB) supports Application view and Object view. In Application view, you can browse through the metadata created using the applications hosted in OFSAAI. In object view, you can view the metadata created in OFSAAI.

### **Object View**



The Object view will provide the following details:

- Object basic details
- Object specific details
- Mapping across objects for certain objects like T2T and Rules
- Dependency details of the Child objects

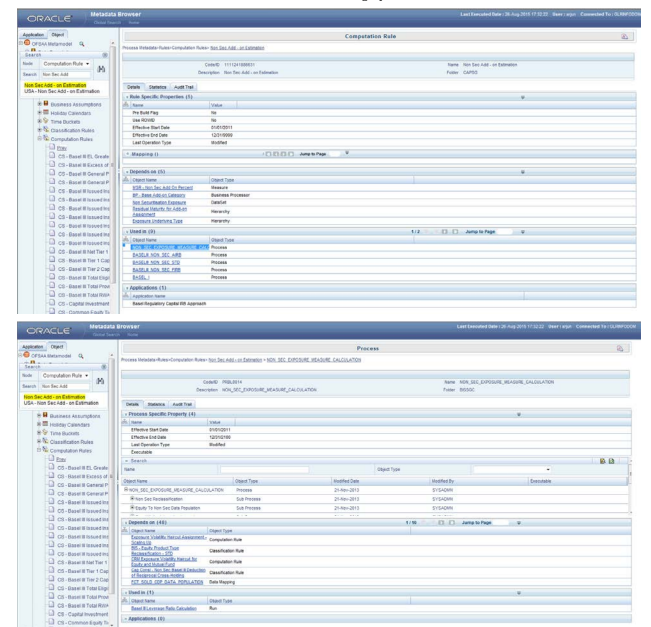


- Usage of the current Object in the higher order objects
- Object usage in the various Applications

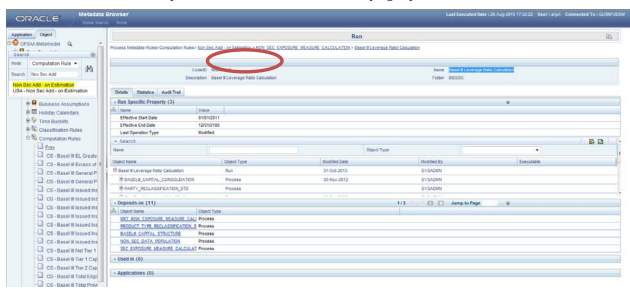
To help you navigate through the Metadata Browser, refer to the following steps:

- 6. Select the Basel Application from the **Select Applications** drop down list in OFSAAI.
- 7. Click **Metadata Browser** on the LHS pane of OFSAAI. The Metadata Browser screen is displayed.
- 8. Select either *Application* or *Object* tab to view the underlying metadata.
- 9. Click 

  , to view the metadata under each category.



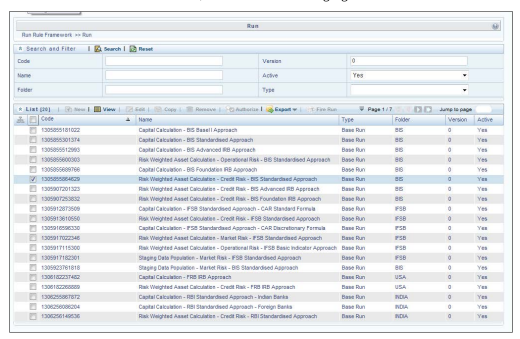




10. Select the dependent metadata and then the underlying dependent run.

#### Run

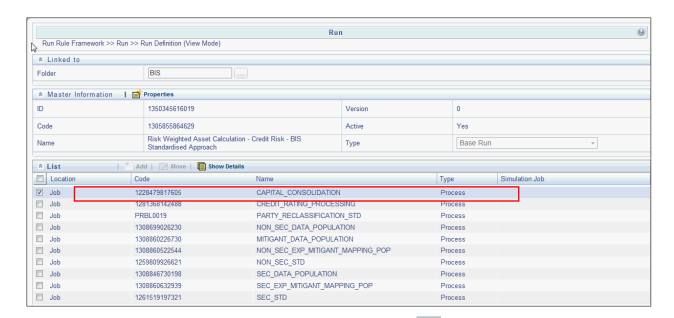
Select a Run to view the details of the Run, shown in the following figure:



A Run is a combination of Processes. For example: For Run Risk Weighted Asset Calculation-Credit Risk-BIS Standardized Approach, CAPITAL\_ CONSOLIDATION, CREDIT\_RATING\_PROCESSING, and NON SEC STD are some of the processes mapped to the Run.

### **Process and Sub Process**

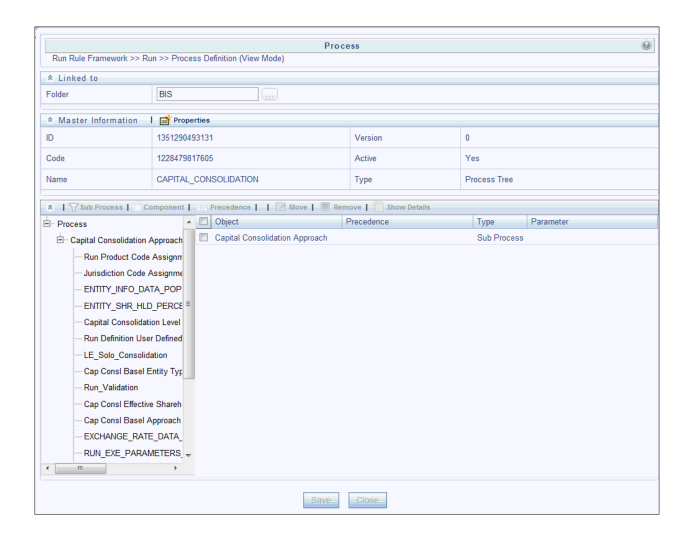




A process is a combination of Sub Processes. Select a Process and click to view the sub process mapped to a Process. The Sub Process mapped to the Process-CAPITAL\_CONSOLIDATION is Capital Consolidation Approach. For Process-CREDIT\_RATING\_PROCESSING the Sub Process is Credit Rating Data Population. Rules, Data Transformations, and T2Ts, are combined to form a Sub Process. A Rule is a combination of various computational logics that transforms data. Rules are of two types:

- Computational rules (Type 3 Rule): consists of a Data Set, Source Hierarchy and Target Business Processor.
  - Data Set: A **Dataset** is a group of tables whose inter-relationship is defined by specifying a join condition between the various tables.
  - Source Hierarchy: Hierarchy is the organization of data into a logical tree structure. The subset of records on which the computational logic is applied to is stated as the Source Hierarchy.
  - Target Business Processor: Target measure is a metric which computes and stores the computed value in the defined Target Area. The target area where these computed values are populated is defined in the Target Business Processor.
- Assignment Rules (Type 2 Rule): consists of a Data Set, Source Hierarchy and Target Hierarchy.
  - Data Set: A Data Set is a group of tables whose inter-relationship is defined by specifying a join condition between the various tables.
  - Source Hierarchy: Hierarchy is the organization of data into a logical tree structure. The subset of records on which the computational logic is applied to is stated as the Source Hierarchy.
  - Target Hierarchy: Hierarchy is the organization of data into a logical tree structure. The target area
    where the reclassified records will be stored is the target hierarchy.





In the preceding figure, Rules, *Data Transformations (DT)* and T2Ts mapped to a Sub Process Capital Consolidation Approach are as follows:

#### Rules=

Run Product Code Assignment (Type 3 Rule)

Run Definition Mode Assignment - User Defined (Type 3 Rule)

Run Definition User Defined Run Param Assignment (Type 3 Rule)

Capital Consolidation Level Selection (Type 3 Rule)

Cap Consl Basel Entity Type Reclassification (Type 2 Rule)

Cap Consl Effective Shareholding Percent of an Entity (Type 3 Rule)

Cap Consl Basel Approach Type Reclassification for Entity (Type 2 Rule)

Basel II Credit Rating Reclassification (Type 2 Rule)

#### T2T =

ENTITY INFO DATA POP



ENTITY SHR HLD PERCENT POP
GL ACCT CAPITAL HEAD POPULATION
RATING\_DETAILS\_DATA\_POPULATION
NON\_SEC\_EXP\_DATA\_POPULATION
MITIGANT\_DATA\_POPULATION
NON\_SEC\_EXP\_DATA\_POPULATION

DT =

Run Validation

Run Param Validation

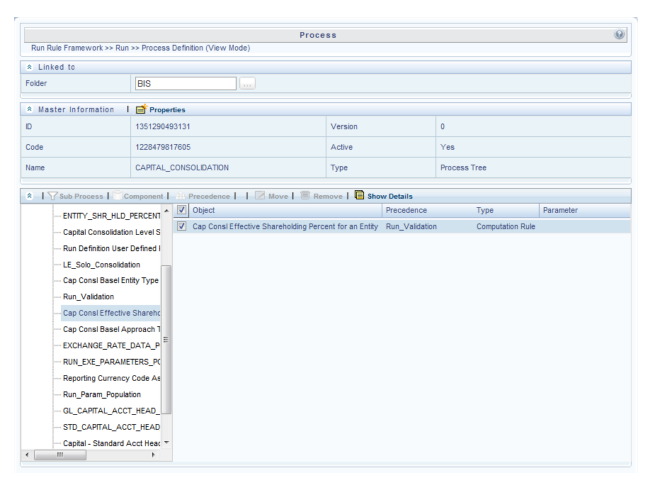
Upd\_Rating Details

This document will help you navigate to the smallest element of a Rule. You can similarly navigate to the smallest element of a T2T and Data Transformation.

### **Rules**

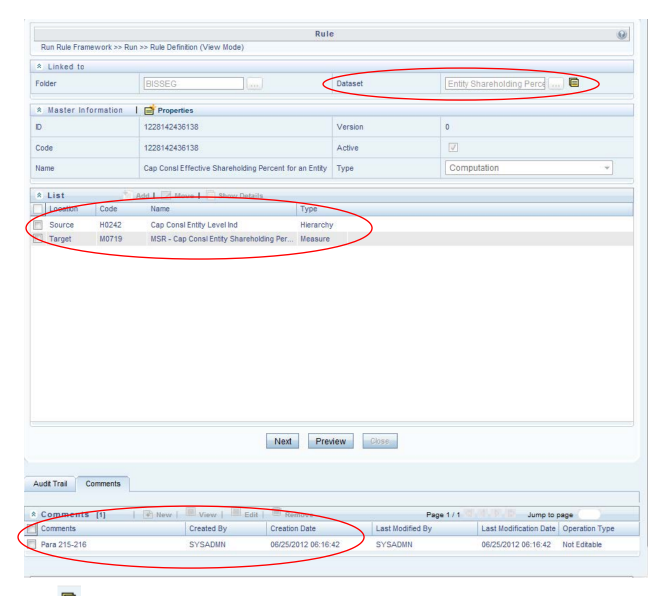
Select a Rule (**Cap Consl Effective Shareholding Percent of an Entity**) from the LHS pane, the Rule which appears in the right frame of the window. Select the Rule and click to view the details of the Rule, as shown in the following figure:



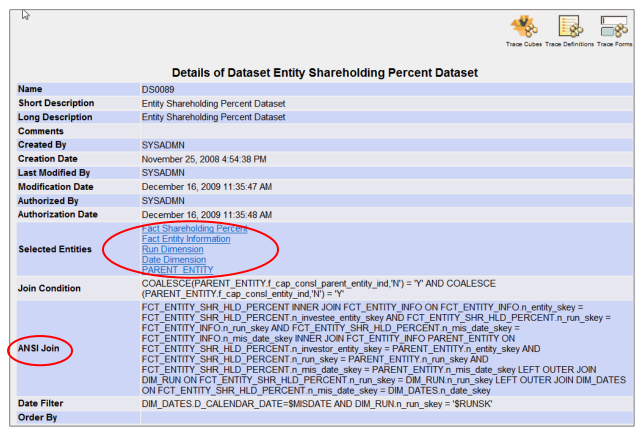


In the following figure, for Rule **Cap Consl Effective Shareholding Percent of an Entity** (a Type 3 rule), mentioned earlier, contains a Data Set, Source Hierarchy, and Target Business Processor. To relate the Rule to a specific section in the Basel accord, refer to the Comments section in the window.





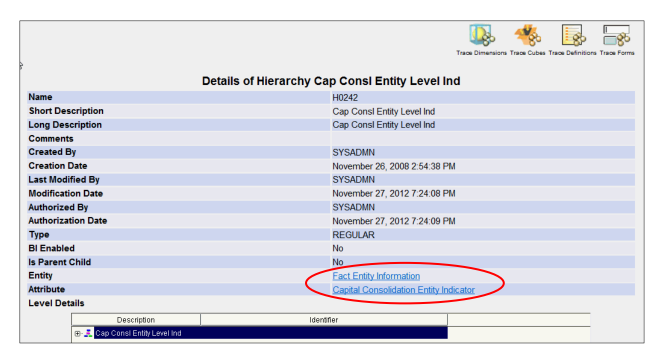
Click in the **Dataset** (**DS0089**) field to view further details on the Data Set. In the following figure, the **Selected Entities** field displays the tables used by the dataset. Click any table to view the description of the table. The condition or inter-relationships between the tables are detailed in the **Join Condition** and **ANSI Join**.



To know more about the Source Hierarchy and Target Measure used in this Type 3 Rule, return to the Rule Window. Select the **Source Hierarchy** (Cap Consl Entity Level Ind) and click icon to view details of the Source Hierarchy.

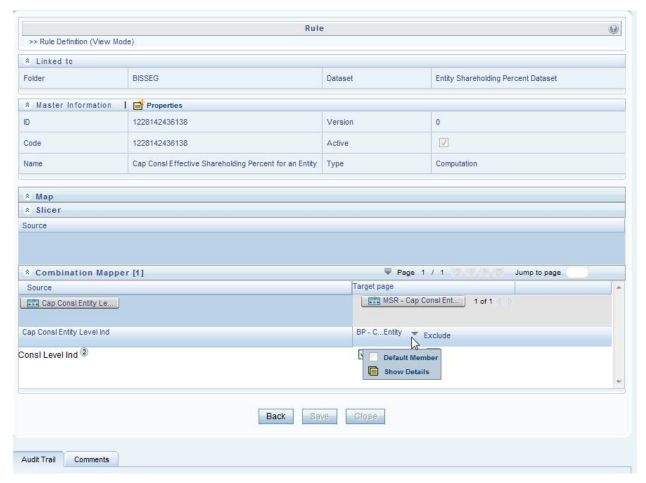
In the following figure, the Source Entity from which data is computed and populated into the Target Business Processor is displayed in the **Entity** field. Click **Fact Entity Information** to see the description of the table. Click Capital Consolidation Entity Indicator to view the description of the Attribute, whereby in this case, the entities appearing in the **Fact Entity Information** are flagged as **Y** if the entity is participating in Capital Consolidation.





To know more about the Target Business Processor used in this Type 3 Rule, return to the Rule Window. Click **Next.** In **Combination Mapper** section click icon and select icon to view details of the Target Business Processor.





A Business Processor (BP) consists of a Data Set, Target Measure, and an Expression.

- Data Set: A Data Set is a group of tables whose inter-relationship is defined by specifying a join condition between the various tables.
- Target Measure: Target measure is a metric which computes and stores the computed value in the defined Target Area.
- Expression: An Expression is a tool that allows for manipulation of data. Expression has three different uses:
  - To specify a calculated column that the OFSAA derives from other columns in the database
  - To calculate assignments in data correction
  - To create calculated conditions in data and relationship filters.

Click Dataset (DS0089-Entity Shareholding Percent Dataset) to view details of the Data Set. In the following figure, the **Selected Entities** field displays the tables used by the dataset. Click any table to view the description of the table. The condition or interrelationships between the tables are detailed in the **Join Condition** and **ANSI Join** field.



	Trace Cubes Trace Definitions Trace Forms
	Details of Dataset Entity Shareholding Percent Dataset
Name	DS0089
Short Description	Entity Shareholding Percent Dataset
Long Description	Entity Shareholding Percent Dataset
Comments	
Created By	SYSADMN
Creation Date	November 25, 2008 4:54:38 PM
Last Modified By	SYSADMN
Modification Date	December 16, 2009 11:35:47 AM
Authorized By	SYSADMN
Authorization Date	December 16, 2009 11:35:48 AM
Selected Entities	Fact Shareholding Percent Fact Entity Information Run Dimension Date Dimension PARENT ENTITY
Join Condition	COALESCE(PARENT_ENTITY.f_cap_consl_parent_entity_ind,'N') = 'Y' AND COALESCE (PARENT_ENTITY.f_cap_consl_entity_ind,'N') = 'Y'
ANSI Join	FCT_ENTITY_SHR_HLD_PERCENT INNER JOIN FCT_ENTITY_INFO ON FCT_ENTITY_INFO.n_entity_skey = FCT_ENTITY_SHR_HLD_PERCENT.n_investee_entity_skey_aND FCT_ENTITY_SHR_HLD_PERCENT.n_run_skey = FCT_ENTITY_INFO.n_run_skey_AND FCT_ENTITY_SHR_HLD_PERCENT.n_run_skey = FCT_ENTITY_INFO.n_run_skey_INNER_JOIN FCT_ENTITY_INFO.PERCENT.N_ENTITY_ON FCT_ENTITY_SHR_HLD_PERCENT.n_investor_entity_skey = PARENT_ENTITY.n_entity_skey_AND FCT_ENTITY_SHR_HLD_PERCENT.n_run_skey = PARENT_ENTITY.n_run_skey_AND FCT_ENTITY_SHR_HLD_PERCENT.n_run_skey = PARENT_ENTITY.n_run_skey_LEFT_OUTER_JOIN DIM_RUN ON FCT_ENTITY_SHR_HLD_PERCENT.n_mis_date_skey = DIM_RUN.n_run_skey_LEFT_OUTER_JOIN_DIM_DATES_ON FCT_ENTITY_SHR_HLD_PERCENT.n_mis_date_skey = DIM_DATES.n_date_skey_LEFT_OUTER_JOIN_DIM_DATES_ON FCT_ENTITY_SHR_HLD_PERCENT.n_mis_date_skey = DIM_DATES_N_date_skey_LEFT_OUTER_JOIN_DIM_DATES_DATES_N_DATES_D
Date Filter	DIM_DATES.D_CALENDAR_DATE=\$MISDATE AND DIM_RUN.n_run_skey = '\$RUNSK'
Order By	

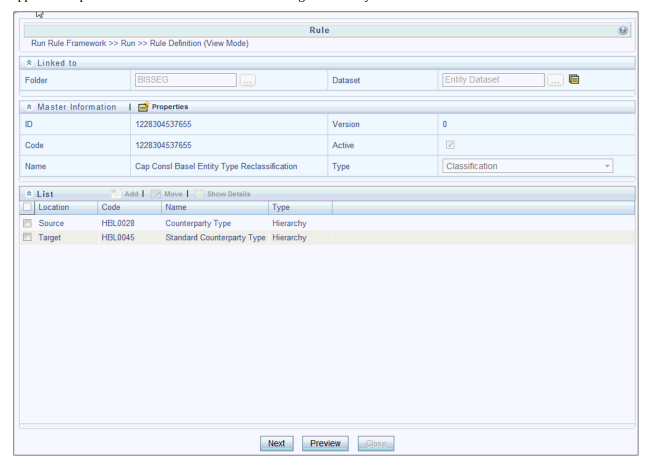
Click **Measure** (M0719-MSR - Cap Consl Entity Shareholding Percent) in the details of Business Processor window, to view further details on the Target Measure. The following figure, displays the target entity where the metric or data will be populated. Click **Fact Entity Information** for details of the table. Using the Attribute, that is, **Shareholding Percentage** this measure aims to populate the shareholding percentage in the Fact Entity Table.

	Trace Dimensions Trace Cubes Trace Definitions Trace Forms
	Details of Measure MSR - Cap Consl Entity Shareholding Percent
Name	M0719
Short Description	MSR - Cap Consl Entity Shareholding Percent
Long Description	Measure for Storing Shareholding Percent of the Entity
Comments	
Created By	SYSADMN
Creation Date	November 25, 2008 12:42:54 PM
Last Modified By	SYSADMN
Modification Date	
Authorized By	SYSADMN
Authorization Date	November 25, 2008 12:42:54 PM
Entity	Fact Entity Information
Attribute	Shareholding Percentage
Aggregation Type	SUM
Measure Type	Base Measure
<b>Summary Condition</b>	1=1

Therefore, this Rule aims to populate the shareholding percentage of the entities in the defined target from the master list of entities participating in the Capital Consolidation computation.



Similarly, an Assignment Rule (Type 2 Rule), as shown in the following figure, contains a Data Set, Source Hierarchy from which bank specific data is reclassified and Standardized into Basel Regulatory Capital application specific data and stored in the defined Target Hierarchy.



## **Pooling**

Sub Processes can also contain Pooling and Optimizer definitions. Pooling identifies and allocates Credit Risk Mitigants to each Exposure into set categories. Pooling consists of the following:

- Data Set: A Data Set is a group of tables whose inter-relationship is defined by specifying a join condition between the various tables.
- Pooling Basis: Pooling Basis identifies the Exposures and Mitigant data from the Fact Sub Exposures
  Table.
- Output: is the measure which pools the Exposures and Mitigant mapping into set categories and stores in a target area.

Click **Pooling Sub Exposures- Mitigant**, appearing under Sub Process **Exposures Mitigant Pooling** in the Run Details Window. The following figure, displays the metadata mapped to **Pooling Sub Exposures- Mitigant**.



	Details of Pooling Sub Exposures-Mitigant Pooling			
Name	Sub Exposures-Mitigant Pooling			
Code	1147078004924			
Created By	SYSADMN			
Creation Date	08-MAY-2006 02:46:45 PM			
Last Modified By	SYSADMN			
Last Modification Date	12-JUN-2008 05:53:25 PM			
Comments	NA			
Dataset	Non Securitization Optimizer Dataset			
	Pooling Basis			
Exposures Mitigants				
Exposures Mitigants	Output			

Click Dataset (**Optimizer Dataset**) to view further details on the Dataset. In the following figure the tables used in the Data Set are displayed in the **Selected Entities** field and the inter-relationships defined between these tables are displayed as an **ANSI join** and **Join Condition**.



	Details of Dataset Non Securitization Optimizer Dataset
Name	DS0023
Short Description	Non Securitization Optimizer Dataset
Long Description	Non Securitization Optimizer Dataset
Comments	
Created By	SYSADMN
Creation Date	October 16, 2012 1:17:36 PM
Last Modified By	SYSADMN
Modification Date	October 27, 2012 3:53:39 PM
Authorized By	SYSADMN
Authorization Date	October 27, 2012 3:53:40 PM
Selected Entities	Party Dimension Fact Sub Exposures Date Dimension Run Dimension Mitigant Dimension Standard Mitigant Type Dimension Run Identifier Basel Product Types Dimension Generally Accepted Accounting Principles Dimension Gountry Dimension Basel Asset Class Run Parameters
Join Condition	
ANSI Join	FCT_SUB_EXPOSURES INNER JOIN DIM_DATES ON FCT_SUB_EXPOSURES.n_mis_date_skey = DIM_DATES.n_date_skey LEFT OUTER JOIN DIM_RUN ON FCT_SUB_EXPOSURES.n_run_skey = DIM_RUN.n_run_skey LEFT OUTER JOIN DIM_MITIGANT ON FCT_SUB_EXPOSURES.n_mitigant_skey = DIM_MITIGANT.n_mitigant_skey LEFT OUTER JOIN DIM_STD_MITIGANT_TYPE ON FCT_SUB_EXPOSURES.n_std_mitigant_type_skey = DIM_STD_MITIGANT_TYPE.n_std_mitigant_type_skey LEFT OUTER JOIN DIM_PARTY.ON FCT_SUB_EXPOSURES.n_issuer_skey = DIM_PARTY.n_Party_Skey LEFT OUTER JOIN DIM_BASEL_PRODUCT_TYPE ON FCT_SUB_EXPOSURES.n_basel_prod_type_skey = DIM_BASEL_PRODUCT_TYPE.n_basel_prod_type_skey LEFT OUTER JOIN DIM_GAAP ON FCT_SUB_EXPOSURES.n_gaap_skey = DIM_GAAP.n_gaap_skey LEFT OUTER JOIN DIM_COUNTRY ON FCT_SUB_EXPOSURES.n_country_skey = DIM_COUNTRY.n_country_skey LEFT OUTER JOIN DIM_COUNTRY DIM_BASEL_ASSET_CLASS_ON FCT_SUB_EXPOSURES.n_basel_asset_class_skey = DIM_BASEL_ASSET_CLASS_n_basel_asset_class_skey LEFT OUTER JOIN RUN_PARAMETERS_ON FCT_SUB_EXPOSURES.n_run_parameter_setup_skey LEFT OUTER JOIN DIM_PARAMETERS_ON DIM_EXPOSURES.n_run_parameter_setup_skey LEFT OUTER_SOIN DIM_RUN_DENTIFIER_ON_DIM_RUN_IDENTIFIER_n_run_identifier_skey = FCT_SUB_EXPOSURES.n_run_identifier_skey

Click **Exposures**, under field **Pooling Basis**, in the Details of Pooling Window. The following figure, displays the table (**Fact Sub Exposures**) from which Exposure Data is identified using the Attribute, **Account Surrogate Key**.



	Details of Hierarchy Exposures		
Name	H0131		
Short Description	Exposures		
Long Description	Exposures		
Comments			
Created By	SYSADMN		
Creation Date	October 4, 2012 1:51:45 PM		
Last Modified By	SYSADMN		
Modification Date	October 27, 2012 12:20:53 AM		
Authorized By	SYSADMN		
Authorization Date	October 27, 2012 12:20:53 AM		
Туре	REGULAR		
BI Enabled	Yes		
Is Parent Child	No		
Entity	Fact Sub Exposures		
Attribute	Account Surrogate Key		
Level Details			

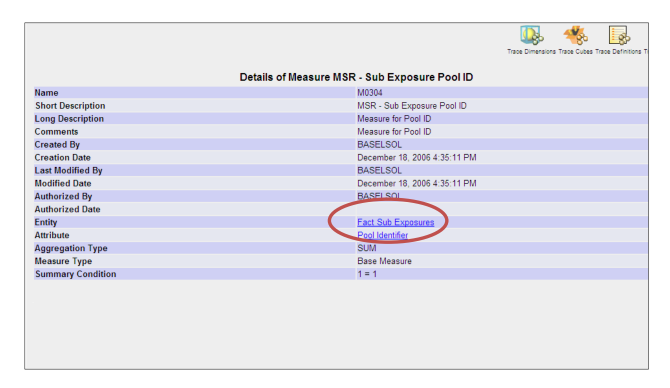
Click **Mitigants**, under field **Pooling Basis**, in the Details of Pooling Window. The following figure, displays the table (**Fact Sub Exposures**) from which Mitigant Data is identified using the Attribute, **Mitigant Surrogate Key.** 



	Details of Hierarchy Exposures		
Name	H0131		
Short Description	Exposures		
Long Description	Exposures		
Comments			
Created By	SYSADMN		
Creation Date	October 4, 2012 1:51:45 PM		
Last Modified By	SYSADMN		
Modification Date	October 27, 2012 12:20:53 AM		
Authorized By	SYSADMN		
Authorization Date	October 27, 2012 12:20:53 AM		
Туре	REGULAR		
Bl Enabled	Yes		
Is Parent Child	No		
Entity	Fact Sub Exposures		
Attribute	Account Surrogate Key		
Level Details			
Description	Identifier		
<u> </u>	FCT_SUB_EXPOSURES.n_acct_skey='1'		
<b>.</b> 2	FCT_SUB_EXPOSURES.n_acct_skey='2'		
₫ 3	FCT_SUB_EXPOSURES.n_acct_skey='3'		
<b>弄</b> 4	FCT_SUB_EXPOSURES.n_acct_skey='4'		
<u></u> 5	FCT_SUB_EXPOSURES.n_acct_skey='5'		
<b>₹</b> 6	FCT_SUB_EXPOSURES.n_acct_skey='6'		
<b></b> 7	FCT_SUB_EXPOSURES.n_acct_skey='7'		
<b></b> 8	FCT_SUB_EXPOSURES.n_acct_skey='8'		
<b>.≖.</b> 9	FCT_SUB_EXPOSURES.n_acct_skey='9'		
<b></b> 10			
₫ 11	FCT_SUB_EXPOSURES.n_acct_skey='11'		
₫ 12	FCT_SUB_EXPOSURES.n_acct_skey='12'		

Click **Measure** (**MSR-Sub Exposures Pool ID**), under the **Output** field, the Details of Pooling Window. The following figure, displays the details of the measure in the output. The pooled categories of the Exposure and Mitigants data are stored in the entity **Fact Sub Exposures**. The Exposures and Mitigants data is pooled into set categories by the Attribute **Pool Identifier**.





# **Optimizer**

Optimizer is a Linear Programming technique that computes the least capital based on the pooling allocation of Mitigants to Exposures. An Optimizer consists of the following Metadata:

- Data Set: A Data Set is a group of tables whose inter-relationship is defined by specifying a join condition between the various tables.
- X Variable
- Objective Function Co efficient
- Constraints
- Bounds
- Output

Click **Non Sec Optimizer-STD** under Sub Process **Exposures Mitigant Optimizer** appearing in the Run Details Window. The following figure, displays the metadata mapped to **Non Sec Optimizer-STD**:



			Details of Optimizer Non Sec Optimizer - STD	
Name			Non Sec Optimizer - STD	
Code			1147069858460	
Created By			SYSADMN	
Creation Date			08-MAY-2006 12:30:58 PM	
Last Modified By			SYSADMN	
Last Modification Date			08-JUN-2006 04:30:12 PM	
Comments			NA	
Dataset			Non Securitization Optimizer Dataset	
Operati	ion Type		Minimize	
			Objective Function X Variable	
xposur				
<u>/litigant</u>	<u>s</u>			
			Objective Function Coefficient	
BP - No	n Sec Objective	Function Co-efficient for STE	<u>)</u>	
			Constraints	
		Constraint Identifier	<u>Exposures</u>	
0	Exposure Constraint	Constraint Coefficient	BP - Sub Exposure Pre-Mitigant EAD Amt	
U		Operator	=	
		Condition Value	BP - Sub Exposure Pre-Mitigant EAD Amt	
	Mitigant Constraint	Constraint Identifier	Mitigants	
4		Constraint Coefficient	BP - CRM Pre-Mitigant EAD Constraint Co-Efficient	
1		Operator	<=	
		Condition Value	BP - Sub Exposure Mitigant Amount	
			X Variable Bounds	
BP - Lo	wer Bound for Op	otimizer <= X <= BP	- Upper Bound for Optimizer	
			Integer Identifier	
				No
Integer	ldentifier			NA
			Outhout	
Doolin	Doguirod		Output Yes	
20011ng Auto Po	Required		Yes	
Pooling			MSR - CRM Covered Factor	
Output	Dasis		MSR - CRM Covered Factor	

To view further details on the Dataset, like the Selected Entities used in the Data Set and the Join Condition, as shown in the following figure, click **Optimizer Data set**.



	Details of Dataset Non Securitization Optimizer Dataset		
Name	DS0023		
Short Description	Non Securitization Optimizer Dataset		
Long Description	Non Securitization Optimizer Dataset		
Comments			
Created By	SYSADMN		
Creation Date	October 16, 2012 1:17:36 PM		
Last Modified By	SYSADMN		
Modification Date	October 27, 2012 3:53:39 PM		
Authorized By	SYSADMN		
Authorization Date	O-koper 27, 2012 3:53:40 PM		
Selected Entities	Party Dimension Fact Sub Exposures Date Dimension Run Dimension Mitigant Dimension Standard Mitigant Type Dimension Run Identifier Basel Product Types Dimension Generally Accepted Accounting Principles Dimension Country Dimension Basel Asset Class Sun Parameters		
Join Condition	1=1		
ANSI Join	FCT_SUB_EXPOSURES INNER JOIN DIM_DATES ON FCT_SUB_EXPOSURES.n_mis_date_skey = DIM_DATES.n_date_skey LEFT OUTER JOIN DIM_RUN ON FCT_SUB_EXPOSURES.n_run_skey = DIM_RUN.n_run_skey LEFT OUTER JOIN DIM_MITIGANT ON FCT_SUB_EXPOSURES.n_mitigant_skey = DIM_MITIGANT.n_mitigant_skey LEFT OUTER JOIN DIM_STD_MITIGANT_TYPE ON FCT_SUB_EXPOSURES.n_istur_skey = DIM_STD_MITIGANT_TYPE.n_std_mitigant_type_skey LEFT OUTER JOIN DIM_PARTY ON FCT_SUB_EXPOSURES.n_issuer_skey = DIM_PARTY.n_Party_Skey LEFT OUTER JOIN DIM_BASEL_PRODUCT_TYPE ON FCT_SUB_EXPOSURES.n_basel_prod_type_skey = DIM_BASEL_PRODUCT_TYPE.n_basel_prod_type_skey LEFT OUTER JOIN DIM_GAAP ON FCT_SUB_EXPOSURES.n_gaap_skey = DIM_GAAP.n_gaap_skey LEFT OUTER JOIN DIM_COUNTRY ON FCT_SUB_EXPOSURES.n_country_skey = DIM_COUNTRY.n_country_skey LEFT OUTER JOIN DIM_BASEL_ASSET_CLASS ON FCT_SUB_EXPOSURES.n_basel_asset_class_skey = DIM_BASEL_ASSET_CLASS.n_basel_asset_class_skey LEFT OUTER JOIN RUN_PARAMETERS ON FCT_SUB_EXPOSURES.n_run_parameter_setup_skey = FCT_SUB_EXPOSURES.n_run_identifier_skey = FCT_SUB_EXPOSURES.n_run_identifier_skey = FCT_SUB_EXPOSURES.n_run_identifier_skey = FCT_SUB_EXPOSURES.n_run_identifier_skey		
Date Filter	DIM_DATES.D_CALENDAR_DATE=\$MISDATE AND DIM_RUN.n_run_skey = '\$RUNSK' AND FCT_SUB_EXPOSURES.V_EXPOSURE_TYPE = 'NON-SEC' AND ((1- COALESCE(n_volatility_haircut,0) - COALESCE (n_forex_haircut,0) ) * COALESCE(n_maturity_mismatch_haircut,1)) > 0		
Order By			

The X Variable function for Exposures identifies the Exposures data from the Entity **Fact Sub Exposures** using the Attribute **Account Surrogate Key**. The X Variable function for Mitigants identifies the Mitigants data from the Entity **Fact Sub Exposures** using the Attribute **Mitigant Surrogate Key**. Click **Exposures** or **Mitigants** to view details of the same.

	Objective Function X Variable	
Exposures Mitigants		

There are two Constraints detailed in this Optimizer as follows:

- **Exposure Constraint**: ensures that the Sum of all the Sub exposures is equal to one.
- **Mitigant Constraint**: ensures that the total Mitigant amount used is less than or equal to total amount of Mitigant available. All Mitigant Haircuts are applied in this Constraint.

To view the measures used you can click the Business Processor (BP) shown in the following figure:



Constraints			
	<sub>o</sub> Exposure	Constraint Identifier	<u>Exposures</u>
0		Constraint Coefficient	BP - Sub Exposure Pre-Mitigant EAD Amt
U	Constraint	Operator	=
		Condition Value	BP - Sub Exposure Pre-Mitigant EAD Amt
		Constraint Identifier	Mitigants
1	Mitigant	Constraint Coefficient	BP - Sub Exposure Pre-Mitigant EAD Constraint Co-Efficient
	Constraint	Operator	<=
		Condition Value	BP - Sub Exposure Mitigant Amount

The **X Variable Bounds** defines the Lower and Upper bound of the covered factor to be between 0 and 1, shown in the following figure. Click the **BP** to view the measures mapped to the **BP**.

X Variable Bounds			
BP - Lower Bound for Optimizer	<=	X <=	BP - Upper Bound for Optimizer

The **Output** calculates and stores the percentage of exposure amount covered by a Mitigant. Click the Measure (**MSR**) to see the Entity wherein data is stored and the description of the Attribute.

+1++	Output
Polying Required	Yes
Auto Pooling	Yes
Pooling Basis	MSR - CRM Covered Factor
Output	MSR - CRM Covered Factor

# 2.3.4 Business Metadata Management

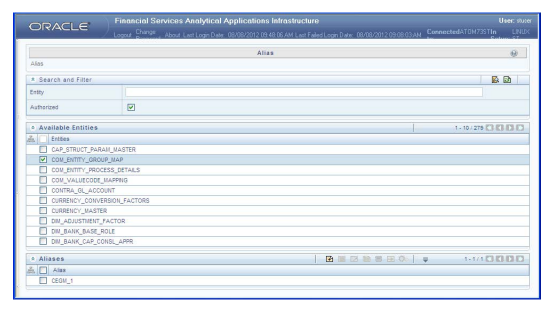
Business Metadata consists of business names, descriptions for columns, tables and groupings, query and report definition, join-specification tool settings, and security definitions. Business Metadata Management (BMM) within the Infrastructure system facilitates business analysts with the catalog of data present in the data warehouse along with their business definitions. Business Metadata Management consists of the following components which is essential for Basel computation:

- Aliases
- Data Sets
- Business Measures
- Business Hierarchies
- Business Processor
- Derived Entities

#### **Aliases**

Alias refers to an assumed name or pseudonym. **Aliases** section within the Infrastructure system facilitates you to define an Alias for a table and specify the join condition between fact and dimension table. Aliases defined to a table help you to query data for varied analytical requirements.



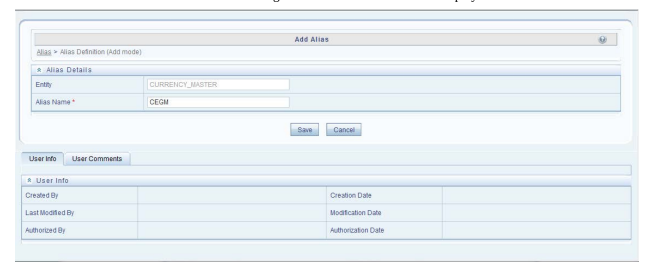


You (Business Analysts) need to have SYSBAU, Oracle Cube Administrator (ORACUB), and View Alias function roles mapped to access Aliases section in the BMM framework. You can access Aliases by expanding BMM section within the tree structure of LHS menu. The *Alias* window displays the options to create, view, edit, copy, and delete Aliases for a selected entity. You can make use of Search and Filter option to search for specific Aliases based on entity name or authorized status.

### Add Alias

To create an Alias from the Alias window:

- 1. Select an entity from the *Available Entities* list for which you need to create an Alias. The *Aliases* grid displays the available aliases for the selected entity.
- 2. Click icon in the *Aliases* grid. The *Add Alias* window is displayed.



The *Alias Details* grid in the *Add Alias* window displays the entity name you have selected in a non-editable field.

Enter the Alias name you wish to provide for the selected entity in the Alias Name field.



4. Click **Save**. The Alias name is listed under the *Aliases* grid for the selected entity.

The *User Info* section at the bottom of *Add Alias* window displays metadata information about the Alias Name created. The *User Comments* section facilitates you to add or update additional information as comments.

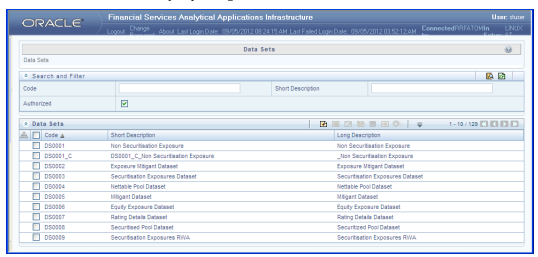
You can view individual Alias definition details at any given point. To view the existing Alias definition in the *Alias* window, select the required Alias and click the icon. The *View Alias* window displays the details of the selected Alias definition. The *User Info* grid at the bottom of the window displays the metadata information about the Alias definition along with the option to add comments.

You can remove Aliases which are assigned for an entity by clicking icon.

#### **Data Sets**

Data Set refers to a group of tables whose inter-relationship is defined by specifying a join condition between the various tables. It is a basic building block to create a query and execute on a data warehouse for a large number of functions and to generate reports.

Data Set function within the Infrastructure system facilitates you to create data sets for a cube and specify rules that fine-tune the information for querying, reporting, and analysis. Data Sets enhances query time by pre-defining the names of tables required for an operation (such as aggregation), and also provides the ability to optimize the execution of multiple queries on the same table set. Refer to Scenario to understand the Data Set functionality. You (Business Analysts) need to have DATVIW function role mapped to access Data Set section in the BMM framework. You can access Data Sets by expanding BMM section within the tree structure of LHS menu.



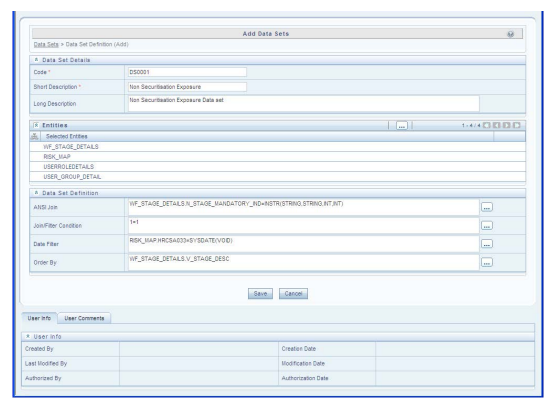
The *Data Sets* window displays the list of pre-defined Data Sets with their code and description. You can add, view, edit, copy, and delete the required Data Set. You can also make use of Search and Pagination options to search for a specific dataset based on the code, description, and Authorization status or view the list of existing datasets within the system.

#### Create Data Set

You can create Data Set by defining the Data Set Details, Entities, and Data Set Definition. You need to have **DATADD** function role mapped to create Data Sets. To create Data Set in the Data Sets window:

1. Click icon from the Data Sets tool bar. The Add icon is disabled if you have selected a Data Set checkbox in the grid. The *Add Data Sets* window is displayed.





2. Enter the details in the Data Set Details section as tabulated.

Field	Description		
Fields marked in red asterisk (*	sk (*) are mandatory.		
Code	Enter a distinct code to identify the Data Set. Ensure that the code is alphanumeric with a maximum of 8 characters in length and there are no special characters except underscore "_".  Note the following:  The code can be indicative of the type of Data Set being created.  A pre-defined Code and Short Description cannot be changed.  Same Code or Short Description cannot be used for Essbase installation: "\$\$\$UNIVERSE\$\$\$", "#MISSING", "#MI", "CALC", "DIM", "ALL", "FIX", "ENDFIX", "HISTORY", "YEAR", "SEASON", "PERIOD", "QUARTER", "MONTH", "WEEK", "DAY".  In Unauthorized state, the users having Authorize Rights can view all the unauthorized Metadata.		
Short Description	Enter a Short Description based on the defined code. Ensure that the description is of a maximum of 8 characters in length and does not contain any special characters except underscore "_".		



Field	Description
	Enter the Long Description if you are creating subject-oriented Data Set to help users for
Long Description	whom the Data Set is being created or other details about the type/subject. Ensure that the description is of a maximum of 100 characters in length.

- 3. Select the Entities by doing the following:
  - Click Select icon from the Entities tool bar.
  - o The Entity and Attribute window is displayed.
  - Select the checkbox adjacent to the required fact table(s)/entities from the **Available**Entities list and click icon. You can select multiple dimension tables and link each other and with a join condition. You can also Search for the required entity using the Search field. The selected Entities are displayed in the Selected Entities grid. To delete a selected entity, select the Entity checkbox and click icon.
  - o Click **Save**. The details are populated in the *Add Data set* window.
- 4. Specify the required table-join condition in the Data Set Definition grid as tabulated.

Field	Description
ANSI Join	The ANSI Join condition defines which set of data have been joined along with the type of join condition. It also describes the exact operations to be performed while joining the Data Sets. In ANSI join, the join logic is clearly separated from the filtering criteria.
Join/Filter Condition	The Join/Filter Condition facilitates the objective of creating Data Sets. Data Sets with linked tables using the join conditions help in reducing the query time. There are two ways of defining the join condition:  JOIN condition for SQL Server/SQL OLAP combination should contain only EQUI JOIN condition as required by SQL OLAP.  In case of SQL Server/Essbase and Oracle/Essbase, data set must be defined. Multiple cubes can be built with a single pass and the underlying data set definition should be the same for all the cubes mapped which reduces the aggregation time considerably.
Date Filter	The Date Filter condition enables you to cascade the cubes that are using the data set with the defined Date Filter.
Order By	The Order By condition enables you to sort the dimension data in order. The order of the Dimension nodes will be maintained only for Business Intelligence enabled hierarchies. The Order By condition is specific to the Essbase database.

- 5. Enter the required expression or click icon to define an expression using the Expression window.
- 6. Click **Save** and save the Data Set Definition details.



You can view individual Data Set details at any given point by clicking the icon. The *View Data Sets* window displays the details of the selected Data Set definition. The *User Info* grid at the bottom of the window displays the metadata information about the Data Set definition created along with the option to add comments.

You can update the existing Data Set definition details except for the Code and Short Description by clicking the icon. You need to have **DATMOD** function role mapped to modify the Data Sets.

You can copy the existing Data Set details to quickly create a new Data Set by clicking the later modify the Data Set Code or Short Description, add/remove tables, and also define the join conditions. You need to have **DATADD** function role mapped to copy the Data Set definitions.

You can remove the Data Set definition(s) which are created by you and which are no longer required in the system

by deleting from the *Data Sets* window by clicking the icon. You need to have **DATDEL** function role mapped to delete a Data Set. Delete function permanently removes the Data set details from the database. Ensure that you have verified the details as indicated below:

- A Data Set definition marked for deletion is not accessible for other users.
- Every delete action has to be **Authorized/Rejected** by the authorizer.

On Authorization, the Data Set details are removed.

On Rejection, the Data Set details are reverted back to authorized state.

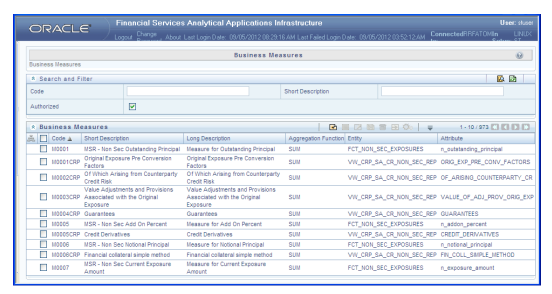
- You cannot update Data Set details before authorizing/rejecting the deletion.
- An un-authorized Data Set definition can be deleted.

#### **Business Measures**

Business Measure refers to a uniquely named data element of relevance which can be used to define views within the data warehouse. It typically implies aggregated information as opposed to information at a detailed granular level that is available before adequate transformations.

Business Measure function within the Infrastructure system facilitates you to create measures based on the area of analysis. While creating a measure, you can choose the aggregation type and apply business exclusion rules based on your query/area of analysis. Business Measures can be stored as Base and Computed measures and can also be reused in defining other multi dimensional stores and query data using the various modules of Oracle Analytical Application Infrastructure. You (Business Analysts) need to have MSRVIW mapped to view Business Measure section in the BMM framework and MSRADD, MSRMOD, and MSRDEL to add, update and delete Business Measures.





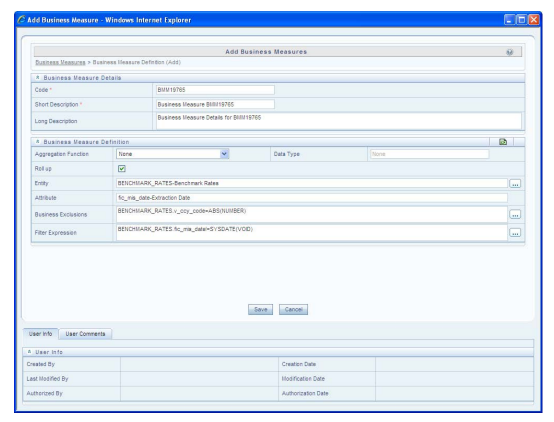
The *Business Measures* window displays the list of pre-defined Business Measures with their Code, Short Description, Long Description, Aggregation Function, Entity, and Attribute. You can add, view, edit, copy, and delete the required Business Measures. You can also make use of Search and Pagination options to search for a specific Business Measure based on the Code, Short Description, and Authorization status or view the list of existing Business Measures within the system.

### **Create Business Measure**

You can create a Business Measure by specifying the Business Measure Details and defining the Business Measure Definition. To create a measure in the *Business Measures* window:

1. Click icon from the Business Measures tool bar. The *Add Business Measures* window is displayed.





2. Enter the details in the Business Measure Details section as tabulated.

Field	Description	
Fields marked in red asterisk (*) are mandatory.		
Code	Enter a distinct code to identify the Measure. Ensure that the code is alphanumeric with a maximum of 8 characters in length and there are no special characters except underscore "_".  Note the following:  The code can be indicative of the type of Measure being created.  A pre-defined Code and Short Description cannot be changed.  Same Code or Short Description cannot be used for Essbase installation: "\$\$\$UNIVERSE\$\$\$", "#MISSING", "#MI", "CALC", "DIM", "ALL", "FIX", "ENDFIX", "HISTORY", "YEAR", "SEASON", "PERIOD", "QUARTER", "MONTH", "WEEK", "DAY".  In Unauthorized state, the users having Authorize Rights can view all the unauthorized Metadata.	



Field	Description
Short Description	Enter a Short Description based on the defined code. Ensure that the description is of a maximum of 8 characters in length and does not contain any special characters except underscore "_".
Long Description	Enter the Long Description if you are creating subject-oriented Measure to help users for whom the Measure is being created or other details about the type/subject. Ensure that the description is of a maximum of 100 characters in length.

- 3. Enter the details in the Business Measure Definition section.
- 4. Select the required **Aggregation Function** from the drop down list. The list consists of various metrics based on which a Measure can be aggregated. The available aggregation functions are as tabulated.

Aggregator	Description
SUM	Adds the actual value of attribute or data element to get the measure value.
COUNT	Counts the records for the data element to get the measure value or counts the number of occurrences
MAXIMUM	This function acquires the maximum of the data element to get the measure value.
MINIMUM	This function obtains the minimum of the data element to get the measure value.
COUNT DISTINCT	This function is different from a simple count aggregation function. The peculiarity of these measures is that they are linked to the dimensions and they vary across the hierarchies of these dimensions. In a Count Distinct aggregation function a simple roll cannot determine the values at the intermediate nodes in the hierarchies up of their leaf level values.

- o Based on the selected Aggregation Function the **Data Type** is auto populated.
- Selecting Roll Up checkbox calculates the measure values and displays the nodes at the total level. By default, the checkbox is selected if the Aggregation Type is Maximum, Minimum, Count, or Sum. Roll Up option, when selected with Percentage Measures results in wrong values at intermediate/total levels.
- 5. Select the Entity to load the data for the Measure. Click the icon, The *Entity and Attribute* window is displayed.
  - Select the checkbox adjacent to the required Entities from the Available Entities list. The corresponding attributes are displayed in the Available Attributes list. Select the checkbox adjacent to the required Attribute.

**NOTE:** The Entity list is dependent on the imported Data Model.

You can also search for an Entity using the Search option.

Click Save. The selected Entity and Attributes are displayed in the Entity field of the



Add Business Measures window.

- 6. Define the **Business Exclusions** rules for the base Measure. You can enter the expression or click the icon to define using the *Expression* window.
- 7. Define **Filter Expression** to filter the aggregation process. You can enter the expression or click icon to define using the *Expression* window.
- 8. Click **Save** and save the Business Measure details.

You can view individual Business Measure at any given point by clicking the icon. The *View Business Measures* window displays the details of the selected Business Measure definition. The User Info grid at the bottom of the window displays the metadata information about the Business Measure created along with the option to add comments.

You can update the existing Business Measure definition details except for the Code and Short Description by clicking the icon.

You can copy the existing Business Measure details to quickly create a new Business Measure by clicking the

icon. You can later modify the Code or Short Description, add/remove Entities and Attributes, and also define the join/filter conditions. You need to have Add Business Measure function role mapped to copy the Business Measure definitions.

You can remove the Business Measure definition(s) which are created by you and which are no longer required in

the system by deleting from the Business Measures window, by clicking the licon. You need to have Delete Measures function role mapped to delete a Business Measure. Delete function permanently removes the Business Measure details from the database. Ensure that you have verified the details as indicated below:

- A Business Measure definition marked for deletion is not accessible for other users.
- Every delete action has to be **Authorized/Rejected** by the authorizer.

On Authorization, the Business Measure details are removed.

On Rejection, the Business Measure details are reverted back to authorized state.

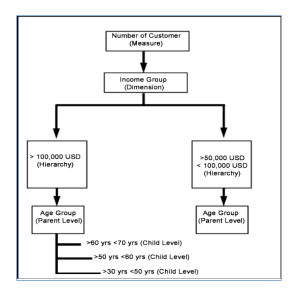
- You cannot update Business Measure details before authorizing/rejecting the deletion.
- An un-authorized Business Measure definition can be deleted.

### **Business Hierarchy**

Business Hierarchy refers to *Organizing Data* into logical tree structure to represent the groups and relations among various levels at which measure can be viewed. A measure can be viewed at different levels depending upon the hierarchy breakdown of the dimension category.

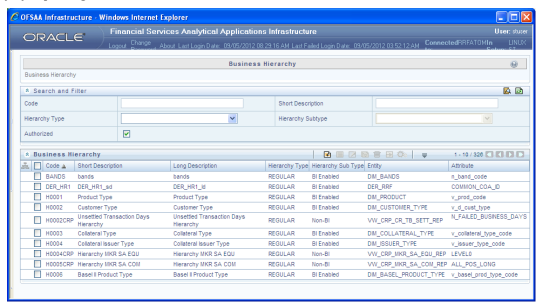
For example, consider the following structure.





You can view the Number of Customers (Measure) across Income Group (Dimension), which is further broken down by different age groups (Hierarchy). While number of customers is a metric, it is useful when viewed based on some categorization such as customer income profile or customers having an annual income of over USD 100,000 per annum, to provide better quality of information.

You (Business Analysts) need to have SYSBAU, Oracle Cube Administrator (ORACUB), and View Hierarchy function role mapped to access Business Hierarchy section in the BMM framework. You can access Business Hierarchy by expanding BMM section within the tree structure of LHS menu.



The *Business Hierarchy* window displays the list of pre-defined Business Hierarchies with their Code, Short Description, Long Description, Hierarchy Type, Hierarchy Sub Type, Entity, and Attribute. You can create Business Hierarchies for measure(s), and view, edit, copy, or delete the required Business Hierarchies.

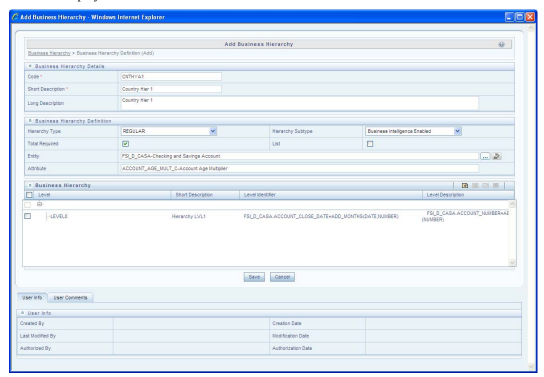
You can also make use of Search and Pagination options to search for a specific Business Hierarchy based on the Code, Short Description, Hierarchy Type, Hierarchy Sub Type, and Authorization status, or view the list of existing Business Hierarchies within the system.



### **Create Business Hierarchy**

You can create a Business Hierarchy by specifying the Hierarchy definition details and defining the required Hierarchies. To create a Business Hierarchy in the *Business Hierarchy* window:

1. Click icon from the Business Hierarchy toolbar. The *Add Business Hierarchy* window is displayed.



2. Enter the details in Business Hierarchy Details section as tabulated.

Field	Description
	Enter a distinct code to identify the Hierarchy. Ensure that the code is alphanumeric with a maximum of 8 characters in length and there are no special characters except underscore "."
	Note the following:
	The code can be indicative of the type of Hierarchy being created.
Code	A pre-defined Code and Short Description cannot be changed.
	■ Same Code or Short Description cannot be used for Essbase installation:  "\$\$\$UNIVERSE\$\$\$", "#MISSING", "#MI", "CALC", "DIM", "ALL", "FIX",  "ENDFIX", "HISTORY", "YEAR", "SEASON", "PERIOD", "QUARTER",  "MONTH", "WEEK", "DAY".
	In Unauthorized state, the users having Authorize Rights can view all the unauthorized  Metadata.



Field	Description
Short Description	Enter a Short Description based on the defined code. Ensure that the description is of a maximum of 8 characters in length and does not contain any special characters except underscore "_".
Long Description	Enter the Long Description if you are creating subject-oriented Hierarchy to help users for whom the Hierarchy is being created or other details about the type/subject. Ensure that description is of a maximum of 100 characters in length.

3. In the Business Hierarchy Definition section, select the **Hierarchy Type** from the drop down list.

**NOTE:** Hierarchy Type is the basic differentiator and based on your selection, the other options to define the Business Hierarchy are available.

You can select the following Hierarchy Type/Sub-Type. Click the links to navigate to the respective sections and define the required Hierarchy.

Hierarchy Type	Description / Hier	rarchy Sub Type		
Regular	In a Regular Hierarch  Non Business In  In a non Busine required levels. The Business Intellig You can Enable bustructure leaf values based In a BI enabled business Intellige In a BI enabled business based	hy Type, you can define the telligence Enabled ess Intelligence Enabled The levels defined will for	Hierarchy, you need in the Hierarchy.  archy when you are no olatile and also when umns. The system with the properties of the values based on achierarchies like, Reg	ot sure of the Hierarchy the Hierarchy structure ill automatically detect Total node is required tual data. For example,



Hierarchy Type	Description / Hierarchy Sub Type
	This option can be selected to define a Parent Child Type hierarchy.
Measure	A Measure Hierarchy consists of the defined measure as nodes and has only the <i>Non Business Intelligence Enabled</i> as Hierarchy Sub Type.
Time	A Time Hierarchy consists of the levels/nodes of high time granularity and has only the <i>Business Intelligence Enabled</i> as Hierarchy Sub Type.

**NOTE:** When the defined Hierarchy consists of more than 100 leaf levels, the system treats it as a Large Hierarchy in order to provide efficient and optimized hierarchy handling. For more information on modify the default value, refer Large Hierarchy.

Once you have populated the required details in Business Hierarchy Definition and Hierarchy details section, save the details.

4. Click **Save** in *Add Business Hierarchy* window and save the details.

You can view individual Business Hierarchy at any given point by clicking the icon. The *View Business Hierarchy* window displays the details of the selected Business Hierarchy definition. The *User Info* grid at the bottom of the window displays metadata information about Business Hierarchy created along with the option to add comments.

You can update the existing Business Hierarchy definition details except for the Code, Short Description, and Hierarchy Type/Sub-Type, by clicking the icon. You need to have Modify Hierarchy function role mapped to modify the Business Hierarchy definitions.

You can copy the existing Business Hierarchy details to quickly create a new Business Hierarchy, by clicking the icon. You need to have Add Hierarchy function role mapped to copy the Business Hierarchy definitions.

You can remove the Business Hierarchy definition(s) which are created by you and which are no longer required

in the system by deleting from the *Business Hierarchy* window, by clicking the icon. You need to have Delete Hierarchy function role mapped to delete a Business Hierarchy. Delete function permanently removes the Business Hierarchy details from the database. Ensure that you have verified the details as indicated below:

- A Business Hierarchy definition marked for deletion is not accessible for other users.
- Every delete action has to be **Authorized/Rejected** by the authorizer.

On Authorization, the Business Hierarchy details are removed.

On Rejection, the Business Hierarchy details are reverted back to authorized state.

- You cannot update Business Hierarchy details before authorizing/rejecting the deletion.
- An un-authorized Business Hierarchy definition can be deleted.

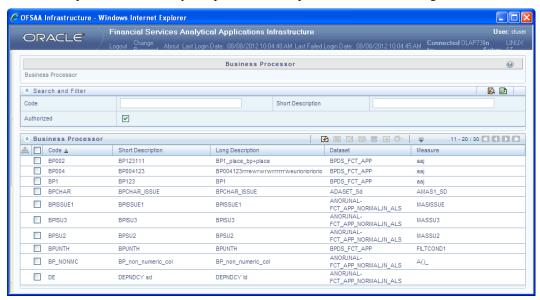
#### **Business Processor**

Business Processor refers to a uniquely named data element of relevance which can be used to define views within the data warehouse. It typically implies aggregated information as opposed to information at a detailed granular level that is available before adequate transformations.



A Business Processor encapsulates business logic for assigning a value to a measure as a function of observed values for other measures. Business Processors are required Measurements that require complex transformations that entail transforming data based on a function of available base measures. Measurements that require complex transformations that entail transforming data based on a function of available base measures require Business Processors. A supervisory requirement necessitates the definition of such complex transformations with available metadata constructs.

Business Processors are metadata constructs that are used in the definition of such complex rules. Business Processors are designed to update a measure with another computed value. When a rule that is defined with a Business Processor is processed, the newly computed value is updated on the defined target.



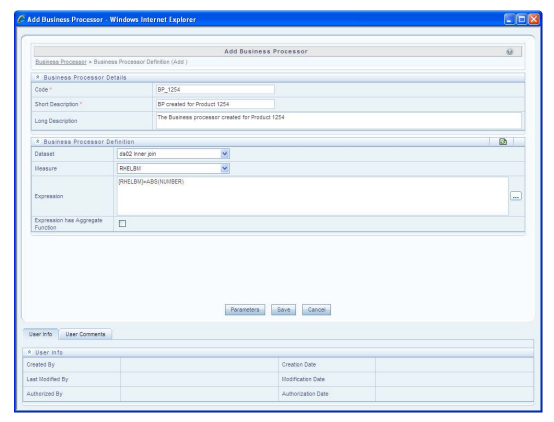
The *Business Processor* window displays the list of pre-defined Business Processors with their Code, Short Description, Long Description, Dataset, and Measure. The *Business Processor* window allows you to generate values that are functions of base measure values. Using the metadata abstraction of a business processor, power users have the ability to design rule-based transformation to the underlying data within the data warehouse / store. You can make use of Search and Filter option to search for specific Business Processors based on Code, Short Description, or Authorized status. The Pagination option helps you to manage the view of existing Business Processors within the system.

#### **Create Business Processor**

To create a Business Processor from the Business Processor window:

1. Click icon. The *Add Business Processor* window is displayed.





### 2. Enter the details as tabulated:

Field	Description
Code	While creating a new Business Processor, you need to define a distinct identifier/Code.  It is recommended that you define a code that is descriptive or indicative of the type of Business Processor being created. This will help in identifying it while creating rules.  Note the following:  It is mandatory to enter a Code.  The Code should be minimum eight characters in length; it can be alphabetical, numerical (only 0-9) or alphanumerical characters.  The Code should start with an Alphabet.  The Code cannot contain special characters with the exception of the underscore symbol (_).



Field	Description
Short Description	Short description is useful in understanding the content of the Business Processor you are creating. It would help to enter a description based on the code.
	Note the following:
	It is mandatory to enter a Short Description.
	The Short Description should be of minimum one character and maximum of 80 characters in length.
	• Only Alphanumeric, non-English, and Special characters such as " <blank space="">", ".", "\$", "&amp;", "\", "&lt;", "&gt;", "\", "(", "_", and "-" are permitted to be entered in the Short Description field.</blank>
Long Description	The long description gives an in-depth understanding of the Business process you are creating. It would help you to enter a Long Description based on the code.
	The Long Description should be of minimum one character and maximum 100 characters in length.
Data Set	Select the Data Set from the drop-down list. The list of available Data Sets for the selected Information Domain will appear in the drop-down.
	The Short Description of the Data Sets as entered in the <i>Data Sets</i> window under <b>Business Metadata Management</b> will be reflected in the dropdown.
Measure	Select the Measure from the drop-down list. All base measures that are defined on any of the tables present in the selected Data Set will appear in the drop-down.
	If the underlying measure is deleted after the Business Processor definition, then the corresponding <b>Business Processor</b> definition will automatically be invalidated.
Expression	Click icon. The Expression window is displayed.
	The placeholder option enables the user to provide values for the constants in the expression. The user can specify values to the business processor expression during the run time rather than at definition time through the place holders defined while specifying
	the expression. The user can specify the expression in the "Expression" field.
	Note the following:
	The values for the placeholders can be alphanumeric.
	■ The process of specifying place holders enables the user to execute the same business processor definition with different values during the run time.



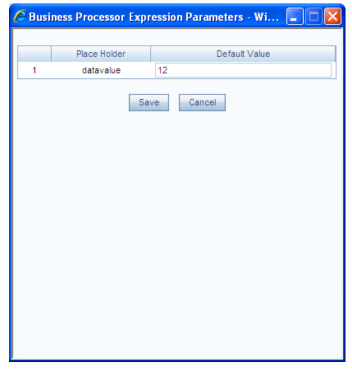
Field	Description
Expression has Aggregate Function	The expression may require an aggregation function depending on the business logic.  The aggregation functions have to be entered in the expression field per acceptable syntax. IF an aggregation function is used in the expressions, the checkbox "Expression has Aggregate Function" must be enabled. Leave the checkbox "Expression has Aggregate Function" blank if your expression does not contain an aggregation function.

You can also:

Click icon in the *Business Processor Definition* grid to refresh the entries.

Click Parameters icon to specify default values for any of the placeholders defined.

The Business Processor Expression Parameters dialog is displayed.



- 1. Enter a default value for the place holders defined along with the expression in the **Default Value** box.
- 2. Click **Save** to save the default value for a Place Holder. The *User Info* grid at the bottom of the window displays the metadata information about the Business Processor definition created along with the option to add comments.
- 3. Click **Save**. The Business Processor is saved and listed in the *Business Processor* window after validating the entries.

You can view individual Business Processor definition details at any given point, by clicking the licon. The *View Business Processor* window displays the details of the selected Business Processor definition. The *User Info* 



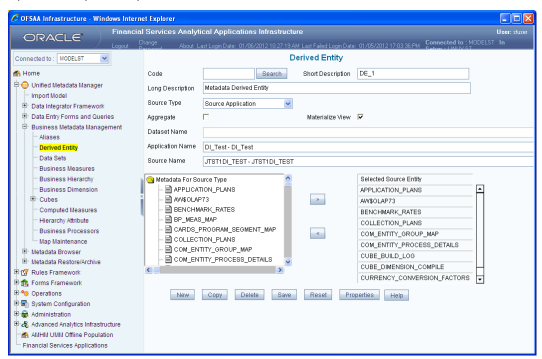
grid at the bottom of the window displays the metadata information about the Business Processor definition along with the option to add comments.

You can update the existing Business Processor definition details except for the Business Processor Code and Short Description, by clicking the icon.

You can copy the existing Business Processor to quickly create a new Business Processor definition based on the existing rule details or by updating the required parameters, by clicking the icon. You can remove Business Processor definition(s) which are no longer required in the system by clicking the icon.

### **Derived Entity**

Entity refers to a table in which data is stored. Derived Entity within the Infrastructure system facilitates you to define entities which are populated through a series of data transformation processes resulting from an existing Data Set or a Source Application. An Entity can be used to define other Business Metadata such as measures, hierarchies, dimensions, data sets, and cubes.

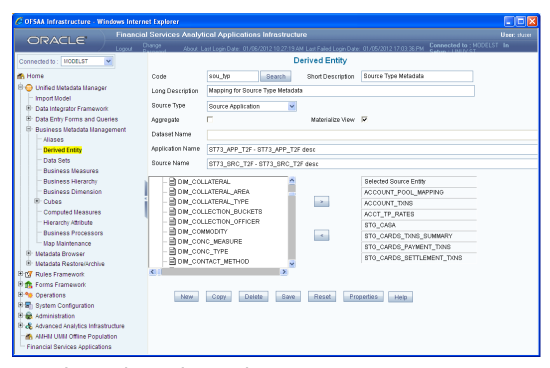


You (Business Analysts) need to have View Derived Entities function role mapped to access Derived Entity section in the BMM framework. You can access Derived Entity by expanding BMM section within the tree structure of LHS menu. The *Derived Entity* window displays the options to define and edit the derived entity definitions for a selected table.

### **Create Derived Entity**

You can define Derived Entity only if you have Add Derived Entity function role mapped in the Infrastructure system. You can create a Derived Entity based on Data Set or Source Application. To define a Derived Entity based on Source Application, you need to have defined permissions for the particular Source Application in the Atomic schema. You can also authorize a Derived Entity created by other users if you have the authorizer rights.





To create a Derived Entity in the Derived Entity window:

- 1. Click **New** if you are defining the derived entity for the first time.
- 2. Enter the details as tabulated.

Field	Description
Code	Enter a distinct code to identify the Entity. Ensure that the code is alphanumeric with a maximum of 8 characters in length and there are no special characters except underscore "."  Note the following:  The code can be indicative of the type of Derived Entity being created.  A pre-defined Code and Short Description cannot be changed.  Same Code or Short Description cannot be used for Essbase installation: "\$\$\$UNIVERSE\$\$\$", "#MISSING", "#MI", "CALC", "DIM", "ALL", "FIX", "ENDFIX", "HISTORY", "YEAR", "SEASON", "PERIOD", "QUARTER", "MONTH", "WEEK", "DAY".  In Unauthorized state, the users having Authorize Rights can view all the unauthorized Metadata.  You can also search for an existing code or Derived Entity.  Click Search, the Search window is displayed.



Field	Description
	<ul> <li>Double-click the required code from the list of available Derived Entities or enter the description for the required Derived Entity in Description Filter and press Enter. The matching Derived Entity code is displayed.</li> <li>Select List Un Authorized checkbox to view all the un authorized metadata.</li> </ul>
Short Description	Enter a Short Description based on the defined code. Ensure that the description is of a maximum of 80 characters in length and does not contain any special characters except "_, (), -, \$".
Long Description	Enter the Long Description if you are creating subject-oriented Derived Entity to help users for whom the Derived Entity is being created or other details about the type/subject. Ensure that the description is of a maximum of 100 characters in length.
Source Type	Select either Data Set or Source Application from the drop down list.
Aggregate	Select <b>Aggregate</b> checkbox to collate the information for the Derived Entity.
Materialize View	(Optional) Select the <b>Materialize View</b> checkbox if you are using Oracle database to create a Materialized View with the Derived Entity Name and short description.  Note: You cannot enable the Materialize View option if you are using IBM DB2 database.
Data Set Name	Option available only if the Source Type is selected as <b>Data Set</b> .  Select the <b>Data Set Name</b> from the drop-down list. The Short Description for the Data Sets is available in the drop down list to select.
Application Name	Option available only if the Source Type is selected as Source Application.  Select the Application Name from the drop down list.
Source Name	Option available only if the Source Type is selected as Source Application.  Based on the Application selected the related Sources are listed. Select the Source Name from the drop-down list.

On selecting the Data Set Name or Source Application Name, the respective fields are displayed in the **Metadata** for Source Type list.

- 1. Double-click **Metadata for Source Type**. The list of Metadata defined on the selected Data Set or Application and Source is displayed.
- 2. Click + to expand the folders. Select the required metadata and click ...
- 3. Click **Save**. A confirmation dialog is displayed. The details are displayed in the *Derived Entity* window with the **Code** and **Short Description** as non-editable fields.

You can copy the pre-defined Derived Entity details to create another entity only if you have View Derived Entity, Add Derived Entity, and Modify Derived Entity function roles mapped.

To copy a Derived Entity in the *Derived Entity* window, enter the description in the **Description Filter** box and press **Enter**. Click **Copy**. On completion, a confirmation dialog is displayed.



You can view the metadata of the selected Derived Entity. In the *Derived Entity* window click **Properties** and open the *Properties* dialog.

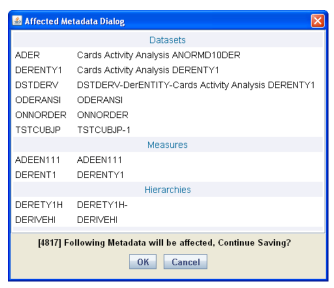
The *Properties* tab displays the metadata properties such as Created By, Creation Date, Last Modified By, Modified Date, Authorized By, and Authorized Date.

The *Comments* tab has a text field to enter additional information as comments about the created Derived Entity definition.

Click **OK** and save the definition with the comments (if any).

You can search for a Derived Entity and modify the details as required by clicking Edit. You need to have Modify Derived Entity function role mapped to edit/modify the Derived Entity definitions. A Derived Entity definition in the un-authorized state (modified by other users) cannot be modified.

When you modify a Derived Entity which is mapped to other metadata definition, the *Affected Metadata* Dialog is displayed with the list of mapped Data Sets, Measures, and Hierarchies which gets auto updated. Click **OK** to confirm, else click **Cancel**.



You can delete a Derived Entity that you have created or if you are authorized to do so. A Derived Entity in **Un-Authorized** state (modified by other users) cannot be deleted. You need to have Delete Derived Entity function role mapped to delete a Derived Entity. Delete function permanently removes the Derived Entity from the database. Ensure that you have verified the details as indicated below:

- A Derived Entity definition marked for deletion is not accessible for other users.
- Every delete action has to be Authorized/Rejected by the authorizer.

On Authorization, the Derived Entity details are removed.

On Rejection, the Derived Entity details are reverted back to authorized state.

- You cannot update Derived Entity details before authorizing/rejecting the deletion.
- An un-authorized Derived Entity definition can be deleted.

# 2.4 Rules Framework

Rules Framework has been re-designed to accommodate new RRF (Run Rule Framework) module with enhanced features and functionalities. However, the existing PR2 (Process Run Rule) framework is also accessible through



**Rules Framework > Designer** link. Based on the module configured, you can access the respective links to view the section details.

Financial institutions require constant monitoring and measurement of risk in order to conform to prevalent regulatory & supervisory standards. Such measurement often entails significant computations and validations with an organization's data. Data must be transformed to support such measurements and calculations. The data transformation is achieved through a set of defined Rules. Rules Framework facilitates you to define a set of rules, reporting objects, and processes that are required to transform data in a warehouse. You can execute Rules and Process and manage to pre-defined rules within the system.

The Rules Framework is used for following three main purposes:

- To design a set of rules, processes and structuring execution flow of processes that are required to transform data in a data warehouse or data store.
- To design reporting objects based on previously transformed data that is stored as aggregated data in multidimensional databases.
- To design reporting objects based on the atomic information stored in the data warehouse or data store.

Before you begin, do the following:

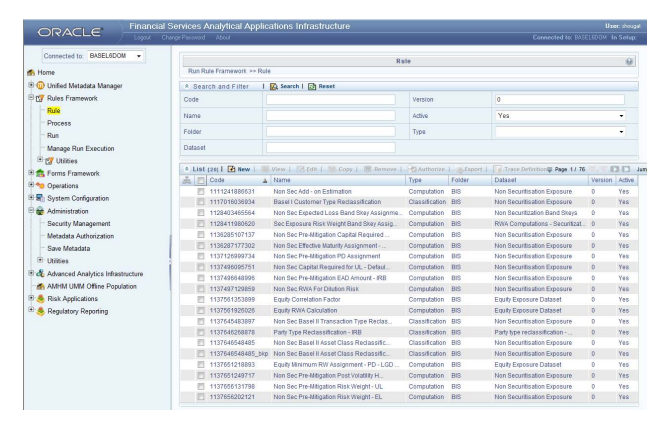
- Select the required **Information Domain**: An Information Domain refers to a logical grouping of specific information and defines the underlying data warehouse or data store in which the physical data model has been implemented. When you login to the Infrastructure system, you can access only those Information Domains to which your user ID is mapped. Contact System Administrator for permissions to access a specific Information Domain.
- Select the associated **Segment**: Segments are defined through the Administration module. A Segment facilitates you to classify all the related metadata in the selected Information Domain. You are authorized to access only those metadata objects to which the segment and user roles have been mapped.

### NOTE:

- For Rules framework functionality, the default system roles that are required are Business Analyst,
   OBIEE Author, and PR2 Administrator.
- User mapped to the role PR2ADMIN will be able to access metadata objects across all segments within an Information Domain through the Rules, Process, and Run Framework.
- The users mapped to the PR2 Administrator role will have the rights to Add, View, Edit, and Delete definitions defined in the Rule, Process, and Run windows.
- Users mapped to the particular Information Domain and segment can view only the Rules/Process/Run definitions defined in the selected Information Domain and segment.

Rules Framework is available within the LHS menu of the Infrastructure home page.





# **2.4.1 Rules**

Financial institutions require constant monitoring and measurement of risk in order to conform to prevalent regulatory & supervisory standards. Such measurement often entails significant computations and validations with an organization's data. Data must be transformed to support such measurements and calculations. The data transformation is achieved through a set of defined Rules.

The Rules option in the Rules Framework provides a framework that facilitates the definition and maintenance of a transformation. The metadata abstraction layer is used in the definition of rules where the user is permitted to reclassify the attributes in the data warehouse model thus transforming the data. The underlying metadata objects such as Hierarchies that are non-large or non-list, Datasets and Business Processors drive the Rule functionality. You need to have PR2ADMIN function role mapped to access the Rule definition. The definition, modification, copy, and deletion of a Rule must be approved by an authorizer, for the action to be effective. The *Rule* window displays the rules created in the current Information Domain with the metadata details such as Code, Name, Description, Type, Folder, Dataset, Version, and Active status.

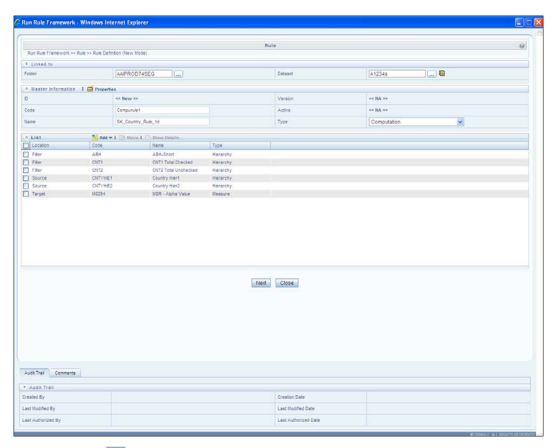
You can archive/restore the existing PR2 definitions using the Metadata Restore/Archive utility and also migrate PR2/RRF definitions through the Command Line Utilities across Information Domains / Setups.

#### **Create Rule**

You can create Rule definitions using the existing metadata objects. To create a Rule definition in the *Rule* window:

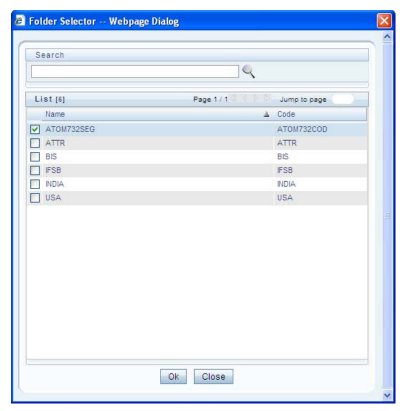
1. Click icon from the List toolbar. The *Rule Definition (New Mode)* window is displayed.





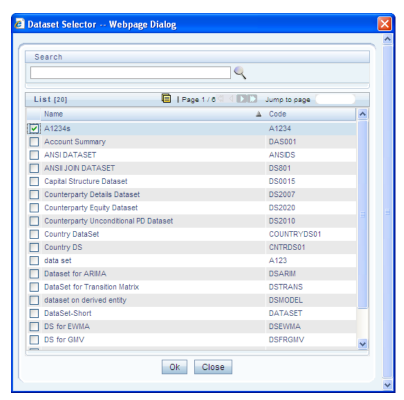
2. Click icon in the adjacent to the Folder field in the *Linked to* grid. The *Folder Selector* dialog is displayed.





- 3. Select the checkbox adjacent to the required folder. Click **OK**. You can also enter a keyword and click the scient icon in the Search field of *Folder Selector* dialog to locate a particular folder.
- 4. Click the icon adjacent to the **Dataset** field in the *Linked to* grid. The *Dataset Selector* dialog is displayed with the list of datasets available under the selected folder.





- 5. Select the checkbox adjacent to the required Dataset name. Click **OK**. In the *Dataset Selector* dialog, you can also do the following:
  - o Search for a particular folder by specifying keyword and clicking sicon.
  - View properties of the selected Dataset by clicking icon.
  - Make use of Pagination option to manage the view of existing Datasets within the system.
- 6. Enter the details in the *Master information* grid as tabulated below:

Field Name	Description
ID	Refers to the default ID of a newly created Rule and is << New >>
Code	Enter a valid code for the Rule. Ensure that the code value specified is of maximum 30 characters in length and does not contain any special characters except "_".
Name	Enter a valid name for the Rule.
Version	By default the version field is displayed as < <na>&gt; for the new Rule being created.  Once the Rule definition is saved, an appropriate version is assigned as either "-1" or "0" depending on the authorization permissions.</na>



Field Name	Description
Active	By default, the Active field is displayed as < <na>&gt; for the new Rule being created.  Once the Rule definition is saved, the status is set to "Yes" if you are an <i>Authorizer</i> creating the Rule or "No" if the created Rule needs to be Authorized by an <i>Authorizer</i>.</na>
Туре	Select the "Type" based on which you would like to create the rule from the dropdown list. You can select either <b>Computation</b> or <b>Classification</b> .

7. Click icon in the *Master info* grid. The *Properties* dialog is displayed.



The *Properties* dialog lists the Rule Properties, Preprocessing status, and Query Optimization Settings as tabulated below. The data in *Query Optimization Settings* are derived from the global properties (if defined) in the *Optimization tab* of *System Configuration > Configuration* window. However, some options defined in Global Preferences precede the Rule level properties that you define here.

Field Name	Description
Properties	
Effective Start Date	Select the Effective Start Date by clicking icon.
Effective End Date	Select the Effective End Date by clicking icon.



Field Name	Description
Last operation type	By default, this field displays the last change done to the Rule definition. While creating a Rule, the field displays the operation type as <b>Created</b> .
Pre processing	
Pre Built Flag	Pre Built Flag refers to the pre-compiled rules, which are executed with the query stored in database. While defining a Rule, you can make use of Pre Built Flag to fasten the Rule execution process by making use of existing technical metadata details wherein the rule query is not rebuilt again during Rule execution.  By default, Pre Built Flag status is set to "No". This indicates that the query statement is formed dynamically retrieving the technical metadata details. If the Pre Built Flag status is set to "Yes" then the relevant metadata details required to form the rule query is stored in database on "Save" of a Rule definition. Also, the Rule will not be dynamically formed based on the current definition of dataset and the BP. When this rule is executed, database is accessed to form the rule query based on stored metadata details, thus ensuring performance enhancement during Rule execution.  Select the required option from the drop down list.
Query Optimization Setting	gs
Merge Hints	Specify the SQL Hint that can be used to optimize Merge Query.  For example, "/*+ ALL_ROWS */"  In a Rule Execution, Merge Query formed using definition level Merge Hint precede over the Global Merge Hint Parameters defined in the Optimization tab of System Configuration > Configuration window. In case the definition level Merge Hint is empty / null, Global Merge Hint (if defined) is included in the query.
Select Hints	Specify the SQL Hint that can be used to optimize Merge Query by selecting the specified query.  For example, "SELECT /*+ IS_PARALLEL */"  In a Rule Execution, Merge Query formed using definition level Select Hint precede over the Global Select Hint Parameters defined in the Optimization tab of System Configuration > Configuration window. In case the definition level Select Hint is empty / null, Global Select Hint (if defined) is included in the query.



Field Name	Description
Pre Script	Refers to a set of semicolon (;) separated statements which are to be executed <b>before</b> Merge Query on the same connection object.  In a Rule Execution, Global Pre Script Parameters (defined in <i>Configuration</i> window) are added to a Batch followed by Rule definition level Pre Script statements if the same has been provided during rule definition. However, it is not mandatory to have a Pre Script either at Global or definition level.
Post Script	Refers to a set of semicolon (;) separated statements which are to be executed after Merge Query on the same connection object.  In a Rule Execution, Global Post Script Parameters (defined in <i>Configuration</i> window) are added to a Batch followed by Rule definition level Post Script statements if the same has been provided during rule definition. However, it is not mandatory to have a Post Script either at Global or definition level.
Use ROWID	You can select the ROWID checkbox to create a Merge Statement based on ROWID instead of Primary Keys.  In a Rule Execution, ROWID is considered while creating Merge Statement if Use ROWID checkbox is selected in either Global Parameters (Configuration window) or Rule definition properties.  If Use ROWID checkbox is not selected in either Global Parameters (Configuration window) or Rule definition properties, then the flag is set to "N" and Primary Keys are considered while creating in Merge Statements.

8. Click **OK**. The properties are saved for the current Rule definition.

# Add Members to Filter

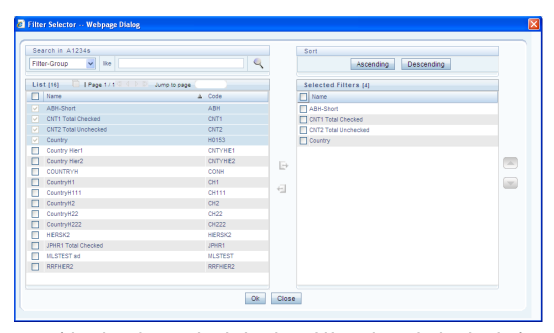
You can define filters for a Rule definition such as Hierarchy, Filter-Data Element, Filter-Hierarchy, or Filter Group.

**NOTE:** In order to access *Filter Selector* window and to select the pre-defined filters, you need to have **FILTERRULE** function mapped to your role.

To create a filter for a Rule in the Rule Definition (New Mode) window:

1. Click icon from the *List* grid and click the icon. The *Filter Selector* window is displayed.





The LHS pane of the *Filter Selector* window displays the available members under the selected Information Domain and Dataset.

2. Select any of the following filters from the *List* grid drop down list to sort the members:

Member Type	Description
Hierarchy	Hierarchy refers to the defined Business Hierarchies and will list all the UMM  Hierarchies pertaining to the selected dataset.
Filter-Data Element	Data Element Filter is a stored rule that expresses a set of constraints. Only columns that match the data type of your Data Element selection are offered in the Data Element drop down list box.
Filter-Hierarchy	Hierarchy Filter allows you to utilize rollup nodes within a Hierarchy to help you exclude (filter out) or include data within an OFSAA rule.
Filter-Group	Group Filters can be used to combine multiple Data Element Filters with a logical "AND".

- 3. Select the checkbox adjacent to the members you want to select.
- 4. Click icon to move the selected members to the **Selected Filters** pane.

**NOTE:** You can select maximum of nine Filters for a Rule.

In Filter Selector window you can:

You can search for a specific member type by selecting from the drop-down list and clicking icon. You can also modify your search criteria specifying the nearest keyword in the **like** field.

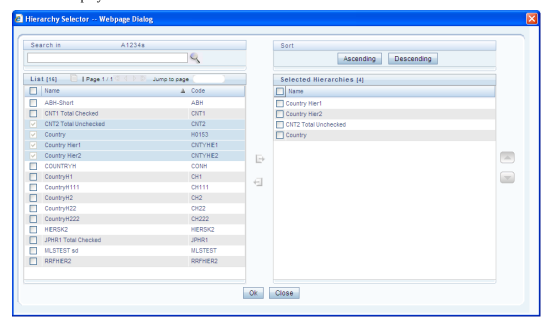


- The Pagination option helps you to manage the view of existing Hierarchies within the system.
- O Click icon to view the details of a selected member.
- Click Ascending or Descending icon to sort the selected components in Ascending or Descending order.
- O Click or icon to re-arrange the selected list of members.
- 5. Click icon to remove selected members from the Selected Filters pane. Click **OK**. The selected filters are listed in the *Rule Definition (New Mode)* window.

### Add Hierarchies to Source

The Source and Target can be selected from the *List* grid. To select the Source for a Rule in the *Rule Definition* (New Mode) window:

1. Click the icon from the *List* grid and select . The *Hierarchy Selector* window is displayed.



The LHS pane of the *Hierarchy Selector* window displays the available hierarchies under the selected Folder.

- 2. Select the checkbox adjacent to the Hierarchies you want to select as Source.
- 3. Click icon to move the selected hierarchies to the Selected Hierarchies pane.

You can select maximum of nine Sources for a Rule. In Hierarchy Selector window you can:

- Search for a member by specifying the nearest keyword and clicking sicon.
- The Pagination option helps you to manage the view of existing Hierarchies within the system.
- O Click icon to view the details of a selected hierarchy.

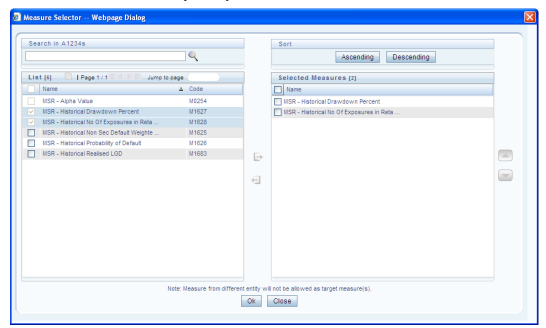


- Click **Ascending** or **Descending** icon to sort the selected components in Ascending or Descending order.
- O Click or icon to re-arrange the selected list of hierarchies.
- o Click licon to remove selected hierarchies from the Selected Hierarchies pane.
- 4. Click **OK**. The selected hierarchies are listed in the *Rule Definition (New Mode)* window.

### Add Measures / Hierarchies to Target

To select the Target for a Rule in the Rule Definition (New Mode) window:

1. Click the icon from the *List* grid and select icon. The *Measure Selector / Hierarchy Selector* window is displayed. The *Measure Selector* and *Hierarchy Selector* windows are displayed depending on the Type of the Rule you have selected, i.e. the Computation Rule and Classification Rule respectively.



The LHS pane of the *Measure Selector / Hierarchy Selector* window displays the available Measures / Hierarchies under the selected Information Domain and Dataset.

- 2. Select the checkbox(s) adjacent to the members you want to select as Target.
- 3. Click icon to move the selected measures to the Selected Measures / Selected Hierarchies pane:

**NOTE:** Measures from different entities are not allowed as target measures. You can select maximum of five measures and a single Hierarchy to the target.

In Measure Selector / Hierarchy Selector window you can:

- Search for a member by specifying the nearest keyword and clicking icon.
- o The Pagination option helps you to manage the view of existing members within the



system.

- Click icon to view the details of a selected member.
- Click **Ascending** or **Descending** icon to sort the selected components in Ascending or Descending order.
- O Click or icon to re-arrange the selected list of members.
- O Click icon to remove selected measures from the Selected Measures / Selected Hierarchies pane.
- 4. Click **OK**. The selected members are listed in the *Rule Definition (New Mode)* window.

In the List grid you can also:

- o Click ☑ icon to move a selected member between Filter, Source, or Target.
- Click icon to view the selected member details.

Once all the necessary information in the first window of the *Rule Definition (New Mode)* is populated, click **Next** button to navigate to the concurrent procedures of defining a Rule.

#### Hierarchical Member Selection

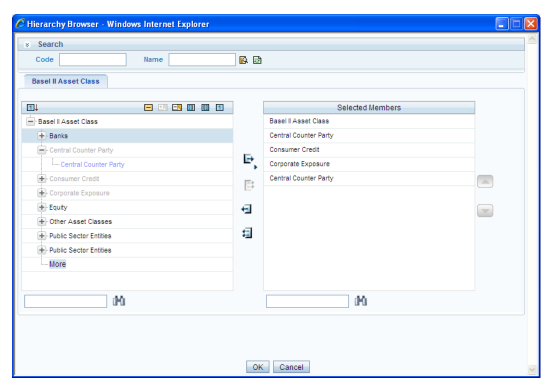
The second window of *Rule Definition (New Mode)* window displays all the information you have provided in the *Linked to* and *Master info* grids. You can view the filters you have selected in the *Rule Condition* grid. In the Rule Condition grid, you can apply conditions for each of the BMM hierarchy filters.

**NOTE:** In case of Data Element, Group, or Hierarchy filters, you can only view the SQL query.

To apply condition for a BMM hierarchy filter and view the SQL query in the Rule Condition grid:

1. Click icon adjacent to the filter details. The *Hierarchy Browser* window is displayed.





The *Search* grid allows you to search for a particular member by entering Code or any part of the Name and clicking icon. You can click icon to refresh the Code or name fields. You can also find a member in the grid using icon.

- 1. Click and expand the members of the selected hierarchy.
- 2. Select a member / node and click to select the same. Click the to select the member as Self or Parent. In the *Hierarchy Browser* window you can also:
  - Click or or the members by Code or Name.
  - o Click 

    or □ to expand or collapse the members under a node.
  - O Click 🖽 or 🖪 to expand a branch or collapse a branch.
  - O Click or to view the code values of members right or left.
  - Click or or to show code or show name of the members.

Click or to re-arrange the members in the Selected Members pane. However, the rearranged members are not displayed on the *Combination Mapper* grid based on the reordering.

3. Click rejudent to a filter details. The *Preview SQL Query* window is displayed with the resultant SQL query.

#### Move Source to Slicer

The selected Source and Target Hierarchies are displayed under *Combination Mapper* grid. You can move the source Hierarchies from *Combination Mapper* grid to Slicer. To move a source Hierarchy from *Combination Mapper* grid to *Slicer* grid:



- 1. Click the Hierarchy member and drag it to the *Slicer* grid. The member is displayed under *Slicer* grid.
- Click is icon to select the members of a Hierarchy. The Hierarchy Browser is displayed.
- 3. Click icon. The *CombiFilter Node Browser* window is displayed.



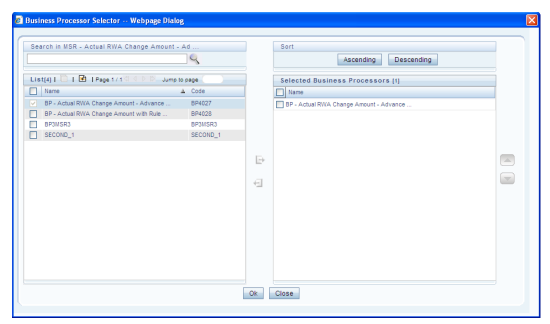
4. Select the checkbox adjacent to the member name and click **OK**.

## Select Business Processor as Target

The Measures selected as target are displayed under Target page in the *Combination Mapper* grid. You can select the Business Processors (BP) from these Measures. To select the Business Processors form a Measure:

1. Click icon in the Measure displayed under Target page. The *Business Processor Selector* window is displayed.





Select the checkbox adjacent to the Business Processor name and click .



In Business Processor Selector window you can:

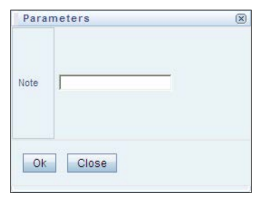
- Search for a Business Processor by specifying the nearest keyword and clicking
- The Pagination option helps you to manage the view of existing Business Processors within the system.
- Click icon to view the details of a selected Business Processor.
- Click icon to define a new Business Processor.
- Click **Ascending** or **Descending** icon to sort the selected components in Ascending or Descending order.
- Click or licon to re-arrange the selected list of Business Processors.
- Click icon to remove the selected Business Processors from **Selected Business** Processors pane.
- 3. Click **OK**. The selected Business Processors are listed under the *Combination Mapper* grid along with the Source and Filer definition details.(Optional) After selecting Business Processor(s) in the Combination Mapper grid, you can set the Default Target member, specify Parameters, and exclude child nodes for the Rule definition.
  - You can set the selected Target member as default by clicking licon on the header bar of required Business Processor and selecting Default Member checkbox. When a Target member is selected as default, all the unmapped Source member combinations for that Target object will be logically mapped to the default member and the corresponding target appears disabled. Run time parameters cannot be applied for such defaulted target BP's. However, the logical mappings will not overwrite the physical mapping.
    - You can specify parameters for the selected Business Processor. Select the checkbox(s)



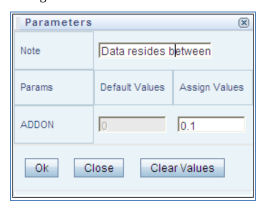
adjacent to the required Business Processor and click icon adjacent to a checkbox selected. The *Parameters* pop-up is displayed.

**NOTE:** A physical mapping is established when mapping is explicitly done upon a combination of source and target members.

 For a Classification Rule and Computation Rule with non-parameterized BP, the Parameters pop-up is as displayed. Enter the required note in the text field and click OK.



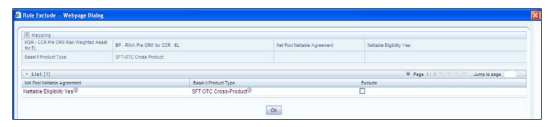
o For a Computation Rule with parameterized BP, the Parameters pop-up is as displayed. Enter the required note in the text field. The *Parameter Default Value* is fetched from the *Business Processor* definition and the *Assign Value* can be entered manually which is considered during Rule execution at Runtime. You can also clear the *Assign Value* field by clicking the **Clear Values** icon. Click **OK**.



You can exclude child node(s) in the Combination Mapper grid, if they are not required
in the Rule execution. Click (Exclude) icon. The Rule Exclude window is
displayed.

**NOTE:** The exclude icon is available only for the combinations with physical mappings. When a default member is removed from the target member, all logical mappings would be removed retaining only physical mappings.





- The Rule exclude window displays only the child nodes associated to a Parent node. Ensure that the selected parent has associated child nodes and is not the default member in the target.
- o Select the checkbox adjacent to Rule code that you want to exclude and click **OK**.

Once all the necessary details are entered, click **Save**. The Rule definition is saved with the provided details and is displayed in the *Rule* window. The default version of a new Rule definition created by an Authorizer is "0" and the one created by non-authorizer is "-1". The *Audit Trail* section at the bottom of *Rule Definition (New Mode)* window displays metadata information about the Rule definition created. The *User Comments* section facilitates you to add or update additional information as comments.

You can view individual Rule definition details at any given point. To view the existing Rule definition details in the *Rule* window select the checkbox adjacent to the Rule Code whose details are to be viewed. Click icon in the List tool bar. The *Rule Definition* (*View Mode*) window is displayed with all the details of the selected Rule. Click **Next** and **Back** icons to navigate back and forth in the *Rule Definition* (*View Mode*) window.

You can Modify all the details except ID, Code, Version, Active, and Type of a Rule definition. To modify an existing Rule definition in the *Rule* window, select the checkbox adjacent to the Rule Code whose details are to be updated. Click icon in the *List* tool bar.

## Rule Definition Versioning

When a new Rule is being created the default version field is displayed as <<NA>>. Once the Rule definition is saved, an appropriate version is assigned as either "-1" or "0" depending on the authorization permissions. The default version of a new Rule definition created by an Authorizer is "0" and the one created by non Authorizer is "-1". When you edit and save a Rule, you are prompted either to overwrite the already existing details and save the same as latest version (version "0") or to create a subsequent version wherein the existing details are retained as of current version +1. Note that a definition with version "-1", when edited by an authorized user changes to "0" and an unauthorized user remains as "-1".

## **Copy Rule Definition**

The Copy Rule Definition facilitates you to quickly create a new Rule Definition based on an existing Rule or by updating the values of the required Rule. To copy an existing Rule Definition in the *Rule* window:

- 1. Select the checkbox adjacent to the Rule Code whose details are to be duplicated.
- 2. Click icon in the List toolbar to copy a selected Rule definition. The *Rule Definition (Copy Mode)* window is displayed. Copy icon is disabled if you have selected multiple Rules. In the *Rule Definition (Copy Mode)* window you can:
  - Create new Rule definition with existing variables. Specify a new Rule Code and Folder. Click Save.
  - Create new Rule definition by updating the required variables. Specify new Rule Code,
     Folder, and update other required details. Click Save.

The new Rule definition details are displayed in the *Rule* window. By default, version "0" is set if you have authorization rights, else the version is set to "-1".



#### **Authorize Rule Definition**

A Rule definition when created/modified should be approved by an authorizer. An authorizer can Approve/Reject a pre-defined Rule definition listed within the *Rule* window. To Approve/Reject Rule(s) in the *Rule* window, you need to have Authorizer function mapped to your role. If you are an authorizer, then all the Rule definitions created/modified by you are auto Approved and the Active status is set to "Yes". Else, the Active status is set to "No" and can be authorized.

Select the checkbox(s) adjacent to the required Rule Code(s). Do one of the following:

To **Approve** the selected Rule definitions, click **2** icon.

To **Reject** the selected Rule definitions, click 2 icon.

A Rule is made available for use only after the approval. For a rejected definition a comment with the rejection details will be added.

## **Export Rule to PDF**

You can export single/multiple Rule definition details to a PDF file. To export the Rule definition details in the *Rule* window:

- 1. Select the checkbox(s) adjacent to the Rule Code(s) you want to export.
- 2. Click icon in the List toolbar.
- 3. Click the icon in the popup. The *Export* dialog is displayed.



The *Export* dialog displays the Export Format, Definition Type, and the names of the Selected Definitions. Click **Export**. The process is initiated and is displayed in a pop-up specific to the current download. Once the pdf is generated, you can open / save the file from the *File Download* dialog. You can either save the file on the local machine or view the file contents in a PDF viewer. The downloaded PDF displays all the details such as Linked to, Properties, Master info, Audit Trail, List, Mapping Details, and Comments of all the Rule definitions selected.

#### **Trace Rule Definition Details**

You can trace the metadata details of individual Rule definitions. To trace the underlying metadata details of a Rule definition in the *Rule* window:

- 1. Select the checkbox adjacent to the Rule Code whose details are to be traced.
- 2. Click icon from the List toolbar.

The *Trace Definition* window is displayed with the details such as Traced Object (Name and definition type) and Processes and Runs in which the selected Rule is used. In the *Trace Definition* window you can also select



individual Process or Run and click icon to view the definition details.

#### **Delete Rule Definition**

You can remove Rule definition(s) which are no longer required in the system by deleting from *Rule* window.

- 1. Select the checkbox(s) adjacent to the Rule Code(s) whose details are to be removed.
- 2. Click iii icon from the List tool bar.
- 3. Click **OK** in the information dialog to confirm deletion.

An information dialog is displayed confirming the deletion of the Rule definition(s) and asking the authorization.

## **2.4.2 Process**

A set of rules collectively form a Process. A process definition is represented as a Process Tree. The Process option in the Rules Framework provides a framework that facilitates the definition and maintenance of a process. By defining a Process, you can logically group a collection of rules that pertain to a functional process.

You can define a Process with the existing metadata objects using a hierarchical structure which facilitates the construction of a process tree. Process tree can have many levels and one or many nodes within each level. Subprocesses are defined at level members and process hierarchy members form the leaf members of the tree.

#### NOTE:

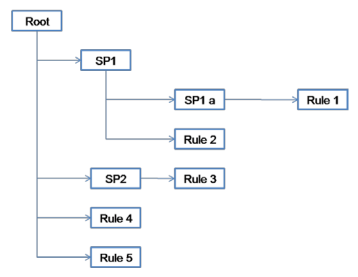
- Precedence defined to each Process determines the Process Initiation Sequence.
- If Precedence is defined, Process Execution (along with the associated Rules) happens based on the precedence defined to each component.
- If no precedence is defined, all the processes within the process tree are initiated together in its natural hierarchical sequence.

Consider the following illustration:

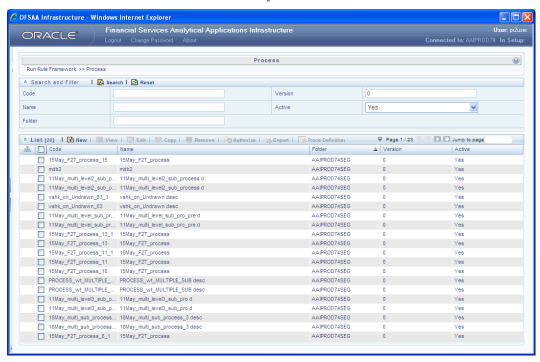
If natural Precedence is defined to the sub process **SP1**, Process Execution is triggered in the sequence Rule 1 > SP1a > Rule 2 > SP1.

If no precedence is defined, all the sub processes SP1, SP2, Rule 4, and Rule 5 are executed in parallel.





Further, the business may require simulating conditions under different business scenarios and evaluate the resultant calculations with respect to the baseline calculation. Such simulations are done through the construction of Processes and Process trees. Underlying metadata objects such as Rules, T2T Definitions, Processes, and Database Stored Procedures drive the Process functionality.



The *Process* window displays the processes created in the current Information Domain with the metadata details such as Code, Name, Folder, Version, and Active. You can archive/restore the existing PR2 definitions using the Metadata Restore/Archive utility and also migrate PR2/RRF definitions through the Command Line Utility across Information Domains / Setups.

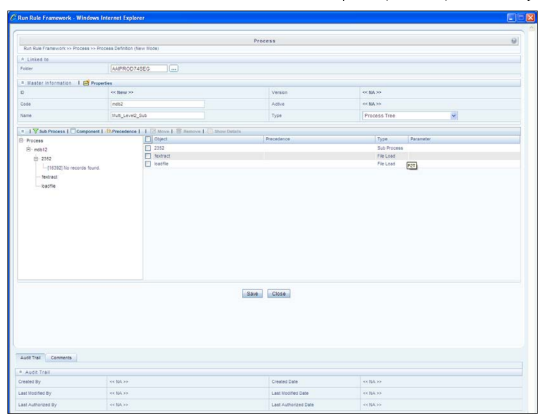
#### **Create Process**

You can build a Process by adding one or more members called Process Nodes. If there are Predecessor Tasks associated with any member, the tasks defined as predecessors precede the execution of that member. To define a



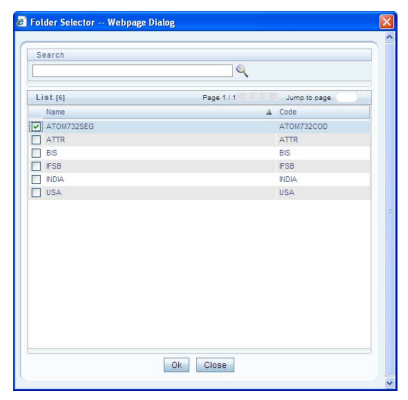
## process in the *Process* window:

1. Click icon from the List toolbar. The *Process Definition (New Mode)* window is displayed.



2. Click icon adjacent to the **Folder** field in the *Linked to* grid. The *Folder Selector* dialog is displayed.





3. Select the checkbox adjacent to the required folder. Click **OK**.

You can also enter a keyword and click icon in the Search field of *Folder Selector* dialog to locate a particular folder. The Pagination option helps you to manage the view of existing Folders within the system.

4. Enter the details of the *Master info* grid as tabulated below:

Field Name	Description
ID	Refers to the default ID of a newly created Process and is < <new>&gt;</new>
Code	Enter a valid code for the Process. Ensure that the code value specified is of maximum 30 characters in length and does not contain any special characters except "_".
Name	Enter a valid name for the Process.
Version	By default the version field is displayed as << <b>NA&gt;&gt;</b> for the new Process being created.  Once the Process definition is saved, an appropriate version is assigned as either "-1" or "0" depending on the authorization permissions.
Active	By default, the Active field is displayed as << <b>NA&gt;&gt;</b> for the new Process being created.  Once the Process definition is saved, the status is set to " <b>Yes</b> " if you are an Authorizer creating the Rule or " <b>No</b> " if the created Rule needs to be Authorized by an <i>Authorizer</i> .



Field Name	Description
Туре	Select the "Type" based on which you would like to create the rule from the dropdown list.

5. Click icon in the *Master info* grid. The *Properties* dialog is displayed.



6. You can edit the below tabulated details in the *Properties* dialog:

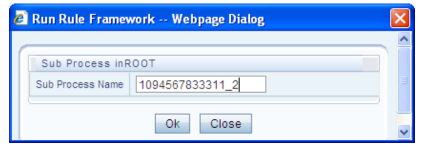
Field Name	Description
Effective Start Date	Select the Effective Start Date by clicking (Calendar) icon.
Effective End Date	Select the Effective Start Date by clicking (Calendar) icon.
Last operation type	By default, this field displays the last change done to the Process definition. While creating a Process, the field displays the operation type as <b>Created</b> .

7. Click **OK**. The properties are saved for the current Process definition.

## Define Sub Process to Root

You can define sub processes to the base process being created or for a pre-defined sub process under a base process. To create a sub processor in the *Process Definition (New Mode)* window:

1. Click **Y** (Sub process) icon. The *Sub Process in ROOT* dialog is displayed.



2. Enter the Sub Process Name and click **OK**.



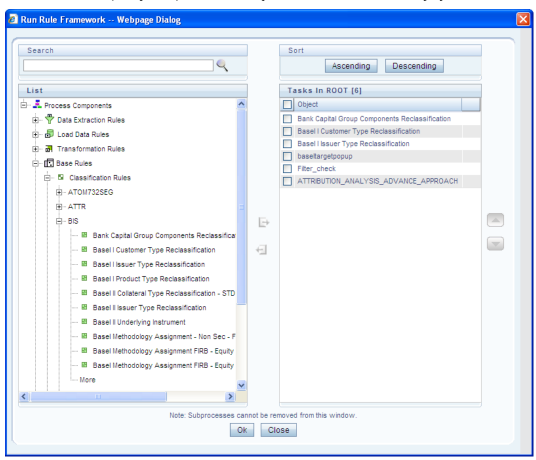
The sub process is listed under the root process as a branch.

**NOTE:** You can further create sub processes for the existing processes or for the base process by selecting the process and following the above procedure.

## Add Component to Base Process / Sub Process

You can add process components to the base process as well as the sub processes. To add the process components from the *Process Definition (New Mode)* window:

- 1. Select the process on which you want to add the component.
- 2. Click (Component) icon. The *Component Selector* window is displayed.



On the List pane of the *Component Selector* window, you can click  $\blacksquare$  icon to expand the members and view the process components.

- 3. Select a Process Component and click to move the component to the *Tasks In < Process Name>* pane. In *Component Selector* window you can also:
  - Search for a component by specifying the nearest keyword and clicking \( \sqrt{} \) icon.
  - Click **Ascending** or **Descending** icon to sort the selected components in Ascending or Descending order.



- O Click or icon to move up or move down the selected components.
- Click icon to add parameters for the selected components.
- The parameters must be specified in double quotes and in case of multiple parameters, specify the values separated by commas. E.g.: "value 1","value 2".
- Click conto remove selected components from the *Tasks In < Process Name>* pane.

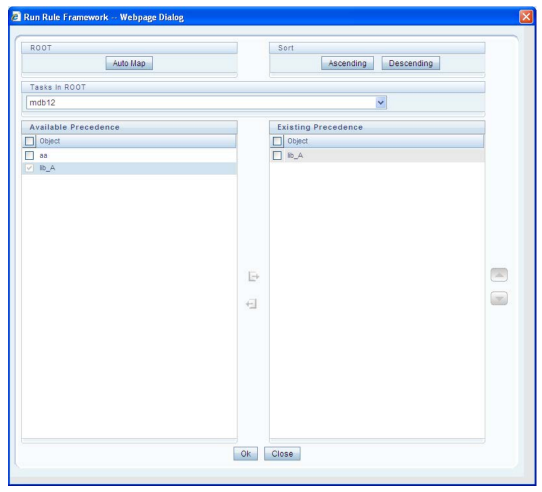
**NOTE:** Sub processes listed in *Tasks In < Process Name>* pane cannot be removed.

4. Click **OK**. The components are listed under the selected process.

## Add Precedence for the Selected Components

You can add precedence for the selected components in the *Process Definition (New Mode)* window. Precedence can be defined to peer processes in a selected parent process. To add precedence for a selected component:

- 1. Select the process for whose components you want to select precedence.
- 2. Click ## (Precedence) icon. The *Precedence Selector* window is displayed.



3. Select **Auto Map** to override the predefined precedence and to set predecessor tasks as precedence.



To manually select predecessor tasks for a task:

- Select a task from Tasks In <Process Name> dropdown box. The other tasks are listed
  in the Available Precedence pane.
- Select the tasks to set as predecessor tasks and click icon.
- o The selected tasks are listed in the **Existing Precedence** pane.

**NOTE:** You cannot select tasks as predecessor tasks if they have cyclic dependencies with the selected task.

In the Precedence Selector window you can also:

- Click Ascending or Descending icon to sort the selected tasks in Ascending or Descending order.
- Click or icon to move up or move down the selected tasks.
- Click icon to remove selected tasks from the Existing Precedence pane.
- 4. Click **OK**. The precedence is set for the tasks in the selected process.

#### Move Tasks among Processes

You can move the tasks which has no dependency, among different processes in the *Process Definition (New Mode)* window. To move tasks:

- 1. Select the checkbox(s) adjacent to the tasks to move to a different process.
- 2. Click icon. The *Move to* dialog is displayed.



- 3. Select the process / subprocess to which you want to move the task.
- 4. Click **OK**. The window is refreshed and the task is displayed under the selected process.

## Remove Tasks from a Process

You can remove / delete the tasks which have no dependency, from the *Process Definition (New Mode)* window. To remove tasks:

- 1. Select the checkbox(s) adjacent to the tasks you want to remove.
- 2. Click iii icon. The Warning dialog is displayed.
- 3. Click OK. The selected tasks are removed from the process.



In the *Process Definition (New Mode)* window, you can also view the details of a selected task by clicking icon.

4. Click **Save**. The process definition is saved with the provided details and is displayed in the *Process* window.

The default version of a new Process definition created by an Authorizer is "0" and the one created by non Authorizer is "-1". The *Audit Trail* section at the bottom of *Process Definition (New Mode)* window displays metadata information about the Process definition created. The *User Comments* section facilitates you to add or update additional information as comments.

You can view individual Process definition details at any given point. To view the existing Process definition details in the *Process* window, select the checkbox adjacent to the Process Code whose details are to be viewed. Click icon in the List tool bar. The *Process Definition (View Mode)* window is displayed with all the details of the selected Process.

You can modify all the details except ID, Code, Version, Active status, and Type of a Process definition. To modify an existing Process definition in the *Process* window, Select the checkbox adjacent to the Process Code whose details are to be updated. Click icon in the List tool bar. Edit icon is disabled if you have selected multiple Processes.

### **Process Definition Versioning**

The default version of a new Process definition created by an Authorizer is "0" and the one created by non Authorizer is "-1". When you edit and save a Process, you are prompted either to overwrite the already existing details and save the same as latest version (version "0") or to create a subsequent version wherein the existing details are retained as of current version +1.

Note that a definition with version "-1", when edited by an authorized user changes to "0" and an unauthorized user remains as "-1".

## **Copy Process Definition**

The Copy Process Definition facilitates you to quickly create a new Process Definition based on an existing Process or by updating the values of the required Process. To copy an existing Process Definition in the *Process* window, select the checkbox adjacent to the Process Code whose details are to be duplicated. Click icon in the *List* toolbar to copy a selected Process definition. The *Process Definition (Copy Mode)* window is displayed. Copy icon is disabled if you have selected multiple Processes. In the *Process Definition (Copy Mode)* window you can:

- Create new Process definition with existing variables. Specify a new Process Code and Folder. Click Save.
- Create new Process definition by updating the required variables. Specify a new **Process Code**, **Folder**, and update other required details. Click **Save**.

The new Process definition details are displayed in the *Process* window. By default, version "0" is set if you have authorization rights, else the version is set to "-1".

#### **Authorize Process Definition**

A Process definition when created/modified should be approved by an authorizer. An authorizer can Approve/Reject a pre-defined Process definition listed within the *Process* window. To Approve/Reject Process(s) in the *Process* window, you need to have Authorizer function mapped to your role. If you are an authorizer, then all the Process definitions created/modified by you are auto Approved and the Active status is set to "Yes". Else, the Active status is set to "No" and can be authorized. Select the checkbox(s) adjacent to the required Process Code(s). Do one of the following:

• To **Approve** the selected Process definitions, click **2** icon.



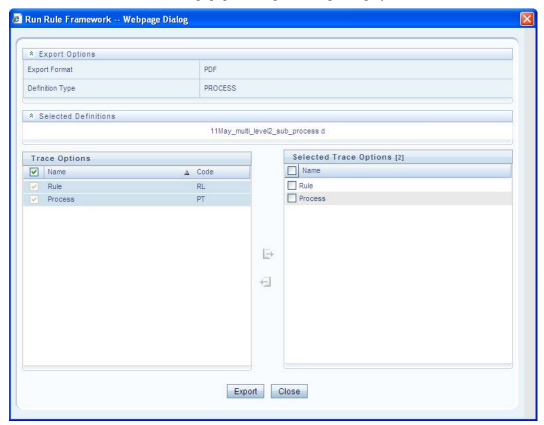
• To **Reject** the selected Process definitions, click **2** icon.

A Process is made available for use only after the approval. For a rejected definition a comment with the rejection details will be added.

## **Export Process to PDF**

You can export single/multiple Process definition details to a PDF file. To export the Process definition details in the *Process* window:

- 1. Select the checkbox(s) adjacent to the required Process Codes.
- 2. Click icon in the *List* toolbar.
- 3. Click the Licon in the popup. The *Export* dialog is displayed.



The *Export* dialog displays the Export Format, Definition Type, the names of the Selected Definitions, and the Trace Options. To select the Trace Options in the Trace Options grid:

- Select the checkbox(s) adjacent to the available options.
- O Click icon. The selected options are displayed in the **Selected Trace Options** pane. You can also select a trace option and click icon to deselect it from the Selected Trace Options pane.
- 4. Click **Export**. The process is initiated and is displayed in a pop-up specific to the current download. Once the pdf is generated, you can open / save the file from the *File Download* dialog.



You can either save the file on the local machine or view the file contents in a PDF viewer. The downloaded PDF displays all the details such as Linked to, Properties, Master info, Audit Trail, List, Mapping Details, and Comments of all the Process definitions selected.

## **Trace Process Definition Details**

You can trace the metadata details of individual Process definitions. To trace the underlying metadata details of a Process definition in the *Process* window:

- 1. Select the checkbox adjacent to the Process Code whose details are to be traced.
- 2. Click icon from the List toolbar. The *Process Definition* window is displayed with the details such as Traced Object (Name and Definition Type), other Processes and Runs in which the selected Process is used. In the *Trace Definition* window you can also select individual Process or Run and click icon to view the definition details.

#### **Delete Process Definition**

You can remove Process definition(s) which are no longer required in the system by deleting from *Process* window.

- 1. Select the checkbox(s) adjacent to the Process Code(s) whose details are to be removed.
- 2. Click iii icon from the List tool bar.
- 3. Click **OK** in the information dialog to confirm deletion. An information dialog is displayed confirming the deletion of the Process definition(s) and asking the authorization of the same.

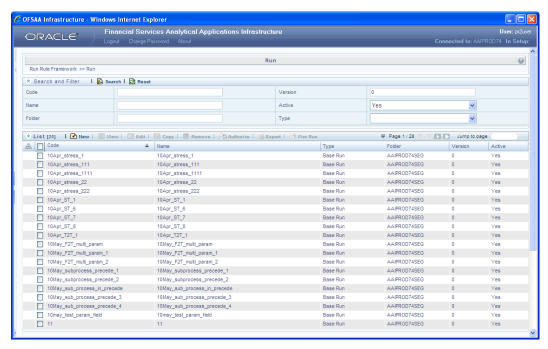
# 2.4.3 Run

The Run option in the Rules framework helps you to combine various components and/or Processes together and execute them with different underlying approaches. Further, Run Conditions and/or Job Conditions can be specified while defining a Run.

Two types of Runs can be defined namely Base Run and Simulation Run.

- **Base Run** allows you to combine different Rules and Processes together as Jobs and apply Run Conditions and job Conditions.
- Simulation Run allows you to replace a Job with another Job (a Job can be a Rule or a Process), in addition to what a Base Run does.





The *Run* window displays the runs created in the current Information Domain with the metadata details such as Code, Name, Type, Folder, Version, and Active status. You can archive/restore the existing PR2 definitions using the Metadata Restore/Archive utility and also migrate PR2/RRF definitions through the Command Line Utility across Information Domains / Setups.

#### **Create Run**

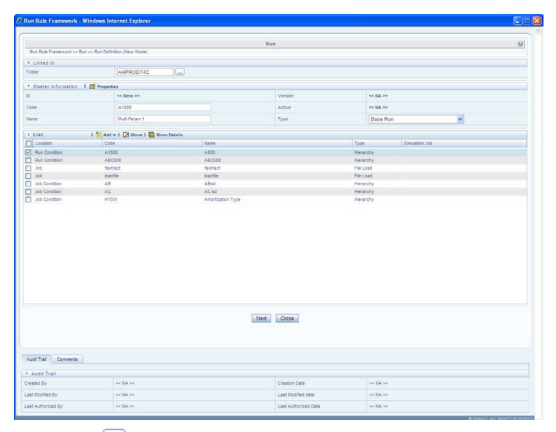
You can create Run definitions using the existing metadata objects. The various components that can be used to form Run definitions are mentioned in Process Hierarchy Members. The following filter conditions can also be applied to a Run definition:

Condition Type	Description
Run Condition	When multiple components are selected, there is likelihood that the components may contain Rules / T2Ts whose target entities are across multiple datasets. When the selected components contain Rules, the target entities (hierarchies) which are common across the datasets are made available for defining Run Conditions. When the selected components contain T2Ts, the hierarchies that are based on the underlying destination tables which are common across the datasets are made available for defining the Run Condition. A Run Condition is defined as a filter on the available hierarchies.
Job Condition	A further level of filter can be applied at the component level. This is achieved through a mapping process.

To create a Run definition in the Run window:

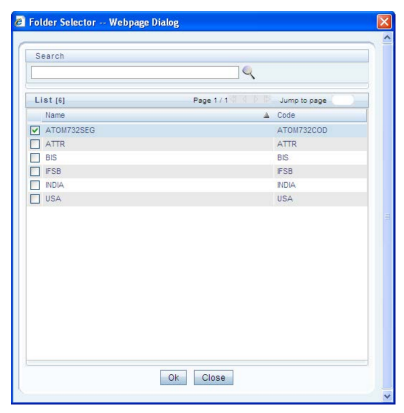
1. Click icon from the List toolbar. The Run Definition (New Mode) window is displayed.





2. Click icon adjacent to the **Folder** field in the *Linked to* grid. The *Folder Selector* dialog is displayed.





3. Select the checkbox adjacent to the required folder. Click **OK**.

You can also enter a keyword and click icon in the **Search** field of *Folder Selector* dialog to locate a particular folder. The Pagination option helps you to manage the view of existing Folders within the system.

4. Enter the details of the *Master info* grid as tabulated below:

Field Name	Description
ID	Refers to the default ID of a newly created Run and is < <new>&gt;</new>
Code	Enter a valid code for the Run. Ensure that the code value specified is of maximum 30 characters in length and does not contain any special characters except "_".
Name	Enter a valid name for the Run.
Version	By default the version field is displayed as < <na>&gt; for the new Run being created.  Once the Run definition is saved, an appropriate version is assigned as either "-1" or "0" depending on the authorization permissions.</na>
Active	By default, the Active field is displayed as < <na>&gt; for the new Run being created.  Once the Run definition is saved, the status is set to "Yes" if you are an <i>Authorizer</i> creating the Run or "No" if the created Run needs to be Authorized by an <i>Authorizer</i>.</na>



Field Name	Description
Туре	Select the type of the Run from the dropdown box either as Base Run or as Simulation Run.

5. Click icon in the *Master info* grid. The *Properties* dialog is displayed.



You can edit the below tabulated details in the *Properties* dialog:

Field Name	Description
Effective Start Date	Select the Effective Start Date by clicking (Calendar) icon.
Effective End Date	Select the Effective Start Date by clicking (Calendar) icon.
Last operation Type	By default, this field displays the last change done to the Run definition. While creating a Run, the field displays the operation type as <b>Created</b> .

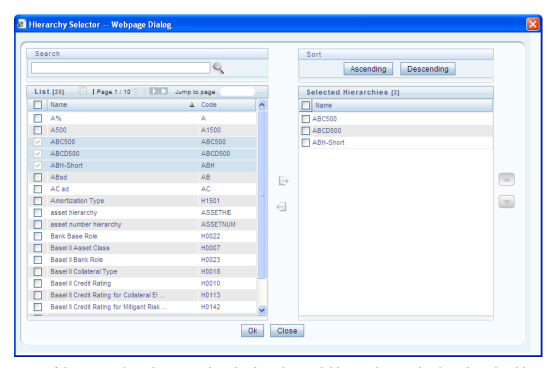
6. Click **OK**. The properties are saved for the current Run definition.

## Select Run Condition for Run

You can select conditions to preset the initialization mechanism of a Run. To select a condition for a Run in the *Run Definition (New Mode)* window:

7. Click icon from the *List* grid and select Run Condition (1). The *Hierarchy Selector* window is displayed.





The LHS pane of the *Hierarchy Selector* window displays the available members under the selected Folder.

- 1. Select the checkbox(s) adjacent to the members you want to select.
- 2. Click to move the selected members to the **Selected Hierarchies** pane.

In Hierarchy Selector window you can:

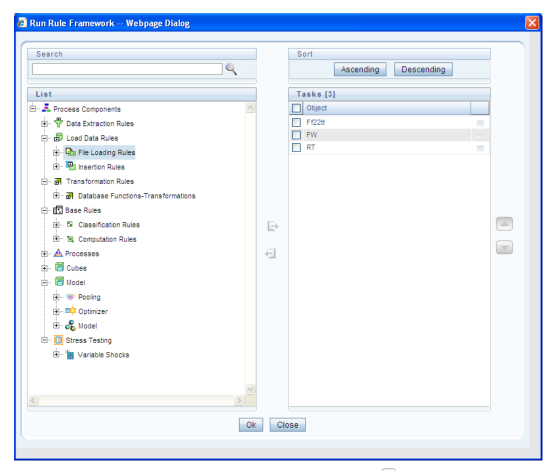
- Search for a member by specifying the nearest keyword and clicking \( \frac{1}{3} \) icon.
- The Pagination option helps you to manage the view of existing Hierarchies within the system.
- Click icon to view the details of a selected member.
- O Click **Ascending** or **Descending** icon, to re-arrange the selected list of members.
- o Click or icon to move up or move down the selected members.
- o Click 🔁 icon to remove selected members from the Selected Hierarchies pane.
- 3. Click **OK**. The selected Hierarchies are listed in the *Run Definition (New Mode)* window.

#### Select Jobs for Run

You can select the required Jobs for the Run definition being created. To select Jobs for a Run in the *Run Definition* (*New Mode*) window:

1. Click icon from the *List* grid and select Job (). The *Job Selector* window is displayed.





On the **List** pane of the *Job Selector* window, you can click icon to expand the members and view the job components. Select a Job Component and click to move the component to the *Tasks* pane.

**NOTE:** You cannot select same Jobs from both Aggregate data and Create Cube components, since those two definitions will have the same unique code.

In Job Selector window you can also:

- Search for a component by specifying the nearest keyword and clicking sicon.
- Click Ascending or Descending icon to sort the selected components in Ascending or Descending order.
- O Click or icon to move up or move down the selected components.
- Click icon to add parameters for the selected components.
- O Click icon to remove selected components from the Tasks pane. Click **OK**. The components are listed under the selected Run.

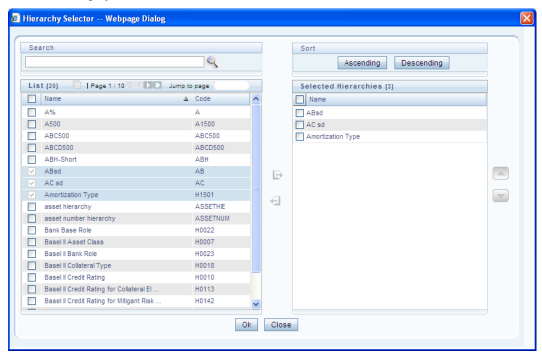
#### Select Job Condition for Run

You can select single Job Condition for the execution of pre defined Jobs in a Run. To select the Job Condition



for a Run in the Run Definition (New Mode) window:

1. Click icon from the *List* grid and select Job Condition ( ). The *Hierarchy Selector* window is displayed.



The LHS pane of the *Hierarchy Selector* window displays the available hierarchies under the selected Folder.

- 2. Select the checkbox(s) adjacent to the Hierarchies that you want to select as Job condition.
- 3. Click to move the selected hierarchies to the Selected Hierarchies pane.

In Hierarchy Selector window you can also:

- Search for hierarchies by specifying the nearest keyword and clicking \( \sqrt{icon}. \)
- The Pagination option helps you to manage the view of existing Hierarchies within the system.
- Click icon to view the details of a selected Hierarchy.
- Click **Ascending** or **Descending** icon to sort the selected Hierarchies in Ascending or Descending order.
- o Click or icon to move up or move down the selected Hierarchies.
- O Click licon to remove selected Hierarchies from the Selected Hierarchies pane.

**NOTE:** Ensure that you have selected only one Job Condition and the same hierarchy is not selected as both Run & Job conditions.

4. Click **OK**. The selected hierarchies are listed in the *Run Definition (New Mode)* window. In the *List* grid you can also:



- Click icon to move a selected member between Run Condition and Job Condition.
- Click icon to view the selected member details.

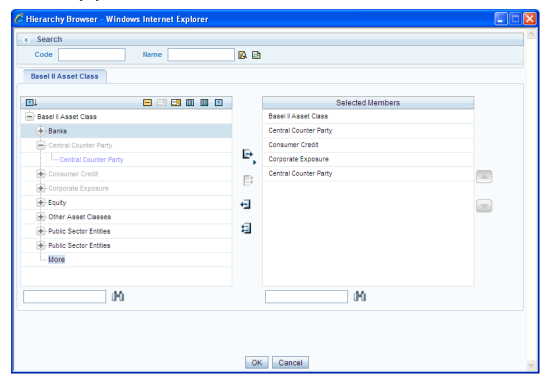
Once all the necessary information in the first window of the *Run Definition (New Mode)* is populated, click **Next** icon to navigate to the concurrent procedures of defining a Rule.

The second window of *Run Definition* (*New Mode*) window displays all the information you have provided in the *Linked to* and *Master info* grids. You can view the filters you have selected in the *Run Condition* grid.

#### **Hierarchical Member Selection**

In the *Run Condition* grid, you can modify the Run Conditions you have defined in the first window of the Run Definition by including hierarchical members. To modify the condition of a Run Condition in the *Run Condition* grid:

1. Click icon adjacent to the Run Condition details. The *Hierarchy Browser* window is displayed.



The *Search* grid allows you to search for a particular member by entering Code or any part of the Name and clicking icon. You can click icon to refresh the Code or name fields. You can also find a member in the grid using icon. Click and expand the members of the selected hierarchy.

Select a member / node and click to select the same. Click the to select the member as Self, Self & Descendants, Self & Children, Parent, Siblings, Children, Descendants, or Last Descendants. In the *Hierarchy Browser* window you can also:

- Click or to sort the members by Code or Name.
- o Click 

  or □ to expand or collapse the members under a node.
- Click or to expand a branch or collapse a branch.



- O Click or to view the code values of members right or left.
- Click or **a** to show code or show name of the members.
- Click or to move the members up or down in the Selected Members pane.
- 2. Click ricon adjacent to a filter details to launch it. The *Preview SQL Query* window is displayed with the resultant SQL equivalent of the launch result.

The *Detail Information* grid displays the Jobs and Job Condition defined in the primary page of the *Run Definition* (*New Mode*) window.

- o Click icon adjacent to the Job Names to reorder the selected Jobs.
- O Select the checkbox in the selected Hierarchy member column to apply the Job condition.
- Click a Job to view the details in the *Show Details* window.

You can click **Back** icon to navigate back to the first page of the *Run Definition (New Mode)* window to modify any details.

Once all the necessary details are entered, Click **Save**. The Run definition is saved with the provided details and is displayed in the *Run* window. The default version of a new Run definition is "0" and the default version of an unauthorized definition is "-1".

The Audit Trail section at the bottom of Run Definition (New Mode) window displays metadata information about the Run definition created. The User Comments section facilitates you to add or update additional information as comments.

You can view individual Run definition details at any given point. To view the existing Run definition details in the *Run* window, select the checkbox adjacent to the Run Code whose details are to be viewed. Click icon in the List tool bar. The *Run Definition* (*View Mode*) window is displayed with all the details of the selected Run. Click **Next** and **Back** icons to navigate back and forth in the *Run Definition* (*View Mode*) window.

You can modify all the details except ID, Code, Version, Active status, and Type of a Run definition. To modify an existing Run definition in the *Run* window, select the checkbox adjacent to the Run Code whose details are to be updated. Click icon in the *List* tool bar. Edit icon is disabled if you have selected multiple Runs.

#### Run Definition Versioning

The default version of a new Run definition created by an Authorizer is "0" and the one created by non Authorizer is "-1". When you edit and save a Run, you are prompted either to overwrite the already existing details or save the same as latest version (version "0") or to create a subsequent version wherein the existing details are retained as of current version +1. A definition with version "-1", when edited by an authorized user changes to "0" and an unauthorized user remains as "-1".

## **Copy Run Definition**

The Copy Run Definition facilitates you to quickly create a new Run Definition based on an existing Run or by updating the values of the required Run. To copy an existing Run Definition in the *Run* window, Select the checkbox adjacent to the Run Code whose details are to be duplicated. Click icon in the List toolbar to copy a selected Run definition. The *Run Definition* (*Copy Mode*) window is displayed. Copy icon is disabled if you have selected multiple Runs. In the *Run Definition* (*Copy Mode*) window you can:

- Create new Run definition with existing variables. Specify a new Run Code and Folder. Click Save.
- Create new Run definition by updating the required variables. Specify a new **Run Code**, **Folder**, and update other required details. Click **Save**.



The new Run definition details are displayed in the *Run* window. By default, version "0" is set if you have authorization rights, else the version is set to "-1".

## **Authorize Run Definition**

All the actions in a Run definition should be approved by an authorizer. An authorizer can Approve a pre-defined Run definition for further execution or Reject an inappropriate Run definition listed within the *Run* window. If you have Authorizer function mapped to your role, the Run definition is auto Approved as you save it and the Active status is set to "Yes". Otherwise the Active status is "No" and can be authorized.

To Approve/Reject Runs in the *Run* window, select the checkbox(s) adjacent to the required Run Codes. Do one of the following:

- To Approve the selected Run definitions, click ☑ icon.
- To Reject the selected Run definitions, click icon.

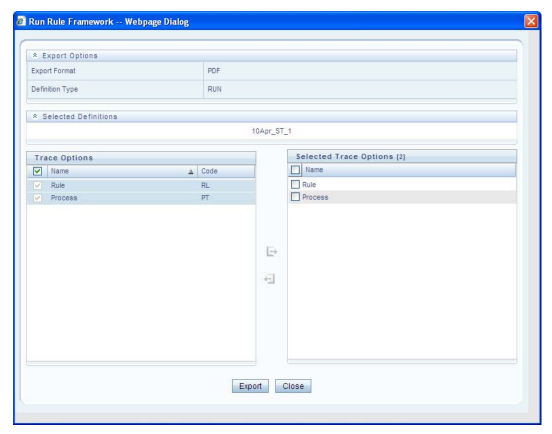
A Run is made available for use only after the approval. For a rejected definition a comment with the rejection details will be added.

## **Export Run to PDF**

You can export multiple Run definition details to a PDF file. To export the Run definition details in the Run window:

- 1. Select the checkbox(s) adjacent to the required Run Codes.
- 2. Click icon in the List toolbar.
- 3. Click the icon in the popup. The *Export* dialog is displayed.





The *Export* dialog displays the Export Format, Definition Type, the names of the Selected Definitions, and the Trace Options. To select the Trace Options in the *Trace Options* grid:

- Select the checkbox(s) adjacent to the available options.
- Click icon. The selected options are displayed in the Selected Trace Options pane. You can also select a trace option and click icon to deselect it from the Selected Trace Options pane.

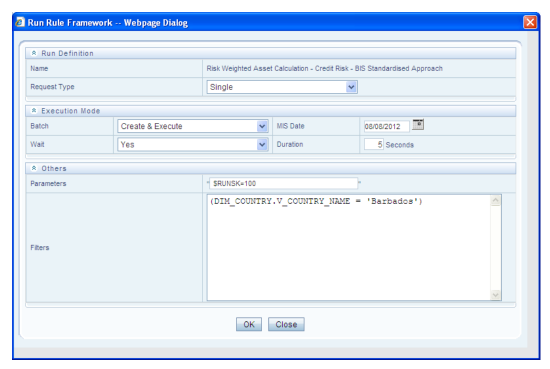
Click **Export**. The process is initiated and is displayed in a pop-up specific to the current download. Once the pdf is generated, you can open / save the file from the *File Download* dialog. You can either save the file on the local machine or view the file contents in a PDF viewer. The downloaded PDF displays all the details such as Linked to, Properties, Master info, Audit Trail, List, and Comments of all the Run definitions selected.

#### Fire Run

The Fire Run feature in the Run window facilitates you to execute a previously created Run. To execute a Run:

- 1. Select the checkbox adjacent to the Run Code which you want to execute.
- 2. Click icon in the List toolbar.
- 3. The Fire Run window is displayed.





4. In the *Fire Run* window, enter the field details as tabulated below:

Field Name	Description
Name	By default, this field displays the name of the selected Run.
Request Type	Select the request type either as <b>Single</b> or as <b>Multiple</b> from the drop down box.  Note: A Single request creates a Batch where as a <b>Multiple</b> request creates Batch group.
Batch	Select the Batch either as Create or as Create & Execute.
MIS Date	Click icon and the Calendar is displayed. You can select the MIS Date from the calendar.  This field is displayed only if you have selected Request Type as <b>Multiple</b> with any of the Batch mode or Request Type as <b>Single</b> with Batch mode as <b>Create &amp; Execute</b> .
Wait	Select the Wait value either as <b>Yes</b> or as <b>No</b> .  Select <b>Yes</b> to provide the Duration in seconds after which the Fire Run status should be displayed.  Select <b>No</b> to display the Fire Run status immediately.
Duration	Enter the duration in seconds after which the Fire Run status should be displayed.  Note: This field is displayed only if you have selected the Wait value as Yes.



Field Name	Description
Parameters	Enter the required parameters in the field provided.  The parameter provided in this field is considered for Run execution.
Filters	Enter the filter details in the field provided.  The filters provided in this field are considered for Run execution.

5. Click **OK**. The details are saved and the Run is executed as per the Fire Run details.

You can remove Run definition(s) which are no longer required in the system by deleting from *Run* window, selecting the Run Codes whose details are to be removed and clicking the icon.

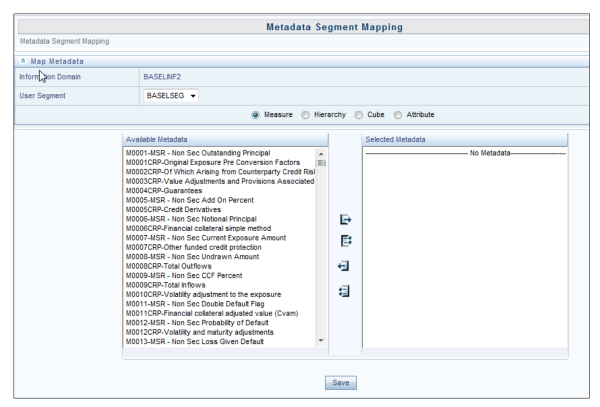
# 2.5 System Configuration

System Administrators define the Servers, Database, and Information Domain along with the other Configuration processes such as segment and metadata mapping, hierarchy security, and designing the Infrastructure Menu functions. System Configuration is mostly a onetime activity which helps System administrator to make the Infrastructure system operational for usage. System Configuration activities should be performed by the infrastructure administrator using the admin credentials. To access System Configuration, you must be mapped to SYSADM function role within the Infrastructure system.

## 2.5.1 Segment/Metadata Mapping

Segment refers to a logically divided part of the whole object based on specific requirement. Segment/Metadata Mapping in the System Configuration section facilitates you to map/unmap the required business metadata definitions such as measures, hierarchies, cubes, and attributes to the selected segment within a specific Information Domain. Based on the mapping, users mapped to the segment are restricted to access only the relevant metadata to view and edit during metadata maintenance and information security.





You (System Administrator) need to have SYSADM function role mapped to your role to access Segment/Metadata Mapping section. You can access Segment/Metadata Mapping in LHS menu of System Configuration. By default the Metadata Segment Mapping window displays the Information Domain Name to which you are connected along with the metadata details of Measure.

## **Map Metadata Definitions**

You can map/unmap the required business metadata definitions to a segment available within the selected Information Domain. To map the required metadata definitions, do the following:

- 1. Select the required User Segment from the drop-down list.
- 2. Select the required metadata definition as Measure, Hierarchy, Cube, or Attribute. The defined metadata are listed in the Available Metadata pane.
- 3. Map/Unmap the required metadata by doing the following:
  - To map a metadata, select the metadata from the *Available Metadata* list and click icon. The metadata is added to the *Selected Metadata* pane. You can press **Ctrl** key for multiple selections.
  - To map all the listed metadata definitions, click icon.
  - To remove a metadata mapping, select the metadata from the Selected Metadata list and click 🔁 icon.
  - o To remove the entire metadata mapping, click **1** icon.
- 4. Click **Save** to save the metadata mapping details. The window is refreshed displaying the mapping results.



#### 5. Click **Show Details** to view the results in detail.

You can modify the mapping at any point and the mapping table is updated only on saving the mapping details. When a metadata definition such as measures, hierarchies, cubes, and attributes are removed from the Information Domain, the same is updated in the mappings table.

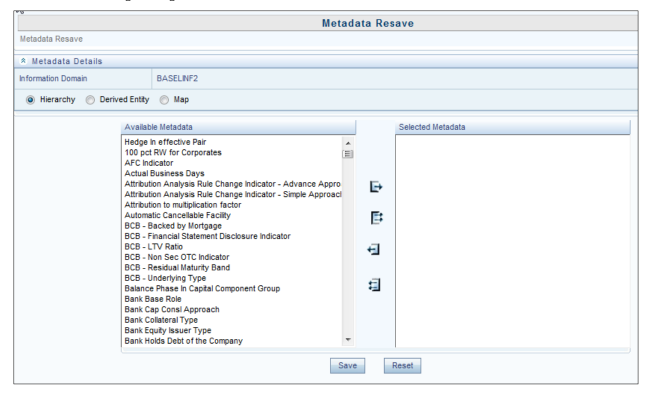
## 2.6 Administration

Administration facilitates system administrators to define the security framework with the capacity to restrict access to the data and metadata in the warehouse, based on a flexible, fine-grained access control mechanism. The document deals with Saving Metadata activity of the system administrator. For more information on the Administration related activities, refer to the OFS Basel Regulatory Admin Guide.

You (System Administrator/System Authorizer) need to have SYSATH, SYSADM, and METAAUTH function roles mapped to access the Administration framework within the Infrastructure system. Administration is available within the tree structure of left hand side (LHS) menu in the Infrastructure home page. Click + to expand and view the Administration sections in detail.

# 2.6.1 Save metadata

Save Metadata within the Infrastructure system facilitates you to resave the changes done to an authorized metadata for the selected Information Domain. When you resave metadata, all the existing metadata definitions are updated with the current changes along with the current modified date.



You (System Administrator) need to have SYSADM function role mapped to access the Metadata Authorization within the Administration framework of the Infrastructure system. The Metadata Resave window displays the list of Available Metadata for Hierarchy (default) for the selected Information Domain. To resave metadata in the Metadata Resave window:



- 1. Filter the metadata type be selecting Hierarchy, Derived Entity, or Map. The list of Available Metadata is populated. Do one of the following:
  - o Select the required metadata from the Available Metadata list and click can press Ctrl key form multiple selection.
  - To select all the Available Metadata, click icon.
  - You can also deselect a metadata by selecting from the Selected Metadata list and clicking icon or deselect all the selected metadata by clicking icon.
- 2. Click **Save** and update the metadata changes.

Once the details are updated, you can click **Show Details** to view the status. You can also click **Reset** to clear the selection.

## 2.6.2 Utilities

Utilities refer to a set of additional tools which helps you to fine tune a defined process or maximize and ensure the security of a database based on your need. The Utilities within the Administration framework of Infrastructure system facilitates you to maintain the data in the Oracle database using the various administrative tools. You can define the user access permissions, batch securities, upload attributes, find metadata difference, and migrate source objects to target database.

You (System Administrator) need to have SYSADM function role mapped to access the Utilities section within the Infrastructure system. You can access Utilities section within the Administration framework under the tree structure of LHS menu.

## **UserGroup--Batch Execution Map**

UserGroup-Batch Execution Map facilitates you to map the required UserGroup to the defined Batch(s) before you execute them from Batch Execution or Batch Scheduler window. You can map multiple user groups of an Information Domain to different batches. If a user is mapped to multiple UserGroups, the combined list of batches mapped to these user groups is available in the Batch Execution or Batch Scheduler window for execution.

The default UserGroup of a user who has created the batch has the maximum Precedence Value among the other UserGroups and is automatically mapped for execution. An explicit mapping of this UserGroup to the Batch is not required.

You (System Administrator) need to have SYSADM function role mapped to access the UserGroup-Batch Execution Map within the Utilities section of the Infrastructure system. The UserGroup-Batch Execution Map window displays the list of defined Batches for the selected Information Domain along with the other details such as Batch Name and Batch Description. You can filter the list of defined batches which are created in Batch Maintenance, Advanced Analytics Infrastructure, or in Rules Framework. By default the list displays the batches defined in the Batch Maintenance window. To Map UserGroup to the required Batch in the *UserGroup-Batch Execution Map* window:

- 1. Select the Information Domain from the drop down list. By default, the window displays the Information Domain to which you are connected.
- 2. Select the Groups from the drop down list. The list consists of all the User Groups mapped to the selected Information Domain. The window is refreshed and the list of defined batches is populated.
- 3. You can also search for a specific user group by clicking Search and specifying the User Group Name in the User Maintenance-Search window. Click OK.



- 4. Select the checkbox adjacent to Batch Maintenance (default), Advanced Analytics Infrastructure, or Rules Framework and filter the list of batches. You can also select ALL to list all the defined batches for the selected Information Domain.
- 5. Map UserGroup to Batch(s) by doing the following:
  - o To map batch(s) to the selected UserGroup, select Batch Map checkbox.
  - o To map all the batches to the selected UserGroup, click Check All.
  - You can also click Uncheck All to remove all the mapping.
- 6. Click Save to save the UserGroup-Batch mapping details.

# 2.7. Data Quality Framework

Data quality refers to finding out expected or known anomalies in data provided. This application allows you to define 8 different criteria as per business requirement. Thus, one can define more than one criterion for a column. This helps in performing rigorous quality checks on the data. The application provides the query right at the time of the definition so that you can ensure that the application notifies data elements as per requirement.

You can define the severity of the check which reflects the criticality of check .The options available are 'Error', Warning' or 'Information'. When you define these checks, approval is mandatory before the checks are executed. For more information on Data Quality Checks, refer to the *OFS Analytical Applications Infrastructure User Guide*.

NOTE: Assignment type has code and leaf members that are created/populated using AMHM screen, which is a part of EPM products.

# 2.8. Stress Testing Framework

Stress Testing or risk estimation technique refers to the process of examining the stability of a system or entity in adverse conditions. It involves testing beyond normal operational capacity, often to a breaking point, in order to observe the results. Stress testing is now an integral part of a bank's risk measurement system and plays an important role in estimating the effects of potential financial crises on a bank's operations. Stress Testing also facilitates banks to conduct analysis to estimate the impact of movements in the variables on specific measures such as profitability and capital adequacy.

Stress Testing within the infrastructure system is an integrated framework which supports the stress testing requirements across the entire suite of OFSAAI products. It allows banks to define shocks and assess the impact of such shocks across multiple business areas. For more information on the Stress Testing Framework, refer to the OFS Analytical Applications Infrastructure User Guide.



# **Chapter 3 BIS Jurisdiction**

Capital Adequacy guidelines as issued in the following regulations have been incorporated in this OFS Financial Services Basel Regulatory Capital Release 6.1.2.0.0:

- BIS Jurisdiction: International Convergence of Capital Measurement and Capital Standards, June 2006.
- Basel III: A global regulatory framework for more resilient banks and banking systems, Dec 2010 (rev June 2011)

For the BIS jurisdiction, the following approaches for Risk Weighted Assets (RWA) and Capital Adequacy Ratio computations are supported:

#### Basel I

Credit Risk

Non Securitization - Standardized Approach

• Capital Structure

## Basel II and Basel III

Credit Risk

Non Securitization - Standardized Approach

Non Securitization-Foundation Internal Rating-Based (IRB) Approach

Non Securitization – Advanced IRB Approach

Securitization - Standardized Approach

Securitization - IRB Approach

Market Risk

Market Risk - Standardized Approach

Market Risk - Internal Model Method (IMM) Approach

Operational Risk

Operational Risk - Basic Indicator Approach

Operational Risk - Standardized Approach

Operational Risk - Alternate Standardized Approach

Capital Structure

## 3.1. Basel II

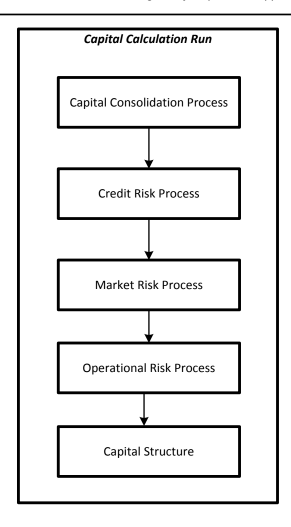
# 3.1.1. BIS- High Level Process Flow for Standardized Approach

The Basel defined Capital Adequacy ratio is delivered out-of-box in OFSAAI as a building block approach. The application includes capital computations for Credit Risk (Standardized Approach), Market Risk, and Operational Risk along with Capital Structure and Capital Consolidation process.

For more information on the pre-defined Runs available with the application, refer *OFS Basel Regulatory Capital Run Charts*.

### **Process Flow for Capital Adequacy Ratio Calculation**





#### **Capital Calculation Run**

The Capital Calculation Run depicted in the preceding process flow is a single run which is a joined together by multiple processes. Each process is a block, compiled together to form an entire Capital Adequacy run. The individual blocks like the Credit Risk process, Market Risk process, and so on, also exist as individual runs which is described in the following sections.

Capital Consolidation is a process common to each of the individual block when they are triggered separately as an individual run. For example: the standard out-of-box Market Risk run has Capital Consolidation and Market Risk process bundled together as a single Market Risk run. This is applicable for a Credit Risk run and Operational Risk run as well. Capital Consolidation is explained in the following section and is not repeated under the Non Securitization process, Securitization process, Market Risk process, or Operational Risk section of this document.

In Capital Consolidation, the application processes the following:

## **Capital Consolidation Level Selection**

The reporting bank may be a part of a financial group that has multiple legal entities like parent or child entities (subsidiaries) under its name. The entity on which you are required to process should be selected by you. Subsequently, level at which a Run is to be executed (solo or consolidated) should also be selected. You can select these options in the Run Management UI. However, if the Run is executed in the Run Rule Framework (RRF), then these options have to be set using the Rule 'Capital Consolidation Level Selection' in the process 'CAPITAL\_CONSOLIDATION'.



**CAPITAL\_CONSOLIDATION** is the first process to be added in all the Runs defined in the RRF except for the Staging Data Population Run. The Run Management UI selects this process by default.

## Run Parameters Assignment

The Basel accord states different approaches for calculating RWA. The Run Management UI in the application allows the reporting bank to define and execute a Run by selecting a combination of different Basel II approaches for RWA computation.

Run Parameter Assignment is also part of **Capital Consolidation** process. The Rule '**Run Definition User Defined Run Param Assignment**' is used to assign the Run parameters if a Run is executed in the RRF. If the Run is executed from the Run Management UI, then the parameters are populated based on the Run defined in the Run Definition window.

## **Currency Conversion**

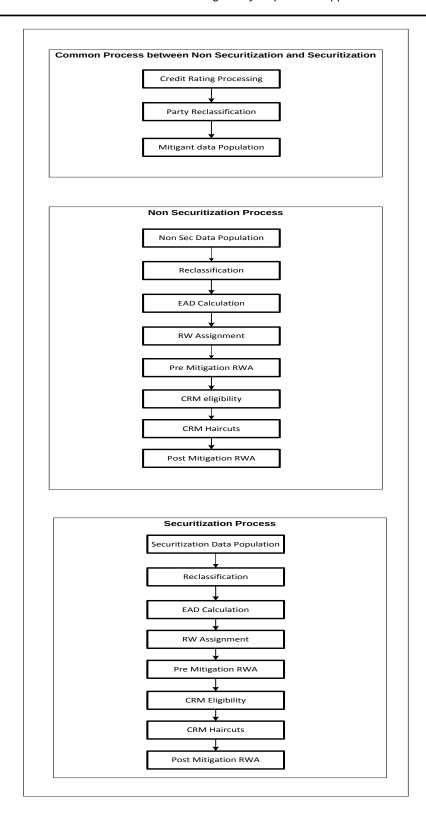
The Rules pre-defined in the application performs currency conversion of all General Ledger amount attributes to be used for Capital Consolidation from the Natural currency to the Reporting currency, based on the exchange rate provided.

## Shareholding percent multiplication

For all entities in the Capital Consolidation process, the application updates the shareholding percentage against each entity data in the fact capital accounting head from the fact entity shareholding percent table. The parent data in the processing table of fact capital accounting head is updated with the value 1 and for each child entity the data is based on parent's holding percentage specified for each child in fact entity share holding percent table.

#### **Process Flow for Credit RWA**





A Credit RWA Run is a combination of the Non Securitization RWA process and Securitization RWA process. A few processes like Credit Rating, Party Type Reclassification, and Mitigant Data Population are common between Non Securitization and Securitization process. Though these sub processes are explained separately under both



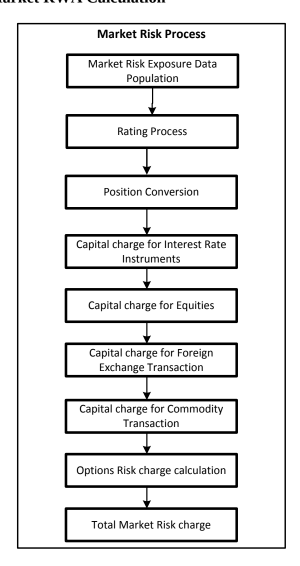
Non Securitization and Securitization section of this document, it is executed only once under the Credit RWA

Certain sub processes under Non Securitization process like Reclassification, RW assignment, and so on are common across all types of exposures for example: banking book, over the counter derivative transactions, and securities financing transactions, and are executed only once in the Run. The details of these sub processes are explained under Reclassification and Risk Weight Assignment sub process of the Basel II Non Securitization exposures section of this document. Likewise, details of Credit Risk Mitigation for Non Securitization process is detailed under the Basel II Non Securitization section of this document and details of Credit Risk Mitigation for Securitization process is detailed under the Basel II Securitization section of this document.

For more information on the sub processes as detailed in the preceding process flow for the Non Securitization process and Securitization process, refer *Credit RWA*.

For example: Non Sec Data Population is detailed under data population and currency conversion of Credit RWA (Non Securitization - Standardized approach) section of this document.

#### **Process Flow for Market RWA Calculation**



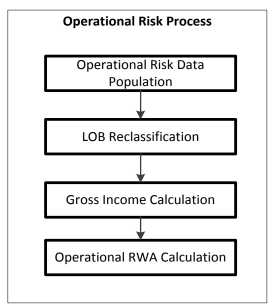


Market RWA Run is made up of multiple sub processes specific to Market Risk. However, when Market Risk is bundled under a Consolidated Run and triggered, Capital Consolidation and Rating process is executed only once for both Credit Risk and Market Risk. The details of each of the sub process mentioned in the preceding flow chart are present under Market Risk section of this document.

For more information on Market RWA computation, refer Market RWA.

For example: 'Capital Charge for Interest Rate Instruments' sub process is detailed elaborately under 'Capital Charge for Interest Rate Instruments' section of Market Risk. Likewise 'Capital Charge for Equities', 'Capital Charge for Foreign Exchange Transaction' 'Capital Charge for Commodity transaction', and 'Options risk charge calculation' has a detailed explanation present under 'Capital Charge for Equities', 'Capital Charge for Foreign Exchange Transactions' 'Capital Charge for Commodity Transactions', and 'Capital Charge for Options' sub process of the Market Risk section of this document, respectively.

# **Process Flow for Operational RWA calculation**

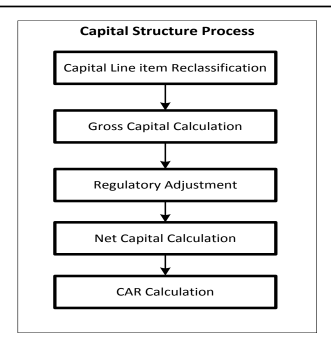


Operational RWA run is executed with the <u>Capital Consolidation</u> process. For more information on the Operational RWA computation, refer *Operational RWA*.

For example: LOB Reclassification and Gross Income Calculation sub process are detailed as separate processes under the Operational RWA section of this document.

## **Process Flow for Capital Structure**





Capital Structure is executed with Capital Consolidation, Credit Risk, Market Risk, and Operational Risk RWA processes.

For more information on the sub processes of Capital Structure, refer Capital Structure.

For example: 'Gross Capital Calculation' mentioned in the preceding flow chart is explained in detail under 'Gross Capital Calculation for T1, T2 and T3' sub process section of the Basel II Capital Structure in this document. Likewise 'Regulatory Adjustment' and 'Net Capital Calculation' is detailed under 'Regulatory Adjustment to Tier 1 and Tier 2' and 'Calculation of Net Capital' sub process section of the Basel II Capital Structure in this document.

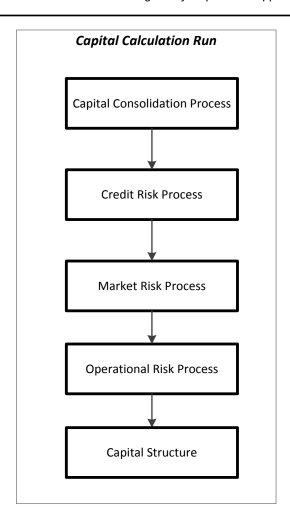
# 3.1.2. BIS - High Level Process Flow- Internal Ratings Based Approach

The Basel defined Capital Adequacy ratio is delivered out of box in OFSAAI as a building block approach. The application includes capital computations for Credit Risk (Internal Ratings Based Approach), Market Risk, and Operational Risk along with Capital Structure and Capital Consolidation processes.

For more information on the pre-defined Runs available with the application, refer *OFS Basel Regulatory Capital Run Charts*.

**Process Flow for Capital Adequacy Ratio Calculation** 





## **Capital Calculation Run**

The Capital Calculation Run, depicted in the preceding process flow, is a single Run joined together with multiple processes. Each process considered as blocks, consists of tasks defined in a sequence to complete the processing of the entire Capital Adequacy Run. The individual blocks like Credit Risk process, Market Risk process, and so on exists as individual runs as well. Capital Consolidation is a process common across each of the individual blocks when executed separately as individual risk runs. The Capital Consolidation is explained in the following section and is not repeated under the Non Securitization process, Securitization process, Market Risk process, or Operational Risk section of this document.

For example: the standard out of box Market Risk Run has Capital Consolidation and the Market Risk process bundled together as a Single Market Risk Run. This applies for Credit Risk and Operational Risk Runs.

The processing of Capital Consolidation is as follows:

#### Capital Consolidation Level Selection

The reporting bank may be a part of a financial group that has multiple legal entities like parent or child entities (subsidiaries) under its name. The entity on which you are required to process should be selected by you. Subsequently, level at which a Run is to be executed (solo or consolidated) should also be selected. You can select these options in the Run Management UI. However, if the Run is executed in the Run Rule Framework (RRF), then these options have to be set using the Rule 'Capital Consolidation Level Selection' in the process 'CAPITAL\_CONSOLIDATION'.



**CAPITAL\_CONSOLIDATION** is the first process to be added in all the Runs defined in the RRF except for the Staging Data Population Run. The Run Management UI selects this process by default.

#### Run Parameters Assignment

The Basel accord states different approaches for calculating RWA. The Run Management UI in the application allows the reporting bank to define and execute a Run by selecting a combination of different Basel II approaches for RWA computation.

Run Parameter Assignment is also part of **Capital Consolidation** process. The Rule '**Run Definition User Defined Run Param Assignment**' is used to assign the Run parameters if a Run is executed in the RRF. If the Run is executed from the Run Management UI, then the parameters are populated based on the Run defined in the Run Definition window.

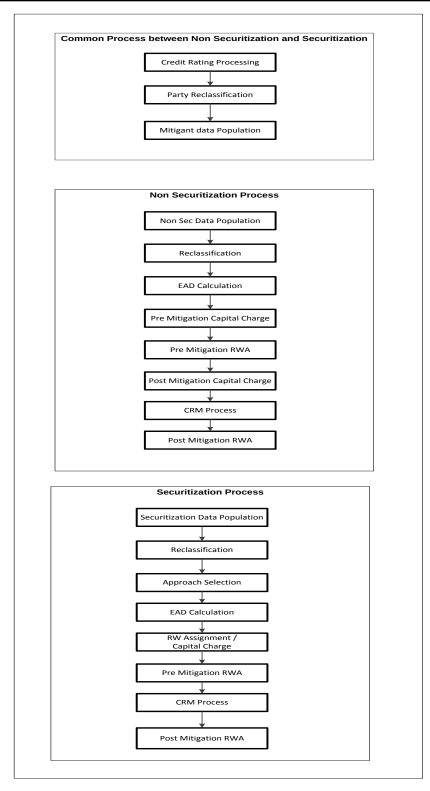
## **Currency Conversion**

The Rules pre-defined in the application performs currency conversion of all General Ledger amount attributes to be used for Capital Consolidation from the Natural currency to the Reporting currency, based on the exchange rate provided.

## Shareholding Percent Multiplication:

For all entities in the Capital Consolidation process, the application updates the shareholding percentage against each entity data in the fact capital accounting head from the fact entity shareholding percent table. The parent data in the processing table of Fact Capital Accounting Head is updated with the value 1 and for each child entity the data is based on the parent's holding percentage specified for each child in fact entity share holding percent table.





A Credit RWA Run is a combination of the Non Securitization RWA process and Securitization RWA process. A few processes like Credit Rating, Party Type Reclassification, and Mitigant Data Population are common between Non Securitization and Securitization process. Though these sub processes are explained separately under both Non Securitization and Securitization section of this document, it is executed only once under the Credit RWA



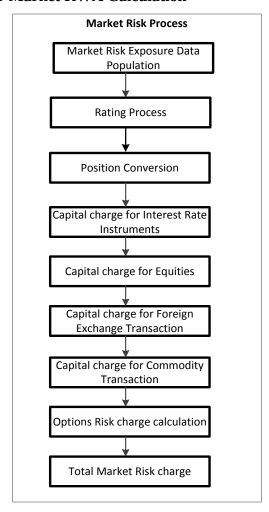
run.

Certain sub processes under Non Securitization process like Reclassification and so on are common across all types of exposures for example: banking book, over the counter derivative transactions, and securities financing transactions, and are executed only once in the Run. The details of this sub processes are explained under Reclassification sub process of the Basel II Non Securitization exposures section of this document. Likewise, details of Credit Risk Mitigation for Non Securitization process is detailed under the Basel II Non Securitization section of this document and details of Credit Risk Mitigation for Securitization process is detailed under the Basel II Securitization section of this document.

For more information on the sub processes as detailed in the preceding process flow for the Non Securitization process and Securitization process, refer *Credit RWA*.

For example: Non Sec Data Population is detailed under data population and currency conversion of Credit RWA (Non Securitization - Standardized approach) section of this document.

## **Process Flow for Market RWA Calculation**



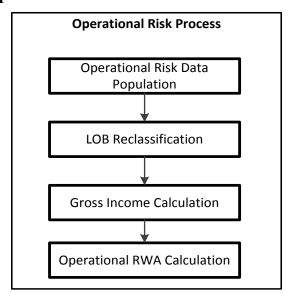
Market RWA Run is made up of multiple sub processes specific to Market Risk. However, when Market Risk is bundled under a Consolidated Run and triggered, Capital Consolidation and Rating process is executed only once for both Credit Risk and Market Risk. The details of each of the sub process mentioned in the preceding flow chart are present under Market Risk section of this document.



For more information on Market RWA computation, refer Market RWA.

For example: 'Capital Charge for Interest Rate Instruments' sub process is detailed elaborately under 'Capital Charge for Interest Rate Instruments' section of Market Risk. Likewise 'Capital Charge for Equities', 'Capital Charge for Foreign Exchange Transaction' 'Capital Charge for Commodity transaction', and 'Options risk charge calculation' has a detailed explanation present under 'Capital Charge for Equities', 'Capital Charge for Foreign Exchange Transactions' 'Capital Charge for Commodity Transactions', and 'Capital Charge for Options' sub process of the Market Risk section of this document, respectively.

# **Process Flow for Operational RWA Calculation**

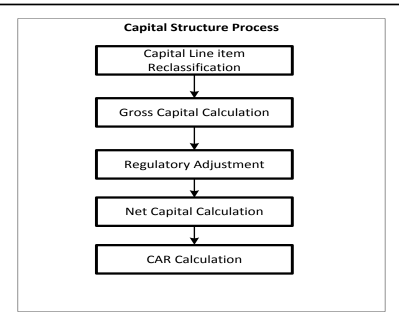


Operational RWA run is executed with the <u>Capital Consolidation</u> process. For more information on the Operational RWA computation, refer *Operational RWA*.

For example: LOB Reclassification and Gross Income Calculation sub process are detailed as separate processes under the Operational RWA section of this document.

# **Process Flow for Capital Structure**





Capital Structure is executed with Capital Consolidation, Credit Risk, Market Risk, and Operational Risk RWA processes.

For more information on the sub processes of Capital Structure, refer Capital Structure.

For example: 'Gross Capital Calculation' mentioned in the preceding flow chart is explained in detail under 'Gross Capital Calculation for T1, T2 and T3' sub process section of the Basel II Capital Structure in this document. Likewise 'Regulatory Adjustment' and 'Net Capital Calculation' is detailed under 'Regulatory Adjustment to Tier 1 and Tier 2' and 'Calculation of Net Capital' sub process section of the Basel II Capital Structure in this document.

# 3.1.3. Credit RWA

The application supports the computation of Credit RWA, as per the guidelines laid out in the Basel Accord. Credit RWA computation is divided into Credit Risk for Non Securitized exposures process and Credit Risk for Securitized exposures process.

For Credit Risk of Non Securitized exposures, the application follows the Standardized Approach, Foundation IRB Approach (FIRB), and Advanced IRB Approach (AIRB).

## Non Securitization- Standardized Approach

Standardized Approach consists of the processing of the following broad functional areas:

- Banking Book Products
- Securities Financing Transactions
- Over the Counter Derivative Products
- Credit Risk Mitigation

# **Banking Book Products**

All the credit risk exposures are identified by the application, through their product type, counterparty type, and the corresponding derived asset classes. A sample list of products types, party types, mitigant types, and credit ratings are pre-defined in the application. However, this list and naming convention differs from one bank to another. Hence, the application re-classifies the bank's information on product type, party type, credit ratings and so on, into standard data as per the accord. The application reclassifies the bank's product types and party types to Basel standard product and party types. Based on standard Basel product and party types, it forms an asset class



for each exposure. For equity exposures, the asset class is formed on the basis of equity type and Basel product type.

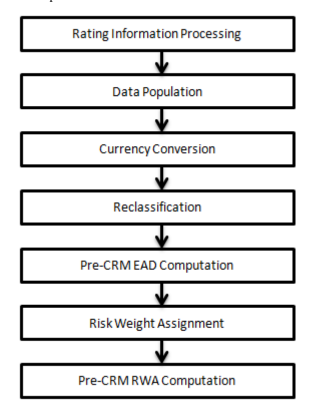
Some exposures may be hedged against credit risk through various mitigants like guarantors, collaterals, credit derivatives, and so on. These provide mitigation to credit risk and should be considered while computing Credit RWA, as per the Basel Accord. Hence, the application calculates both pre-mitigation exposure amount and post-mitigation exposure amount.

Based on the asset class, the application calculates the Pre-Credit Risk Mitigation (CRM) Exposure at Default (EAD) for each exposure. This value signifies the maximum loss that the bank can suffer, in case of default on this exposure, prior to considering any mitigation effects. Through the CRM process, the bank takes into account the effect of the mitigation and calculates the post mitigation exposure at default amount. This signifies the maximum loss that the bank can suffer in case of default on this exposure, after considering the effects of the mitigation.

The application also computes pre-mitigation risk weighted assets (Pre CRM RWA) and post mitigation risk weighted assets (Post CRM RWA) by multiplying the respective EAD by risk weight. The risk weight is arrived at, by considering the credit rating of the exposures and mitigants as per the Basel guidelines. Some credit risk exposures that belong to the category of internal transactions, like holding owned subsidiaries shares or investment in its capital, reciprocal cross holding, and so on, are treated separately under capital structure.

## **Process Flow for Banking Book Products**

A comprehensive explanation of the process flow is as follows:



# • Rating Information Processing:

Pre processing steps

Data on ratings is captured in the following rating specific tables:

<u>Accounts Rating Table (STG\_ACCOUNT\_RATING\_DETAILS)</u>



Ratings of all Credit Risk Non Securitized exposures, (except investment exposures in STG\_INVESTMENTS table, credit cards in STG\_CARDS, and equities in STG\_EQUITY\_EXPOSURES), securitized exposures, and securitized positions are captured in this table.

The value in **F\_CAPITAL\_CHARGE\_EXCLUSION** column of **STG\_INVESTMENTS** table is expected as a download value. When the value of **F\_CAPITAL\_CHARGE\_EXCLUSION** is 'Y', it indicates that the exposures will not be processed further in **FCT\_NON\_SEC\_EXPOSURES** table. Also, these exposures will be excluded form capital charge calculation.

#### Instrument Rating Table (STG\_INSTRUMENT\_RATING\_DETAILS)

Ratings for all market risk exposures, investment exposures subject to credit risk (one that are in **STG\_INVESTMENTS**), and mitigants, are captured in this table.

#### Party Rating Table (STG PARTY RATING DETAILS)

Credit Rating for all customers and issuers are captured in this table.

#### Sovereign Rating Table (STG SOVEREIGN RATING DETAILS)

Credit Rating for all countries is captured in this table.

#### **Processing Steps**

Banks obtain credit ratings from different sources and these are provided as an input in the application through the four rating tables mentioned in the preceding list. The application re-classifies the rating information to Basel standard ratings.

The rating reclassification lookup table (FSI\_RATING\_CLASSIFICATION) is used to lookup reclassified Basel ratings, so that the reclassification rule is not repeated for each of the rating processing tables. Ratings are populated from the stage tables (STG\_PARTY\_RATINGS\_DETAILS) to FSI tables (FSI\_PARTY\_RATING\_DETAILS) using the lookup table (FSI\_RATING\_RECLSSIFICATION) to obtain reclassified rating.

**Note:** In the **STG\_PARTY\_RATINGS\_DETAILS** table ensure that the following columns are mandatorily populated with data:

- Rating source code (V\_RATING\_SRC\_CODE)
- o Party Code (**V\_PARTY\_CD**)
- Purpose (**V\_PURPOSE**): In this field whether the rating is a domestic rating or foreign rating should be indicated. If any other rating is provided, then the exposure will be considered as unrated.
- Rating Code (**V\_RATING\_CODE**)

After ratings reclassification, the risk weight is updated in risk weight to rating mapping table (FSI\_RW\_MAP\_MASTER). The multiple assessments data transformation logic, updates the rating and the risk weights to the exposures. For each exposure, the application checks the risk weight generated by each of its ratings. It then assigns the higher of the two lowest risk weight and the rating corresponding to this risk weight, to the exposure.

For unrated Non Securitized exposures, the application does an issue-issuer assessment to infer a rating of the unrated exposures, based on the rating of a similar instrument (referred as reference issue hereafter) issued by the same issuer. The reference issue is used only when it is of the same currency as the exposure and the exposure is senior or equivalent to the same.

#### • Data Population:

Pre processing steps:



Credit Risk exposures are updated in the application for all the product types through their respective input tables known as Product Processors. Main categories of Credit Risk Non Securitization exposures, along with their respective table names that are used as an input, are as follows:

Product	Source Product Processor
Bills	STG_BILLS_CONTRACTS
Credit Cards	STG_CARDS
Swaps	STG_SWAPS_CONTRACTS
Futures	STG_FUTURES
Guarantees	STG_GUARANTEES
Investments	STG_INVESTMENTS
Lease Contracts	STG_LEASE_CONTRACTS
Letters of Credit	STG_LC_CONTRACTS
Loans	STG_LOAN_CONTRACTS
Money market instruments	STG_MM_CONTRACTS
Overdraft	STG_OD_ACCOUNTS
Options	STG_OPTION_CONTRACTS
Re purchase contracts	STG_REPO_CONTRACTS
Equity Exposures	STG_EQUITY_EXPOSURES
Underlying exposures for repo contracts along with some securitization exposures' underlying	STG_UNDERLYING_EXPOSURES
Credit Derivatives	STG_CREDIT_DERIVATIVES

## Processing steps

Stage data from the Product Processors or other stage tables is populated in the respective processing tables. Information from all Product Processors data is populated in a common Fact table for all non sec exposures (FCT\_NON\_SEC\_EXPOSURES), except equity data which is first populated in the respective equity table (FCT\_EQUITY\_EXPOSURES) and is then (after risk weighing) populated in the common Fact table for all Non Securitized exposures. For more information on the list of columns to be populated within each table, refer to the *Download Specifications* document.

#### **Shareholding Percent multiplication**

The exposure amount which is a part of the input data (Product Processors) is the exposure amount for a solo entity. However, for a consolidated Run, the parent exposure is considered only by the shareholding percentage, based on the following calculation:

# Exposure Amount X Share Holding Percent = Updated Exposure Amount

#### Where:

Share holding percent is allotted a value by the Rule Cap Consl Effective Shareholding Percent for an Entity in the process - Capital Consolidation.

This assignment uses the Rule **<Attribute > Shareholding Percent Multiplication** which relates to paragraph 28 of the Basel II Accord. Shareholding percent multiplication is computed for the following attributes:

**Outstanding Principal** 

**Current Exposure Amount** 



**Undrawn Amount** 

Exposure Market Value

**Exposure Accrued Interest** 

**Provision Amount** 

Write Off Amount

Notional Principal, and Contract Amount for OTC products

#### • Currency Conversion:

The application converts the amount attributes, which are in natural currency, to reporting currency which is used for further calculations. The column names suffixed with '\_ncy' are in the natural currency and are multiplied by currency conversion factor to populate values in the reporting currency. The Rule **Reporting Currency Code Assignment** assigns the reporting currency. For more information on Currency Conversion, refer Exhibit 4 in *Annexure A: Key Concepts*.

**NOTE:** The data populated in the Product Processor is expected in natural currency of the exposure.

#### • Reclassification:

The application reclassifies the bank's product types and party types to Basel standard product and party types. Based on standard Basel product and party type, it forms an asset class for each exposure. Equity is reclassified by the application in a separate Rule. Similarly, the application does reclassification for mitigant on the basis of its mitigant types and reclassifies it to standard mitigant types.

## Product Type Reclassification

Product types used by the reporting bank as input data are reclassified to standard product types as recommended in the Basel Accord. The product types after reclassification are stored as Basel product types. For Example: Housing Loan is reclassified as Residential Mortgage Exposure as per the Basel II guidelines.

#### Party Type Reclassification

Similar to the product type, the customer type and issuer type (which are stored as counterparty type) are also reclassified as standard counterparty type. The Basel application is designed to include customer type, issuer type, and legal entity type in a single table (STG\_PARTY\_MASTER). This is applicable for both staging and the dimension model. These are reclassified together as well. Party type reclassification Rules handle reclassification for customer types, issuer, and entity types. For Example: Individual is reclassified as Retail.

#### Asset Class Reclassification

On the basis of Basel product type and standard counterparty type, an asset class is formed by the application. This asset class is used for data processing.

For example:

When standard counterparty is a large corporate, the asset class is large corporate, except when exposure has product types like cash and real estate.

For Basel product type gold, the asset class is gold, however when standard counterparty type is Central Counter Party, the asset class is Central Counter Party.

For standard counterparty type Corporate Non SME and Basel product type as Loan, the asset class is Corporate Non SME.

Asset class for all equity products is reclassified on the basis of equity type and Basel product type.



In addition to the above asset class reclassification process for exposures, to ensure it follows the regulatory retail portfolio definition as specified in the Basel Accord the following process is followed:

MAP\_RET\_EXP works based on fct\_non\_sec\_exposures table; particularly on columns like Basel Asset Class, Customer/Issuer, Standard Counterparty type, Basel Product Type, and so on.

This DT checks the Qualifying Crieria requirement of para 70 of Basel Capital Requirement in terms of Orientation Criterion, Low value of individual exposures and Granularity Criterion. Product Criterion and customer as Individual etc is addressed through reclassification.

It checks whether the aggregated exposure to one counterparty exceeds threshold limit based on customer type it updates asset class to either Corporate, Regulatory Retail or others. Granularity check is performed at the end to check whether total exposure to one counterparty is greater than Granularity threshold (0.2%) of total Regulatory Retail Portfolio. In that case, based on customer type it updates asset class to either Corporate, Regulatory Retail or others. It excludes NPAs from the overall regulatory retail portfolio.

#### Mitigant Reclassification

For mitigants the application reclassifies the mitigant type to the standard mitigant type like the debt securities, credit derivative, cash, and so on. It also reclassifies the mitigant issuer type to the standard mitigant issuer type like Banks, Corporate, and so on. The reclassification tasks are present in the **Mitigant Reclassification** sub process.

#### • Pre-CRM EAD computation

#### Credit Conversion Factor

This is applied to all off-balance sheet exposures. Off-balance sheet exposures can be identified at the first level in the Basel Product Types Dimension (**DIM\_BASEL\_PRODUCT\_TYPE**) table. The CCF values applied are 0.2, 0.5, and 1. The factors on the basis of which the CCF is applied are standard product type (as per Basel Accord) type of facility (whether it is cancellable or not), and the maturity of the exposure.

# Pre CRM Exposure at Default (EAD)

Exposure at Default (EAD) is calculated for all asset classes based on the Current Exposure Amount, Accrued Interest, Off-Balance Sheet Drawn CCF Percent, Drawn CCF Percent, and Undrawn Amount. Using the same inputs, drawn EAD amount and undrawn EAD amount is calculated.

In a standardized approach, the EAD value of an exposure is calculated as follows:

(Current Exposure Amount - Non Sec Investment amount which is above Materiality Level for Commercial Entity) \* Off-Balance Sheet Drawn CCF Percent + Undrawn Amount \* CCF Percent + Net accrued but unpaid interest and fees

# • Risk Weight Assignment

## Non Sec Exposures Risk Weight

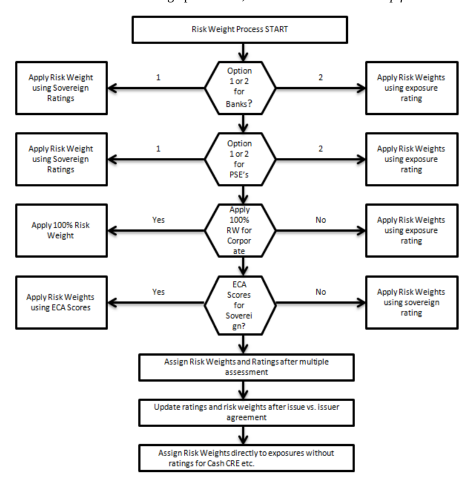
Risk Weight is assigned on basis of asset class and the credit rating as per Basel guidelines. The risk weight rules operate on the risk weight table (FSI\_RW\_MAP\_MASTER). Highly rated exposures are allocated low risk weight and poorly rated exposures are allocated high risk weights. If an exposure has more than one rating (rated by more than one agency), then the final rating is assigned on the basis of multiple assessments. The application updates the risk weights against the exposures directly, when ratings are not considered. Options for risk weighting are selected during Run definition if the Run Management UI is used. If the Run Rule Framework (RRF) of OFSAAI is used, a setup code from USR\_DEFINED\_RUN\_PARAMETERS is set in the Rule Run Definition User Defined Run Param Assignment. The multiple assessment of ratings are performed in the Data Transformation "Mult\_Assessment\_SCP" for the sold credit protection



exposures, since their risk weight is based on the securitization framework. The details of the Data Transformation are as follows:

Data Transformation Name	Objective	Processing Logic
Mult_Assessment_SCP	The objective of this Data Transformation is to perform multiple assessment of the ratings and assign a normalized rating and risk weight to the sold credit protection exposures.	For each exposure, the various standard ratings associated with that exposure and the respective risk weights are identified. If the number of ratings are 1, then the same rating gets assigned as the standard rating for the exposure and the risk weight associated with that standard rating gets assigned as the Pre-mitigation risk weight. If the number of ratings are greater than or equal to 2, then the exposure will be assigned a risk weight which will be the worst of the best two risk weight. And the corresponding rating will be assigned to the exposure.

For more information on setting up this Rule, refer Run Parameters Setup for Run Creation.



# • Pre-CRM RWA Computation:



Pre-CRM RWA is calculated for all asset classes by multiplying the Pre-CRM EAD with the risk weight. RWA for Unexpected Loss is calculated as follows:

# Non Sec Pre-Mitigation Pre-Volatility Haircut Exposure at Default \* Non Sec Risk Weight for UL before Mitigation.

The reporting bank may be a part of a financial group that has multiple legal entities like parent or child entities (subsidiaries) under its name. The entity on which you are required to process should be selected by you. Subsequently, level at which a Run is to be executed (solo or consolidated) should also be selected. You can select these options in the Run Management UI. However, if the Run is executed in the Run Rule Framework (RRF), then these options have to be set using the Rule 'Capital Consolidation Level Selection' in the process 'CAPITAL\_CONSOLIDATION'

CAPITAL\_CONSOLIDATION is the first process to be added in all the Runs defined in the RRF except for the Staging Data Population Run. The Run Management UI selects this process by default.

If reporting bank has an exposure to one of its own subsidiaries, then that exposure is classified as an internal exposure. A subsidiary is identified by the values present in V\_PARENT\_CODE in the DIM\_ORG\_STRUCTURE table.

Each of the internal transaction, that is, transaction between parent and its subsidiary is marked as a deduction line item. The deduction is processed as part of Basel II capital structure in the capital structure processing and all the internal transactions are eliminated from any RWA calculation.

## **Run Parameters Assignment:**

The Basel accord mentions different approaches for calculating RWA. The Run Management UI in the application allows the reporting bank to define and execute a Run by selecting a combination of different Basel II approaches for RWA computation.

Run Parameter Assignment is also part of **Capital Consolidation** process. The Rule '**Run Definition User Defined Run Param Assignment**' is used to assign the Run parameters if a Run is executed in the RRF. If the Run is executed from the Run Management UI, then the parameters are populated based on the Run defined in the Run Definition window.

# **Over the Counter Derivative Products**

The Basel committee has introduced Counterparty Credit Risk (CCR), wherein the counterparty can default before the final settlement of a transaction. Unlike the firm's exposure to credit risk arising from a loan, CCR creates a bilateral risk of loss. Market value of the transaction can be positive or negative for either parties in the transaction at different points in time, till the maturity or closure of the transaction. This market value is dependent on the movement of the underlying risk factor. The Basel committee has proposed Rules to calculate the EAD or exposure amount for the instrument with CCR.

**NOTE:** All OTC Derivatives and Repo products are part of the CCR computation. Also, all the trades with Central Counterparty (CCP) are assigned a zero risk weight.

The application's treatment for the instrument with CCR is divided into three categories:

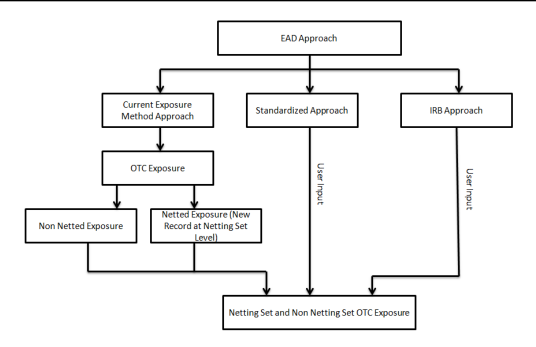
- Exposure at Default (EAD)
- Risk Weighted Asset (RWA)
- Credit Risk Mitigation (CRM)

#### **Process Flow for Over the Counter Derivatives – EAD Approach**

• Exposure at Default (EAD)

A comprehensive explanation of the process flow is as follows:





The exposure amount which is subject to CCR is estimated by three different approaches as described in the Basel Accord. The application calculates EAD with Current Exposure Method as laid out in Basel Accord. For the other approaches, standardized approach and Internal Rating Based (IRB) approach, the application expects the exposure amount of the transaction as direct user input for further processing.

#### Current Exposure Method

The application calculates the EAD for two different sets of the records with a different methodology -Netting Agreement Records and Non Netting Agreement Records.

#### **OTC** Exposure

For the calculation of EAD, the exposure amounts from the exposure table are moved to a different table for OTC and REPO transactions. The application also creates a new record for each netting agreements in the data.

#### Non Netted Exposure

To compute EAD for non netting records the application reads the following inputs:

- Total replacement cost which is greater than Mark to Market value or zero for all the contracts.
- An amount for potential future credit exposure is calculated based on the notional amount and multiplied by the add-on factor based on the underlying type in the contracts.
   The assignment of Add-on for different products is represented in the following table:

	Interest Rates	FX and Gold	Equities	Precious Metals Except Gold	Other Commodities
One year or less	0.00%	1.00%	6.00%	7.00%	10.00%
Over one year to five years	0.50%	5.00%	8.00%	7.00%	12.00%
Over five years	1.50%	7.50%	10.00%	8.00%	15.00%



The Rule: Non Sec Add-on Estimation assigns the add-on percent in the processing Non Securitization table. Data is populated to Nettable Pool (FCT\_NETTABLE\_POOL) table by T2T: NETTABLE\_POOL\_OTC\_POPULATION\_OTHERS

#### Netted Exposure

To compute EAD for netting agreement records, the application reads the following inputs:

- o Total replacement cost which is greater than Mark to Market value for all the contracts.
- o An amount for potential future credit exposure is calculated based on the notional and multiplied by the add-on factor based on the following formula:

$$A_{net} = 0.4* A_{Gross} + 0.6* NGR*A_{Gross}$$

The application creates new records for netting agreement and then populates into the OTC Exposure table. It selects all the records with the following attributes which are similar to computing the netting agreement exposure:

- Trades with Entity
- o Customer
- o Product Level All OTC trades
- o Netting Agreement
- o Book Code: Trading or Banking
- o Long Settlement transaction Flag
- o GAAP Code

The following T2Ts are used to create and populate the OTC exposure table:

- o NETTABLE\_POOL\_OTC\_POPULATION
- NET\_POOL\_EXPOSURE\_CREATION

The add-on percent netting agreement is achieved by using the following calculations:

- o Gross Current Exposure Calculation for OTC Derivatives
- o Gross Potential Exposure Calculation for OTC Derivatives
- Net Current Exposure Calculation for OTC Derivatives
- Net Gross Ratio Calculation for OTC Derivatives
- o Net Potential Exposure Calculation for OTC Derivatives

Exposure at default for all instruments with CCR risk is calculated using the following calculations:

o Exposure Calculation for OTC Derivatives

#### • Risk Weighted Asset (RWA) Approach

RWA calculation for the instruments which are subject to CCR risk is similar to RWA calculation for other instruments.

#### • Credit Risk Mitigation (CRM) Approach

CRM calculation for the instruments which are subject to CCR risk is similar to CRM calculation for other instruments.



#### **Key Data Elements**

Key data elements that need to be noted are listed in this section. To view the complete list of tables, see to *Download Specification* document.

For instruments participating in netting agreement, the nettability flag should be set as 'Y'.
 Instruments with the same agreement code are netted in the same netting agreement. The application handles both cross product and product netting for netting agreements.

#### Credit Risk Securities Financing Transactions (SFT)

Securities Financing Transactions (SFT) includes Repo Style transactions, Margin Lending, Security Financing Borrowing, and so on. The SFT portfolio of a bank is included for capital charge calculations as per standardized, foundation IRB, and advanced IRB approach. The SFT EAD calculation follows two methodologies:

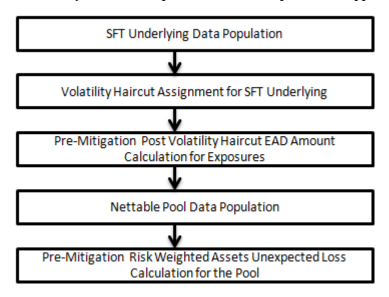
- Collateral Haircut Approach
- Simple VaR Approach

Currently, the Basel Regulatory Capital application supports Collateral Haircut approach only.

For all SFT contracts which have a mitigant mapped to it, the application computes CRM based on the RWA approach undertaken by the bank. For standardized approach, a risk weight is applied for all eligible mitigants based on mitigant value post haircut adjustment. For foundation IRB or advanced IRB approach, mitigation is based on the IRB Capital calculation on Credit Risk.

#### **Process Flow for Credit Risk Securities Financing Transactions**

SFT EAD is computed in the sub process SFT Exposures RWA - Comprehensive Approach.



A comprehensive explanation of the process flow is as follows:

#### • SFT Underlying Data Population:

The two data elements present in SFT transactions are as follows:

Firstly, the parent transaction is captured and second the underlying information on which the parent transaction is built, is captured separately with a data identifier (STG\_UNDERLYING EXPOSURES.V\_UNDERLYING\_DATA\_IDENTIFIER) as REPO for Repo transaction or MLT for Margin Lending Transaction. Additionally, the underlying data captures parent identifier code against



each of the records (**V\_Parent\_exposure\_ID**). For multiple underlying data for a single parent, the unique parent identifier code is repeated across the underlying data.

#### • Volatility Haircut Assignment for SFT Underlying:

This is computed by the following Rules:

- o Exposure Volatility Haircut Assignment for Supervisory Haircut
- o CRM Exposure Volatility Haircut for Equity and Mutual Fund
- Exposure Volatility Haircut Assignment Scaling Up for "Capital Market Driven" or "Repo Style" transaction types
- o Exposure Volatility Haircut Assignment Own Estimate
- o FOREX Haircut

#### • Pre-Mitigation Post Volatility Haircut EAD Amount Calculation for Exposures:

For SFT transaction, the application calculates EAD for the parent exposure, based on the underlying information. The underlying exposures are moved to **FCT\_SFT\_UNDERLYING** table from **FCT\_NON\_SEC\_EXPOSURES**. Each underlying exposure is assigned a volatility haircut, if the underlying exposures are financial instruments. FOREX haircut is applied if the underlying and the parent contract are in different currency. Each SFT underlying exposure adjusted for haircut (EAD + haircut value) is added as EAD to the parent contract.



#### • Nettable Pool Data Population:

The application nets SFT contracts based on the same customer, common netting agreement identifier, transaction of Repo, Re-Repo or Margin Lending, Trading or Banking book, and so on. Margin lending transaction being SFT also follows the same EAD calculation methodology, however Repo or Reverse Repo and margin lending are not netted together.

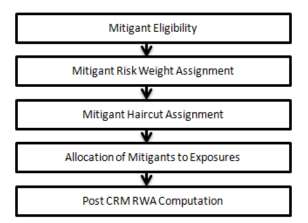
## • Pre-Mitigation Risk Weighted Assets Unexpected Loss Calculation for the Pool:

Pre-Mitigation Risk Weighted Assets Unexpected Loss is calculated for the pool as EAD multiplied by the risk weight or capital \* 12.5.

# **Credit Risk Mitigation**

The application handles multiple mitigants for credit risk mitigation like financial collateral, on-balance sheet netting, guarantees, credit derivatives, and so on. CRM reclassification is computed by reclassifying collateral and issuer to standard collateral and issuer type. The mitigant is identified as eligible or not based on the eligibility rule for CRM.

#### **Process Flow for Credit Risk Mitigation**



#### • <u>Mitigant Eligibility:</u>

The mitigant is identified as eligible or not based on the eligibility rules for CRM as mentioned in Basel II accord. Credit rating of the collateral is considered for all mitigant types issued by all party types, while deciding whether a mitigant is eligible for a particular exposure or not. Separate eligibility Rules exist for mitigants types like equity, mutual funds, or debt security, to perform these checks. For the remaining, a mitigant is marked as eligible only if its credit rating is better than the exposure to which it is providing protection and also if it is classified as senior in position. This is handled in the sub process - **Mitigant Collateral Eligibility - Comprehensive Approach.** 

Mitigant eligibility is also checked based on the original and residual maturity of the collateral. Collateral is classified as eligible only if its original maturity is more than a year and residual maturity is more than 3 months.

#### • Mitigant Risk Weight:

Similar to Non Securitization exposures, collaterals and mitigants are also assigned a risk weight based on their issuer type, credit rating, and original maturity of the mitigant. For financial collateral, under the BIS Standardized Approach, the RWA used is 0. For mitigants issued by bank, the application offers two choices for calculating RWA on the basis of credit rating:

Option I

Option II



#### • Mitigant Haircut Assignment:

The application assigns three kinds of mitigant haircut, which are volatility haircut, FOREX haircut, and maturity mismatch haircut. Volatility haircuts are assigned to the collateral to account for any future fluctuations in the market value of the financial collateral. Separate Rules exist in the application for various types of financial collaterals like debt securities, equity, mutual funds, and so on. When the exposure and collateral are in different currencies, the application makes an adjustment by applying FOREX haircut. If the residual maturity of CRM is less than the underlying credit exposure, then a maturity mismatch is applied. If there is a maturity mismatch and CRM has an original maturity of more than a year, the maturity mismatch haircut is applied to adjust the value. The application assigns a volatility haircut using Supervisory Haircut method.

In case of Supervisory Haircut method, the application assigns volatility haircut based on issues, issuer's ratings, mitigant's residual maturity, and type of mitigant as per Basel II accord. The FOREX haircut is also assigned based on these transaction types as per the Basel II accord. Only eligible mitigants are considered for haircut assignment. The eligible mitigants data flows from Mitigants (FCT\_MITIGANTS) table to Sub Exposures (FCT\_SUB\_EXPOSURES) table.

## • Allocation of Mitigants to Exposures:

The application has a pre-built optimizer for optimum allocation of mitigants to the exposures for CRM purposes. One-to-One, Many-to-One, and Many-to-Many mapping of mitigants are handled in an efficient manner. This involves storage of intermediate computations for traceability.

All mitigants which are eligible and mapped to an exposure are then populated to a new table where each exposure is broken down to the mitigant types. An additional row is included which treats the exposure as having covered and uncovered portion. The covered factor and uncovered factor is also populated in this table.

The application uses the linear programming method to allocate the mitigants to the exposures. Pooling identifies the exposure and mitigant data from sub exposures (FCT\_SUB\_EXPOSURES) table. Exposure identifier and mitigant identifier are the attributes on which Pooling is performed. It assigns the pool id for each exposure-mitigant combination. Based on these pool ids, the optimizer allocates a covered factor to the exposures. Optimizer allocates mitigants to exposures to attain the most favorable EAD output. For more information on pooling and optimizer, refer Exhibit 2 and Exhibit 3 in *Annexure A: Key Concepts*.

**NOTE:** A tag <ALTER\_STATEMENTS> is present in Optimizer\_Config.xml. This statement is used to enable the parallel Data Manipulation Language (DML) for the optimizer. This is will be disabled by default, due to which the following warning appears which will be printed in the Optimizer log:

"Error: Could not find node ALTER STATEMENTS in the xml"

The administrator can uncomment this tag to enable parallel DML for the optimizer.

#### • Post CRM RWA Computation

Pre mitigation EAD is divided into Post Mitigation EAD for the covered portion and Post Mitigation EAD for uncovered portion. Covered portion is the portion of the exposure covered by the mitigant and uncovered portion is portion of the exposure not covered by the mitigant. For multiple mitigants covering one exposure, there will be more than one record for the covered portion of that exposure. Post mitigation RWA UL (Post CRM RWA UL) is calculated by multiplying post mitigation EAD and its Capital Required UL with 12.5. Post mitigation RWA Expected Loss is calculated by multiplying the PD, LGD, and post mitigation EAD amount with 12.5.



# Non Securitization - Foundation IRB/Advanced IRB Approach

Foundation IRB/Advanced IRB Approach consists of the following:

**Banking Book Products** 

Over the Counter Derivative Products: Refer to Over the Counter Derivatives in Standardized Approach section.

Securities Financing Transactions: Refer to Securities Financing Transactions in Standardized Approach section.

Credit Risk Mitigation

#### **Banking Book Products**

Rating reclassification is the initial step in the process. All exposures are rated by different agencies. However, naming convention of these ratings might not be the same as mentioned in the Basel Accord. Hence, the application re-classifies the rating information shared in the bank's data to standard rating as recommended in the Basel Accord.

The exposure amount and other amount attributes that are provided as input (in the stage tables) should be in the natural currency (currency of the exposure) and this is usually different for exposures across different countries. The application converts them to reporting currency, so that processing occurs in a single currency.

The Credit Risk exposures are identified by their product types, counterparty types, and their corresponding asset classes by the application. A sample list of products types, party types, mitigant types, and credit ratings are predefined in the application. However, this list and naming convention differs from one bank to another. The application reclassifies the bank's product types and party types to Basel standard product and party types. Based on standard Basel product and standard party type, it forms an asset class for each exposure. For equity exposures, the asset class is formed on the basis of equity type and Basel product type. Some exposures may be hedged against Credit Risk through various mitigants like guarantors, collaterals, credit derivatives, and so on. These provide mitigation to credit risk and are considered while computing Credit RWA as per the Basel Accord. Hence, the application calculates both pre-mitigation RWA amount and post-mitigation RWA amount.

The application calculates the correlation factor using the formula specified for each asset class. Using this Correlation Factor, Probability of Default (PD), and Loss Given Default (LGD), the application calculates the premitigation capital charge for each exposure. This value signifies the capital charge that the bank needs to maintain for each exposure, before considering any mitigation effects.

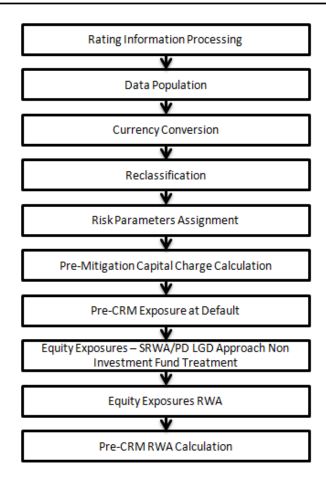
The application calculates pre-mitigation EAD amount and RWA for each exposure and then computes pre-mitigation risk weighted assets (Pre-CRM RWA) by multiplying the EAD by the risk weight. The risk weight is arrived at by multiplying pre-mitigation capital charge with 12.5.

With the Credit Risk Mitigation (CRM) process, the bank considers the mitigation effect. The application checks on the eligibility of the mitigants, based on Basel specifications. It assigns a haircut to each mitigant based on their currency, residual maturity, and expected volatility in their market value. FOREX and maturity haircuts consider any currency and maturity mismatches that the mitigants have with the exposures it covers. Volatility haircut considers the change in the mitigation effect that arises due to future fluctuations in the value of the mitigant. The application allocates mitigants to exposures based on optimizer function and subsequently the capital charge is calculated for each mitigant.

The application then calculates the post mitigation RWA Unexpected Loss (Post CRM RWA UL) and post mitigation RWA Expected Loss (Post CRM RWA EL). Some credit risk exposures that fall under the category of internal transactions like holding own subsidiaries shares or investment in its capital, are treated separately under Capital Structure.

**Process Flow for Banking Book Products** 





#### • Rating Information Processing:

Pre processing steps:

Data on ratings are captured in the following rating specific tables:

## Accounts Rating Table (STG\_ACCOUNT\_RATING\_DETAILS)

Ratings of all Credit Risk Non Securitized exposures, (except investment exposures in STG\_INVESTMENTS table, credit cards in STG\_CARDS, and equities in STG\_EQUITY\_EXPOSURES), securitized exposures, and securitized positions are captured in this table.

# <u>Instrument Rating Table (STG\_INSTRUMENT\_RATING\_DETAILS)</u>

Ratings for all market risk exposures, investment exposures subject to credit risk (one that are in **STG\_INVESTMENTS**), and mitigants are captured in this table.

# Party Rating Table (STG\_PARTY\_RATING\_DETAILS)

Credit rating for all customers and issuers are captured in thus table.

#### Sovereign Rating Table (STG\_SOVEREIGN\_RATING\_DETAILS)

Credit rating for all countries is captured in this table.

# **Processing Steps:**

Banks obtain credit ratings from different sources and these are provided as an input in the four rating tables mentioned in the preceding list. The application reclassifies the rating information to Basel standard ratings.



The rating reclassification lookup table (FSI\_RATING\_CLASSIFICATION) is used to lookup reclassified Basel ratings. Ratings are populated from the stage tables (STG\_PARTY\_RATINGS\_DETAILS) to FSI (FSI\_PARTY\_RATING\_DETAILS) tables using the lookup table (FSI\_RATING\_RECLSSIFICATION) to obtain the reclassified rating.

**Note:** In the **STG\_PARTY\_RATINGS\_DETAILS** table ensure that the following columns are mandatorily populated with data:

- Rating source code (**V\_RATING\_SRC\_CODE**)
- o Party Code (V PARTY CD)
- $\circ$  Purpose (**V\_PURPOSE**): In this field whether the rating is a domestic rating or foreign rating should be indicated. If any other rating is provided, then the exposure will be considered as unrated.
- Rating Code (**V\_RATING\_CODE**)

Out of the multiple Basel ratings assigned to an exposure, the worst rating is picked up and assigned against the exposures. Basel rating for all asset classes and sovereign rating is computed separately.

# • Data Population:

## Pre processing steps:

Credit Risk exposure data should be uploaded in the application for all the product types through their respective input tables known as Product Processors. The important categories of Credit Risk Non Securitization exposures, along with their respective table names that are used as an input are as follows:

Product	Source Product Processor
Bills	STG_BILLS_CONTRACTS
Credit Cards	STG_CARDS
Swaps	STG_SWAPS_CONTRACTS
Futures	STG_FUTURES
Guarantees	STG_GUARANTEES
Investments	STG_INVESTMENTS
Lease Contracts	STG_LEASE_CONTRACTS
Letters of Credit	STG_LC_CONTRACTS
Loans	STG_LOAN_CONTRACTS
Money market instruments	STG_MM_CONTRACTS
Overdraft	STG_OD_ACCOUNTS
Options	STG_OPTION_CONTRACTS
Re purchase contracts	STG_REPO_CONTRACTS
Equity Exposures	STG_EQUITY_EXPOSURES
Underlying exposures for repo contracts along with some securitization exposures' underlying	STG_UNDERLYING_EXPOSURES
Credit Derivatives	STG_CREDIT_DERIVATIVES

#### Processing steps:

Staging data from the Product Processors or other stage tables is populated in the required processing tables. The entire data in the Product Processor is populated in a common fact table for all Non Securitized exposures (FCT\_NON\_SEC\_EXPOSURES), except equity data, which is first populated in the



respective equity table (FCT\_EQUITY\_EXPOSURES) and is then populated in the common fact table for all Non Securitized exposures. For more information on the list of columns to be populated within each table, see the *Download Specifications* document.

#### Shareholding percent multiplication:

The exposure amount that is a part of the input data (Product Processors) is the exposure amount for a solo entity. However, for a consolidated Run, the parent exposure is considered only on the shareholding percentage, based on the below calculation:

#### **Exposure Amount** X Share Holding Percent = Updated Exposure Amount

#### Where:

Share holding percent is allotted a value by the Rule **Cap Consl Effective Shareholding Percent for an Entity** in the process- **Capital Consolidation**.

This assignment which uses the Rule **Attribute > Shareholding Percent Multiplication** relates to paragraph 28 of the Basel II Accord. The following attributes undergo shareholding percent multiplication:

Outstanding Principal

Current Exposure Amount

**Undrawn Amount** 

Exposure Market Value

**Exposure Accrued Interest** 

**Provision Amount** 

Write Off Amount

Notional Principal and Contract Amount for OTC products.

#### • Currency Conversion:

For more information refer to the <u>Currency Conversion</u> in the Standardized Approach section.

#### • Reclassification:

The application reclassifies the bank's product types and party types to the Basel standard product and party types. Based on the standard Basel product and party type, it forms an asset class for each exposure. A separate Rule in the application reclassifies equity. Similarly, mitigant is reclassified on the basis of its mitigant types and is reclassified to standard mitigant types.

## Product Type Reclassification

Product types used by reporting bank as input data are reclassified to standard product types as recommended in the Basel accord. The product types after reclassification are stored as Basel product types.

For Example: Unsecured bonds are reclassified as debt securities.

A separate Rule in the application reclassifies lease residual and equity products.

# Party Type Reclassification

Similar to the product type, the customer type and issuer type (which are stored as counterparty type) are also reclassified to standard counterparty type. The application is designed to include customer type, issuer type, and mitigant types in a single table (STG\_PARTY\_MASTER) and these are also reclassified together. Party type reclassification Rules handle reclassification for customer types and issuer types.

For Example: Individual is reclassified as Retail.



A separate Rule in the application reclassifies for issuer of equity. This Rule is defined in the lookup table so that the same reclassification can be used across exposures, equity, and the mitigant tables.

#### **Asset Class Reclassification**

On the basis of Basel product type and standard counterparty type, an asset class is formed by the application. This asset class is used for data processing.

For example: Standard counterparty is large corporate, the asset class is large corporate, except for exposures that have product types like cash and real estate. For Basel product type gold, the asset class is Gold, except for standard counterparty type which is Central Counter Party, the asset class is Central Counter Party. For standard counterparty type Insurance Entity and Basel product type as Line of Credit, the asset class is Corporate Non SME Non SL.

Asset class of all equity products are is done on the basis of equity type and Basel product type. Asset class for all mitigants is reclassified based on their standard mitigant types and standard issuer type.

## **Mitigant Reclassification**

For mitigants the application reclassifies the mitigant type to the standard mitigant type like the debt securities, credit derivative, cash, and so on. It also reclassifies the mitigant issuer type to the standard mitigant issuer type like Banks, Corporate, and so on. The reclassification tasks are present in the **Mitigant Reclassification** sub process.

#### • Risk Parameters Assignment:

The application assigns risk weight parameters of PD, LGD, and maturity to all exposures. For Foundation Internal Rating Based (FIRB) approach, the application assigns the PD and LGD on its own. In Advanced Internal Ratings Based (AIRB) approach, these values are directly taken as downloaded values from the reporting bank.

For senior claim exposures, LGD assigned is 0.45 and for non senior claim exposures LGD assigned is 0.75. For exposures belonging to retail asset class, irrespective of the seniority of the exposure, the LGD has a floor value of 0.1. FIRB approach assigns pre -mitigation LGD to all purchase receivables through a separate rule. PD has a floor value of 0.0003 for all asset classes, except for defaulted exposures, where the value is 1.

#### • Pre-mitigation capital calculation:

Pre-mitigation capital is calculated for all asset classes using the Correlation factor, PD, and LGD where correlation factor is calculated for each asset class on the basis of PD. Capital for defaulted exposures and failed trades is calculated through separate Rules. For exposures that have defaulted, the application uses two inputs - LGD and Best Estimated Expected Loss of a Bank. For failed trade transactions, the capital requirement is assigned by the application on the basis of the number of failed business days.

In the case of sold credit protection exposures, the exposures are assigned the risk weight pertaining to the securitization exposures. For assigning these risk weights, the application applies multiple assessment. These multiple assessment of ratings are performed in the Data Transformation "Mult\_Assessment\_SCP". The details of the Data Transformation are as follows:



Data Transformation Name	Objective	Processing Logic
Mult_Assessment_SCP	The objective of this Data Transformation is to perform multiple assessment of the ratings and assign a normalized rating and risk weight to the sold credit protection exposures.	For each exposure, the various standard ratings associated with that exposure and the respective risk weights are identified. If the number of ratings are 1, then the same rating gets assigned as the standard rating for the exposure and the risk weight associated with that standard rating gets assigned as the Pre-mitigation risk weight. If the number of ratings are greater than or equal to 2, then the exposure will be assigned a risk weight which will be the worst of the best two risk weight. And the corresponding rating will be assigned to the exposure.

For more information on setting up this Rule, refer Run Parameters Setup for Run Creation.

#### Credit Conversion Factor (CCF):

This is applied to all the off-balance sheet exposures. The CCF applied values are 0.2, 0.5, and 1. The various factors on the basis of which CCF is applied are product type, type of facility (whether it is cancellable or not), and the maturity of exposure.

#### Pre CRM Exposure at Default (EAD):

Exposure at default is calculated for all asset classes based on:

- o Current Exposure Amount
- o Off-Balance Sheet Drawn CCF Percent
- Provision Amount
- Undrawn Amount
- CCF Percent
- Exposure Accrued Interest
- Write Off Amount

CCF percent for FIRB approach is assigned by the application and is taken as a value provided by the client for AIRB Approach.

If the reporting bank has exposure to one of its own subsidiaries, then that exposure is classified as internal exposure. Each of the internal transaction, that is, transaction between parent and its subsidiary is marked as deduction line item. The deduction is processed as part of the Basel II capital structure in the capital structure processing and all the internal transactions are eliminated from any RWA calculation.

Of the total exposure amount, the exposures can have drawn amount and undrawn amount. Drawn amount is the direct credit exposure and undrawn amount may become a potential exposure when that amount is drawn. Therefore, EAD related to undrawn amount is calculated by multiplying the CCF percent with undrawn amount. The application calculates the EAD related to drawn amount using the following attributes:

- Exposure Accrued Interest
- Off-Balance Sheet Drawn CCF Percent



- Write Off Amount
- Provision Amount
- Current Exposure Amount

#### Equity Exposures – SRWA/PD LGD Approach Non Investment Fund Treatment

Equity Exposures are treated in the Equity Exposures (**FCT\_EQUITY\_EXPOSURES**) table where EAD is calculated using the post off-set amount. This is further reduced by the exposure excess investment amount. The excess investment amount is to be provided as an input. For more information, see the *Download Specifications* document.

Equity Exposure can be treated using the Simple Risk Weight Assignment (SRWA) method, PD/LGD approach or Internal Model Method. You can define the approach to be used to calculate the RWA for equity approach. If PD/LGD approach is selected Correlation, Capital charge and RWA is calculated. If SRWA is the selected RW is calculated based on equity being Public Traded or Private traded. If IMM is selected, then the Capital Charge Derived from VaR Model is taken as input and RW is assigned.

## • Equity Exposures RWA

Equity Exposure RWA is calculated by multiplying the risk weight with the Equity EAD. Equity data is processed in Equity Exposures (FCT\_EQUITY\_EXPOSURES) table. From Equity Exposures (FCT\_EQUITY\_EXPOSURES), data is populated to Fact Non Sec Exposures (FCT\_NON\_SEC\_EXPOSURES) table.

#### • Pre-CRM RWA Computation:

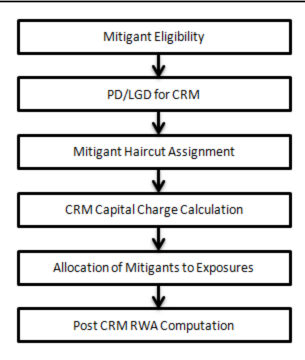
Pre-CRM RWA is calculated for all asset classes by multiplying the Pre-CRM EAD with the risk weight.

#### **Credit Risk Mitigation**

The application handles multiple mitigants for credit risk mitigants like financial collateral, on-balance sheet netting, guarantees, credit derivatives, and so on. In CRM reclassification, collateral and issuer is reclassified to standard collateral and issuer type. The mitigant is identified as eligible or not based on the eligibility rules for CRM.

**Process Flow for Credit Risk Mitigation** 





#### • Mitigant eligibility:

In the Comprehensive approach, credit rating of the mitigant of the collateral is considered for all mitigant types issued by all party types, while deciding whether the mitigant is eligible for a particular exposure or not. The application has pre-defined Rules that perform these eligibility checks. Separate eligibility Rules for mitigants types that are equity, mutual funds, or debt security exist in the application. For the remaining mitigant types, a mitigant is marked as eligible if it satisfies the following conditions:

The credit rating is better than the exposure to which it is providing protection

The exposure is classified as senior in position.

Mitigant eligibility is also checked based on the original and residual maturity of the collateral. Collateral is classified as eligible only if its original maturity is more than a year and residual maturity is more than 3 months.

## • PD/LGD for CRM:

The application assigns the PD and LGD to the mitigants as follows:

In the FIRB approach for financial collateral, PD used is that of the exposure that the collateral is covering and the LGD used is 0. For other mitigants like guarantees or credit derivative, the PD used is that of the mitigant (expected to be an input from the bank) and LGD used is that of the exposure that the mitigant is covering.

For LGD assignment, the application considers the minimum collateralization effect as stated in the Basel II guidelines. Additionally, if there is any over collateralization amount, the application does the mitigant value adjustment based on the over collateralization percentages as stated in Basel II guidelines.

For AIRB Approach, the institutions need to provide the PD or LGD data at a mitigant level. However, if the reporting bank is able to model the PD or LGD of the exposure considering the mitigation effects, then the application offers the flexibility to the reporting bank to include the mitigation effects at exposure level. In such cases, the reporting bank need not provide mitigant data separately, as they have already factored in its effects at the exposure level PD and LGD.

## • Mitigant haircut assignment:



The application does computations for three kinds of mitigant haircut as follows:

Volatility haircut

FOREX haircut

Maturity mismatch haircut

Volatility haircuts are calculated and amount of the exposure to the counterparty and the value of collateral or mitigant is adjusted to account for any future fluctuations in the market value. After this adjustment, the application updates the volatility adjusted amounts for both the exposure (higher than original exposure amount) and the collateral (lower than original amount).

When the exposure and collateral are in different currencies, the application performs adjustments by applying the FOREX haircut. If the residual maturity of the CRM is less than that of the underlying credit exposure, then a maturity mismatch is applied. If there is a maturity mismatch and the CRM has an original maturity of more than one year, maturity mismatch haircut is applied to adjust the value.

There are two methods for assigning volatility haircut:

Supervisory Haircut

Own Estimate

For supervisory haircut method, the application assigns volatility haircut based on issuers, issuer's ratings, mitigants residual maturity, and type of mitigant, as recommended by the Basel accord. For Own Estimate method, the application considers the Basel transaction type of the exposure. Basel transaction types are stored in the Basel transaction type dimension (**DIM\_BASEL\_TRANSACTION\_TYPE**) table. The various transaction types available are capital market driven, repo style, and secured lending. The volatility haircut is assigned as per the Basel accord. The FOREX haircut is also assigned based on these transaction types as per Basel accord.

Only eligible mitigants are considered for haircut assignment. The eligible mitigants are moved from the mitigants (FCT\_MITIGANTS) table to sub exposures (FCT\_SUB\_EXPOSURES) table. Haircuts mentioned in the Basel Accord assume a holding period for 10 days. However, if the holding period for mitigants is more than 10 days, then the application scales up the haircut value to reflect the correct value as per the holding period.

#### CRM capital charge calculation:

#### Mitigant Correlation Factor

Similar to Non Securitization exposures, correlation factor for collaterals or mitigants are also calculated for mitigants belonging to all asset classes. This is based on their PD as mentioned in the Basel accord.

#### Capital Charge Calculation

Capital charge is calculated for all mitigants using their effective maturity, correlation factor, probability of default, loss given default, and maturity adjustment value.

#### • Allocation of mitigants to exposures:

This process loads the mitigant mapping data from stage table to the corresponding processing table. Mitigants are allocated to the respective exposures it covers and the application defines the amount of the bank's exposure the mitigant is covering. Shareholding percent is also applied to the mitigant amounts. The application has a pre-built optimizer for optimum allocation of mitigants to the exposures for CRM purposes. One-to-One, Many-to-One, and Many-to-Many mapping of mitigants are handled in an efficient manner involving storage of intermediate computations for traceability.

All mitigants which are eligible and mapped to an exposure are then populated to a new table where each exposure is broken down into mitigant types. It includes an additional row which treats the exposure as



having covered and uncovered portion. The covered factor and uncovered factor is also populated in this table.

The application uses the linear programming logic to allocate the mitigants to the exposures. Pooling identifies the exposure and mitigant data from sub exposures (FCT\_SUB\_EXPOSURES) table. Exposure identifier and mitigant identifier are the attributes on which pooling is performed. It assigns a pool id for each exposure to mitigant combination. Based on these pool Ids, the optimizer allocates a covered factor to exposures. Optimizer allocates mitigants to exposures to attain the most favorable EAD output

For more information on pooling and optimizer, refer Exhibit 1 and Exhibit 3 in *Annexure A: Key Concepts*.

**NOTE:** A tag <ALTER\_STATEMENTS> is present in Optimizer\_Config.xml. This statement is used to enable the parallel Data Manipulation Language (DML) for optimizer. This will be disabled by default due to which a warning appears as follows, which will be printed in the optimizer log:

"Error: Could not find node ALTER\_STATEMENTS in the xml"

The administrator can uncomment this tag to enable parallel DML for the optimizer.

## • Post-CRM RWA computation:

Pre mitigation EAD is divided into Post Mitigation EAD for the covered portion and Post Mitigation EAD for uncovered portion. Covered portion is the portion of the exposure covered by the mitigant and uncovered portion is portion of the exposure not covered by the mitigant. For multiple mitigants covering one exposure, there will be more than one record for the covered portion of that exposure. Post mitigation RWA UL (Post CRM RWA UL) is calculated by multiplying post mitigation EAD and its Capital Required UL with 12.5. Post mitigation RWA Expected Loss is calculated by multiplying the PD, LGD, and post mitigation EAD amount with 12.5.

## Securitization

The Basel accord differentiates the Credit Risk computation of the Securitized exposures from Non Securitized exposures. As securitized exposures are part of off-balance sheet transactions, it follows a waterfall cash flow mechanism unlike the other exposures. Hence these exposures are treated differently. Due to the economic crisis of 2008, the Basel Rule has categorized securitized exposures into securitized and re-securitized exposures.

Securitized exposures are exposures which are issued out of a pool of underlying exposures for the transfer of risk. Re-securitized exposures are the exposures which are issued out of a pool of underlying exposures which constitutes non-securitized exposures as well as some portion of securitized exposures. The application is capable of handling both securitized exposures as well as re-securitized exposures. It also handles the calculation for the originator as well as the investor bank roles. At a broad level, there are two categories of Investors:

• An Investing Bank who has invested heavily in securitization:

These investors are prepared to provide the entire details of the securitization transaction

To cater to these investor needs, the entire pool, entire or invested tranche details, and the invested exposures information are required to be provided by the bank. This information is captured in the pool, tranche, and exposures table.

• An Investing Bank who has invested minimal in securitization:

These investors are prepared to provide the necessary inputs required for the calculation of the capital charge pertaining to their invested exposure.

To cater to these investor needs, the invested exposures information is required to be provided as an input by the bank. A few pool and tranche attributes required for the computation are also to be provided as an input by the bank in the Stage Securitization Exposure (STG\_SEC\_EXPSOURE) table.



The Basel Accord specifies two broad approaches for the calculation of the capital charge for the Securitization exposures:

- Standardized Approach
- IRB Approach

Ratings Based Approach

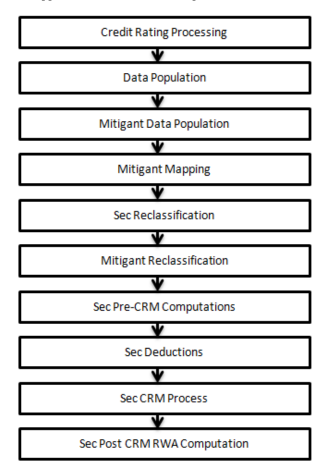
Internal Assessment Approach

Supervisory Formula approach

Both the standardized approach and IRB approach is handled by the application. For a few procedures, the calculations pertaining to the underlying exposures of the Securitization transaction are required before processing the Securitization exposures. This is computed before processing the Securitization exposures. This is applicable for Basel II standardized approach, Basel II FIRB approach, and Basel II IRB approach.

#### Process Flow for Securitization - Standardized Approach

The process flow for standardized approach of Securitization exposures are as follows:



#### • Credit Rating Processing:

All the rating information of the exposures and the mitigants are populated from the staging tables to the processing tables. The exposure and the tranche rating information are captured in the account rating tables and the mitigants rating information are captured in the instrument rating details. This is handled in the **CREDIT\_RATING\_PROCESSING** process.



#### • Sec Data Population, Mitigant Data Population, and Mitigant Mapping

The data pertaining to pool, tranche, and exposures are populated from the staging tables to the processing tables. The underlying exposures data are captured in the respective Product Processor tables (and for these, the process pertaining to the non-securitization exposures is followed). For the reporting bank providing only exposure level information, the application expects a few pool level and tranche level parameters to be provided in the Securitization Tranche in the Stage Securitization Exposure (STG\_SEC\_EXPOSURE) table. The mitigants data are populated from the staging table to the processing table. The exposures which are mapped to the mitigants are captured and populated from the staging table to the processing table. Securitization data population is handled in the process SEC\_DATA\_POPULATION. Mitigant data population has been handled in the process MITIGANT\_DATA\_POPULATION and Exposure Mitigant Mapping Population has been handled in the process SEC\_EXP\_MITIGANT\_MAPPING\_POP.

#### • Sec Reclassification and Mitigant Reclassification:

The application uses the standardized data for all kinds of calculations (product type like eligible liquidity facility, bank role like originator, pool type like mortgage backed securities). Before any computations, the application reclassifies the bank specific data to standard data as stated in the Basel accord. It reclassifies the bank role to the standard bank role of an originator or investor. Any other bank roles like sponsor, credit protection provider, and so on, are reclassified into originator, investor, and so on, respectively. The application also reclassifies the pool type to the standard pool type like credit cards receivable pool, auto loans, and so on. It also reclassifies the product type to the standard product type like mortgage backed securities, eligible liquidity facility, and so on.

For mitigants the application reclassifies the mitigant types to the standard mitigant types like the debt securities, credit derivative, cash, and so on. It also reclassifies the mitigant issuer type to the standard mitigant issuer type like Banks, Corporate, and so on. The reclassification tasks are present in the **Sec Reclassification** and **Mitigant Reclassification** sub process. The application assigns the Sec - Standardized Approach in the **Sec Reclassification** Sub Process for approach selection.

#### • Sec Pre-CRM Computations:

The application calculates the pre-CRM RWA for the exposures by multiplying the pre-CRM EAD with the risk weight of the exposures. This is handled in the **Sec STD Pre CRM Computations** sub process.

Risk Weight Assignment: The application assigns the risk weight to the exposures based on the external rating assigned to the exposures. If the exposures have internal ratings assigned, then the application treats the exposures as unrated. Initially, the application assigns the risk weight to each of the exposure's ratings. Then, the application using multiple assessment logic as specified by the regulators, assigns the final rating to the exposures. For each exposure, this final rating will be the worst of the best two ratings assigned to the exposure.

Further, the application updates the rating after multiple assessments and updates the corresponding risk weight to the exposures. For Securitization and Re-securitization exposures, the risk weights assignment are different from the Non Securitization exposures. The application assigns the risk weights based on the following conditions:

- Bank role
- o The exposure is an exposure issued out of a Securitization or Re-securitization pool
- o The external ratings assigned to the exposures

For unrated exposures, the application applies the Look through Approach and assigns the weighted average risk weight of the underlying exposures.

The application also handles other securitization exposures like the eligible liquidity facility, exposures in a second loss position and issued to ABCP Program, and so on. If the data to assign a risk weight is not available, then the application marks these exposures for deduction. Risk weights corresponding to the external ratings are assigned to the entity Securitization Risk Weight Map Master (FSI\_SEC\_RW\_MAP\_MASTER) and the final applicable risk weight is updated in Securitization Exposures table after multiple assessments of the ratings.



Pre-CRM EAD Computation: The application assigns the Credit Conversion Factor (CCF) to the off-balance sheet items as specified in the Basel Accord. The CCF percentages are assigned based on the bank role (this is applicable only for the originator bank role), the product type (like the eligible liquidity facility) and the applicable ratings. The CCF percentages are also assigned to the exposures based the availability of early amortization provision, applicable to the transaction. In such cases, the CCF assignment is based on the early amortization type (controlled or uncontrolled), the pool type, and the ratio of three month average excess spread to the trapping point. Further, the application computes the pre-mitigation EAD. This is computed based on the bank role and the product type. The application calculates the EAD for the investors and the originators separately based on the calculations given in the Basel II Accord.

#### • Sec Deductions Process:

The exposures which are lower than the investment grade and the unrated exposures are deducted from the capital. This is handled in the **Sec Deduction** sub process.

#### • Sec CRM Process:

Mitigant Eligibility, Mitigant Risk Weight, Haircut Assignment, and Allocation of Mitigants to Exposures are handled in Sec CRM sub-process.

#### **Mitigant Eligibility**

The application identifies the eligible mitigants based on the criteria as mentioned by the Basel Accord. It identifies the following mitigants in the case of securitized exposures – Collateral, Guarantees, and Credit Derivatives. The application is capable of using the simple approach as well as the comprehensive approach for the mitigants which are part of the collateral. This is similar to the mitigant eligibility of the Non Securitization process.

The application processes the multiple assessments of ratings for the mitigants also. This is required since some of the mitigant eligibility criteria are based on the ratings and risk weight of the mitigants. The application identifies the eligibility of the financial collateral separately for the simple approach and the comprehensive approach. The eligibility of the collateral mitigants are based on the party type of the mitigant, mitigant types, the credit rating assigned to the mitigant or the party (as applicable) and whether the collateral is classified as a senior or not. For equity, the eligibility is based on the main index equity and the equity trading status. For mutual funds, the eligibility is based on the eligible mutual fund indicator.

The application identifies the eligibility of the guarantees and credit derivatives based on the party type of the mitigant and the credit rating assigned to the issuer of the mitigant. For Nth to default credit derivatives, the application further identifies the eligible credit derivative, based on the number of defaults in the exposures and the defaulted position covered by the mitigant. The application identifies the number of defaults in the tranches based on the attachment point of the tranche to which the exposure belongs, the initial pool exposure amount, and the cumulative default amount. Further, it computes the number of tranches in default and compares it with the defaulted position covered by the mitigant.

Based on the criteria of eligibility mentioned in the Basel accord, the application identifies whether the mitigant is eligible or not. If eligible, the application considers the least risk weighted exposure as the eligible mapping for the least eligible nth to default mitigant for the exposure.

This identification of the eligible nth to default credit derivative and the eligible exposure-mitigant mapping is performed with the help of the Data Transformation "CD\_Sec\_Mitigant\_Elig\_STD". The details of the Data Transformation are as follows:



Data Transformation Name	Objective	Processing Logic
CD_Sec_Mitigant_Elig_STD	The objective of this Data Transformation is to identify an eligible sec exposure mitigant mapping wherein the mitigant is an Nth to default credit derivative, in the case of IRB Approach.	The eligible nth to default credit derivative mitigant is identified and processed based on the exposures mapped to the same pool id. All the exposures mapped to the same pool id are identified and the corresponding mitigants mapped to them are also identified. In the sec pool id, the cumulative pool default amount is compared with the tranche attachment point as a number (obtained by multiplying the tranche attachment percentage by the initial pool exposure amount). The number of tranches for which the tranche attachment point is less than the cumulative pool default amount is calculated. This number is compared with the minimum defaulted position of the credit derivative mitigant. For a basket of exposures covered by multiple credit derivatives, eligible mitigant will be minimum defaulted position in the basket minus 1. Also other credit derivative in the basket of exposures which are having the defaulted position consecutively will become eligible. For each eligible mitigant, the exposure mitigant mapping wherein the exposure has the least risk weight or capital charge will become eligible. All other exposure mitigant mapping for that mitigant will be marked ineligible.

The application also identifies the eligibility of the mitigants based on the comparison of the risk weight of the exposures and the mitigants. If the mitigants risk weight is lesser than that of the exposures, then the mitigants become eligible or else the application makes them ineligible.

# Mitigant Risk Weight

The application calculates the mitigant risk weight similar to the exposure risk weight of non securitized exposures. This is based on the issuer type and the credit rating which includes the unrated issuers as well. The application performs multiple assessments for the mitigants, similar to the Non Securitization exposures process and arrives at a single rating for the mitigant. Further, the application assigns the final risk weight to the mitigant. In case of financial collateral mitigants like cash, and gold zero risk weight is assigned.

### Haircut Assignment

The application assigns the various haircuts, as applicable to the Mitigants. For collateral following simple approach, there are no haircuts assigned to the mitigant. For collateral following comprehensive approach, the application has the flexibility to use the supervisory haircut and scale up, if required, based on the minimum holding period. Alternatively, it can also use the bank's own estimate of haircuts. The application applies the volatility haircut, FOREX haircut, and the maturity mismatch haircut to the mitigants as appropriate. This is as per the Basel Accord regulations. Only eligible mitigants are considered for haircut assignment. The eligible mitigants data flows from the mitigants (FCT\_MITIGANTS) table to sub exposures (FCT\_SUB\_EXPOSURES) table.

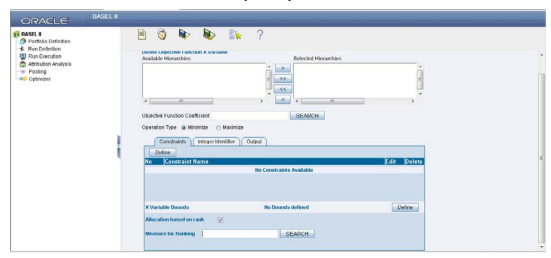


## Allocation of Mitigants to Exposures:

The application computes the mitigant value post all haircuts. Further, it uses the pooling and optimizer logic to allocate the exposures to the mitigants. This allocation is a bit different from the optimizer logic of Non Securitization exposures as the Securitized exposures have priority in the cash flow and gets the maximum protection by the mitigants. The senior most exposure (or tranche) is denoted with seniority 1 and the second senior exposure is denoted with seniority 2 and so on. For securitization exposures, the mitigants are given preference to the senior most exposure and later to the other exposures based on the seniority. The other parameters which are considered in the allocation logic are the risk weight and the mitigant value post haircut.

The application uses the linear programming logic to allocate the mitigants to the exposures. The optimizer logic for Securitization exposures is a bit different from Non Securitization exposures, which is explained as follows:

Based on the seniority of the exposures, risk weight of the exposures, and the mitigant and the mitigant value, the rank order in which the mitigants are allocated to the exposures is arrived at. The order of allocation can be modified by updating the operation type and the optimizer constraints of the objective function. You can select the allocation rank measure in the **Optimizer Definition** window, while defining the optimizer logic. For more information on defining the optimizer, refer Exhibit 2 and Exhibit 3 in *Annexure A: Key Concepts*.



Single Mitigant mapped to Single or Multiple Exposures

If there is one or more than one exposure mapped to a single mitigant, the mitigant is allocated to the exposure with the highest seniority. If there is more than one exposure with the same highest seniority, then the mitigant is allocated to the exposure which yields the highest mitigant value post haircut.

Single Exposure mapped to Single or Multiple Mitigants

If there is one or more than one mitigants mapped to a single exposure, the least risk weighted mitigant is allocated to the exposure. If there is more than one mitigant with the same least risk weight, then the mitigant which has the highest mitigant value post haircut is allocated to the exposure.

Multiple Exposures mapped to Multiple Mitigants

The treatment for this case is similar to the treatment of single mitigant mapped to single or multiple exposures, for the identification of the mitigant which has to be assigned to the exposures. The treatment pertaining to single exposure mapped to multiple mitigants have to be followed to yield the credit risk weighted exposure amount.

Using the above logic, the application calculates the factor of exposure covered by the mitigant and the factor of the exposure uncovered (without any protection).



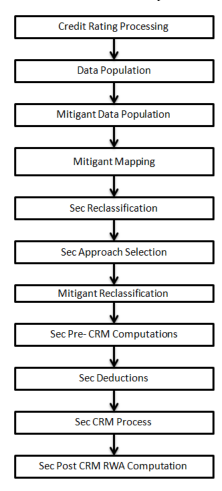
#### • Sec Post CRM RWA Computation:

The application computes the covered amount and the uncovered amount for the exposures. The covered amount is computed by multiplying the covered factor with the exposure amount, and to this covered amount, the application assigns the mitigant risk weight. The product of the covered amount and the mitigant risk weight is the covered RWA. The uncovered amount is computed by multiplying the uncovered factor (which is 1 – sum of all covered factors for that exposure) with the exposure amount. This uncovered amount is multiplied by the exposure risk weight to get the uncovered RWA. The sum of the covered RWA and the uncovered RWA is the Post CRM RWA of the Exposure.

This logic is handled in **Sec Post-CRM RWA computation** sub process.

### **Process Flow for Securitization -IRB Approach**

The application handles the IRB Approach of the Securitization Exposures as follows:



## • Credit Rating Processing:

All the rating information of the exposures and the mitigants are populated from the staging tables to the processing tables. The exposure and the tranche rating information are captured in the account rating



(STG\_ACCOUNT\_RATING\_DETAILS) tables and the mitigants rating information are captured in the instrument rating details (STG\_INSTRUMENT\_RATING\_DETAILS).

This is handled in the **CREDIT\_RATING\_PROCESSING** process.

## • Sec Data Population, Mitigant Data Population, and Mitigant Mapping:

The data pertaining to the pool, tranche, and exposures are populated from the staging tables to the processing tables. The underlying exposures data is captured in the respective Product Processor tables (for which the process pertaining to the Non Securitization exposures are followed). For a reporting bank providing only the exposure level information, a few pool level and tranche level parameters, which are required for further processing, are to be provided as an input in the Stage Securitization Exposure (STG\_SEC\_EXPOSURE) tables. The mitigants data are populated from the staging table to the processing table. The exposures which are mapped to the mitigants are captured and populated from the staging table to the processing table.

## • Sec Reclassification:

The application uses the standardized data for all kinds of calculations (product type like eligible liquidity facility, bank role like originator, pool type like mortgage backed securities). Before any computation, the application reclassifies the bank specific data to standard data, similar to the Basel accord terms. The application reclassifies the Bank role to the standard Bank Role of an Originator or Investor. Any other bank roles like Sponsor, Credit Protection Provider and so on are reclassified into Originator, Investor respectively.

The application also reclassifies the pool type to the standard pool type like Credit Cards Receivable Pool, Auto Loans, and so on. It also reclassifies the product type to the standard product type like Mortgage Backed Securities, Eligible Liquidity Facility, and so on. For mitigants, the application reclassifies the mitigant types to the standard mitigant types like the Debt Securities, Credit Derivative, Cash, and so on. It also reclassifies the mitigant issuer type to the standard mitigant issuer type like banks, corporate, and so on.

The reclassification tasks are present in Sec reclassification and Mitigant reclassification sub process.

### • Sec Approach selection:

The application assigns the appropriate approach to the exposures, based on the criteria specified in the Basel Accord. The application assigns any of the three approaches under IRB process:

Sec-internal assessment approach

Sec-ratings based approach

Sec-Supervisory Formula Approach (SFA)

If the exposure is qualified for the SFA approach (SFA Qualified flag is 'Y') and there is one or no external ratings assigned for that exposure, then the application assigns the SFA to the originator exposures. It assigns the sec-ratings based approach, if there is at least one rating assigned to the exposures. If exposures are qualified for SFA approach (SFA Qualified flag is 'Y') and has more than one rating, the application assigns the sec-ratings based approach to that exposure. In the case of Asset Backed Commercial Paper (ABCP) exposures which have internal ratings, the application assigns the sec-internal assessment approach. In the case of exposures not qualifying for any of these approaches, the application assigns the sec-internal ratings based approach.

This approach selection is handled in the Sec Approach selection sub-process.

## • Pre-CRM RWA Computation:

The application calculates the pre-CRM RWA for the exposures by multiplying the pre-CRM EAD with the risk weight of the exposures. This is handled in the pre-CRM computations sub-process.

Pre-CRM EAD Computation



The application assigns the Credit Conversion Factor (CCF) to the off-balance sheet items as specified by the Basel accord. The CCF percentages are assigned based on the bank role (this is applicable only for the originator bank role), the product type (like the Eligible Liquidity Facility), and the applicable ratings. The CCF percentages are also assigned to the exposures based on the early amortization provision applicable to the transaction. In such cases, the CCF assignment is based on the early amortization type (controlled or uncontrolled), the pool type, and the ratio of three month average excess spread to the trapping point. Further, the application computes the premitigation EAD based on the bank role and the product type. It calculates the EAD for the investors and the originators separately based on the calculations given in the Basel II Accord. This is handled in the **Pre-CRM Computations** sub-process.

## Risk Weight Assignment

### Ratings Based Approach

For exposures that follow the ratings based approach, the risk weight assignment is similar to the standardized approach, except for the difference on the criteria used for risk weighting. The application uses the granularity of the pool, seniority position of the exposure, and the credit rating of the exposure for the risk weighting the exposures which follow the ratings based approach.

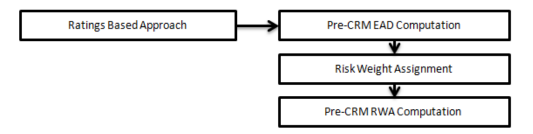
In the case of exposures which are unrated, the application checks the criteria required for inferring the rating. This is based on the presence of the subordinate tranche information (based on seniority) for the same pool, regardless of whether the bank has an exposure in that tranche or not, residual maturity of the subordinate tranche being more than the unrated tranche's residual maturity, the credit enhancement level of the unrated tranche being equal to or more than the subordinate tranche's credit enhancement level. The ratings of the tranches also undergo multiple assessments and the application assigns a single rating for all the rated tranches. This multiple assessment of ratings occur in the Data Transformation "Mult\_Assessment\_Tranche". The details of the Data Transformation are as follows:

Data Transformation Name	Objective	Processing Logic
Mult_Assessment_Tranche	The objective of this Data Transformation is to perform multiple assessments of the ratings and assign a normalized rating and risk weight to the securitization tranche. This is required for processing the inferred ratings treatment.	For each securitization tranche the various standard ratings associated with that exposure and the respective risk weights are identified. If the number of ratings are 1, then the same rating gets assigned as the standard rating for the tranche. If the number of ratings are greater than or equal to 2, then the tranche will be assigned a standard rating which will correspond to the worst of the best two risk weights associated with the various tranche ratings.

Based on all the above criteria, the rating for the unrated exposure is considered to be equal to the identified subordinate tranche. Due to the seniority of the exposure in the cash flow and in the securitization structure, a subordinate tranche will never have ratings more than that of the immediate senior tranche. Hence, if more than one subordinate exposure exists, then the application assigns the rating of the immediate subordinate tranche.

This is handled in the **Pre-CRM Computations** sub-process.

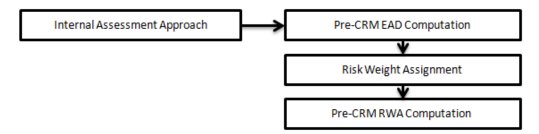




### Internal Assessment Approach

For exposures that follow the internal assessment approach, the risk weight assignment is similar to the standardized approach, except for the difference on the criteria used for risk weighting. The application uses the granularity of the pool, seniority position of the exposure, and the credit rating of the exposure for the risk weighting the exposures that follow the internal assessment approach. The internal rating of the exposures is reclassified by the application into standard ratings, for applying the internal assessment approach consistent with the Basel Accord.

This is handled in the **Pre-CRM Computations** sub-process.



### Supervisory Formula Approach

For exposures which follow the supervisory formula approach, the application calculates the underlying capital of the securitization pool (KIRB), using the Non Securitization process. Further, the application calculates the SFA parameters based on the pool and tranche details. The application calculates these, using the calculation logic specified by the Basel accord. It also checks the exposure to identify whether the exposure should be straddled or not. This check is based on the credit enhancement level of the tranche to which the exposure belongs to, the thickness of the tranche to which the exposure belongs to, and the underlying capital of the securitization pool.

The exposures for which the sum of the credit enhancement level and the tranche thickness are less than that of the KIRB, the exposures are deducted from the capital. The exposures for which the credit enhancement level is more than that of the KIRB, the exposures have the SFA Parameters computed. The exposures for which the credit enhancement level is less than that of the KIRB but the sum of the credit enhancement level and the tranche thickness are more than the KIRB, the exposures are straddled, that is, the tranche to which the exposure belongs is split into a position below KIRB and a position above KIRB. All the exposures mapped to the straddled tranche are also split by the application in the same proportion as the split tranche.

The application populates straddled tranche information into Securitization Straddled Tranche (FSI\_SEC\_STRADDLED\_TRANCHE) table. The application splits each of the exposures of the identified straddled tranche, into two. The account skey of the parent exposure, which is undergoing the split, is added as the parent account skey for the new exposures formed. The straddled tranche deduction amount (the KIRB amount less the tranche amount) is calculated and populated from the FSI\_SEC\_STRADDLED\_TRANCHE in a pro-rated manner to all the exposures of the straddled tranche which are identified for deductions. The remaining amount (which is the tranche amount above the KIRB) is the exposure amount of the senior exposure belonging to the category of split exposures.



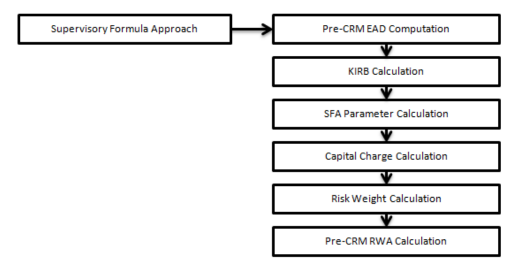
After the original exposures are split into two and their amounts are populated, the original exposure is deleted from the Exposure table. The splitting of the identified straddled exposures are done with the help of the Data Transformation "Sec\_Straddling\_Sfa" for securitized exposures and with the help of the Data Transformation "Resec\_Straddling\_Sfa" for resecuritized exposures. The Details of the Data Transformation are as follows:

Data Transformation Name	Objective	Processing Logic
Sec_Straddling_Sfa	The objective of this Data Transformation is to split the sec position (excluding resec position) belonging to straddling qualifying tranche into two positions (senior and junior) and treat them as per regulator guidelines.	Cases where L < KIRB < (L+T), the position is split into two position, where junior position is calculated as pool capital in amount terms minus the sum of amount of all tranches junior to the one to which bank has exposure to. The remaining amount is assigned to senior position, which gets assigned risk weight calculated as per Supervisory Formula. The junior position is assigned 1250% risk weight.
Resec_Straddling_Sfa	The objective of this Data Transformation is to split the re- sec position belonging to straddling qualifying tranche into two positions (senior and junior) and treat them as per regulator guidelines.	Cases where L < KIRB < (L+T), the position is split into two position, where junior position is calculated as pool capital in amount terms minus the sum of amount of all tranches junior to the one to which bank has exposure to. The remaining amount is assigned to senior position, which gets assigned risk weight calculated as per Supervisory Formula. The junior position is assigned 1250% risk weight. The Data Transformation inserts record corresponding to the straddled tranche into DIM_EXPOSURE and FCT_SEC_EXPOSURES. The Data Transformation updates N_SEC_EXP_RW_UL & N_PRE_CRM_SEC_EXP_CAPITAL_UL. of FCT_SEC_EXPOSURES.

Once all the SFA Parameters are computed, the capital charge is calculated using the SFA Parameters. This capital charge is subsequently converted into the risk weight.

This is handled in the **Pre-CRM Computations** sub-process.





#### • Sec Deductions Process:

The exposures which are unrated and do not qualify for any of the approaches, are deducted from the capital. Also, the exposures under RBA and IAA which are below investment grade are also deducted from capital. The exposures which follow the SFA Approach and which are lower than the KIRB, also gets deducted from the capital.

#### • Sec CRM Process:

Mitigant Eligibility, Mitigant Risk Weight, Haircut Assignment, and Allocation of Mitigants to Exposures are handled in Sec CRM sub-process.

#### **Mitigant Eligibility**

The application identifies the eligible mitigants based on the criteria as mentioned in the Basel Accord. The application identifies the following mitigants in the case of Securitized exposures – collateral, guarantees, and credit derivatives. The application is capable of using comprehensive approach for mitigants which are part of the collateral. This is similar to the mitigant eligibility of the Non Securitization process. The application processes multiple assessments of ratings for mitigants as well as some of the mitigant eligibility criteria are based on the ratings and risk weight of the mitigants.

The eligibility of the collateral mitigants are based on the party type of the mitigant, mitigant types, the credit rating assigned to the mitigant or the party (as applicable), and the classification of collateral being senior or not. For equity, the eligibility is based on the main index equity and the equity trading status. For mutual funds, the eligibility is based on the eligible mutual fund indicator. The application identifies the eligibility of the guarantees and credit derivatives based on the party type of the mitigant and the credit rating assigned to the issuer of the mitigant. In the case of Nth to default credit derivatives, the application further identifies the eligible credit derivative, based on the number of defaults in the exposures and the defaulted position covered by the mitigant. The application identifies the number of defaults in the tranches based on the attachment point of the tranche to which the exposure belongs to, the initial pool exposure amount, and the cumulative default amount. Further, the application computes the number of tranches in default and compares it with the defaulted position covered by the mitigant. Based on the criteria of eligibility mentioned in the Basel accord, the application identifies whether the mitigant is eligible or not, and if eligible, the application also makes the least risk weighted exposure as the eligible mapping, for the least eligible nth to default mitigant for the exposure.



This identification of the eligible nth to default credit derivative and the eligible exposure-mitigant mapping is performed with the help of the Data Transformation "CD\_Sec\_Mitigant\_Elig\_IRB". The details of the Data Transformation are as follows:

Data Transformation Name	Objective	Processing Logic
CD_Sec_Mitigant_Elig_IRB	The objective of this Data Transformation is to identify an eligible sec exposure mitigant mapping wherein the mitigant is an Nth to default credit derivative, in the case of Securitization IRB Approach.	The eligible nth to default credit derivative mitigant is identified and processed based on the exposures mapped to the same pool id. All the exposures mapped to the same pool id are identified and the corresponding mitigants mapped to them are also identified. In the sec pool id, the cumulative pool default amount is compared with the tranche attachment point as a number (obtained by multiplying the tranche attachment percentage by the initial pool exposure amount). The number of tranches for which the tranche attachment point is less than the cumulative pool default amount is calculated. This number is compared with the minimum defaulted position of the credit derivative mitigant. For a basket of exposures covered by multiple credit derivatives, eligible mitigant will be minimum defaulted position in the basket minus 1. Also other credit derivative in the basket of exposures which are having the defaulted position consecutively will become eligible. For each eligible mitigant, the exposure mitigant mapping wherein the exposure mitigant mapping for that mitigant will be marked ineligible.

The application also identifies the eligibility of the mitigants based on the comparison of the risk weight of the exposures and the mitigants.

The application also identifies the eligibility of the mitigants based on the comparison of the risk weight of the exposures and the mitigants. If the mitigants risk weight is lesser than the risk weight of the exposures, then the mitigants become eligible or else the application makes them ineligible.

### Mitigant Risk Weight

The application calculates the mitigant risk weight similar to the exposure risk weight of Non Securitized exposures. This is based on the issuer type and the credit rating, which includes the unrated issuers as well. The application performs multiple assessments for the mitigants, similar to the Non Securitization process, and arrives at a single rating for the mitigant. Further, the application assigns the final risk weight to the mitigant. In the case of financial collateral mitigants like cash and gold, zero risk weight is assigned.

### **Haircut Assignment**

Haircut assignment to the mitigants is processed in the FCT\_SUB\_EXPOSURES table. The application assigns the various haircuts, as applicable to the mitigants. In the case of collateral



following simple approach for recognition, there are no haircuts assigned to the mitigant. In the case of collateral following comprehensive approach, the application has the flexibility to use the supervisory haircuts and scale up if required, based on the minimum holding period. Alternatively, it also uses the bank's own estimate of haircuts. The application applies the volatility haircut, FOREX haircut, and the maturity mismatch haircut appropriately to the mitigants, as per the Basel accord. Only eligible mitigants are considered for haircut assignment. The eligible mitigants data flows from mitigants (FCT\_MITIGANTS) table to sub exposures (FCT\_SUB\_EXPOSURES) table

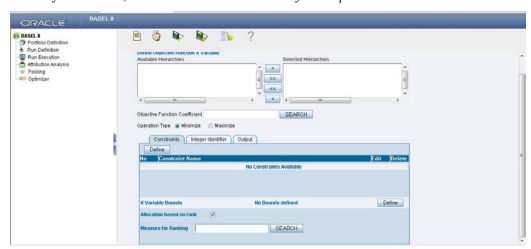
The application populates an uncovered mitigant for each exposure in the **FCT\_SEC\_EXPOSURES** table. This uncovered mitigant has same features as that of the exposure and are created in the **FCT MITIGANTS** table

### Allocation of Mitigants to Exposures

The application computes the mitigant value after all haircuts. The application uses the pooling and optimizer logic to allocate the exposures to the mitigants. This is a bit different from the optimizer logic of Non Securitization exposures as the Securitized exposures have priority in the cash flow and gets the maximum protection by the mitigants. The senior most exposure (or tranche) is denoted with seniority 1 and the second senior exposure is denoted with seniority 2 and so on.

In the case of securitization exposures, the mitigants are always given preference over the senior most exposure and subsequently to the other exposures based on the seniority. The other parameters which are considered in the allocation logic are the risk weight and the mitigant value post haircut. The application uses the linear programming logic to allocate the mitigants to the exposures. The optimizer logic for the Securitization process is a bit different from the Non Securitization process which is as follows:

Based on the seniority of the exposures, risk weight of the exposures, the mitigant, and the mitigant value, the ordering of ranking in which the mitigants will be allocated to the exposures, is arrived at. The order of allocation can be modified by updating the operation type and the optimizer constraints of the objective function. You have to select the allocation rank measure in the **Optimizer Definition** window, while defining the optimizer logic. For more information on Currency Conversion, refer Exhibit 4 *Annexure A: Key Concepts*.



Single Mitigant mapped to Single or Multiple Exposures

If there is one or more than one exposure mapped to a single mitigant, then the mitigant is allocated to the exposure with the highest seniority. If there is more than one exposure with the same highest seniority, then the mitigant is allocated to the exposure which yields the highest mitigant value post haircut.

Single Exposure mapped to Single or Multiple Mitigants



If there is one or more than one mitigant mapped to a single exposure, then the least risk weighted mitigant is allocated to the exposure. If there is more than one mitigant with the same least risk weight, then the mitigant which has the highest mitigant value post haircut is allocated to the exposure.

Multiple Exposures mapped to Multiple Mitigants

The treatment in this case is similar to a single mitigant mapped to single or multiple exposures, for the identification of the mitigant which has to be assigned to the exposures. Later, the treatment pertaining to single exposure mapped to multiple mitigants is followed to yield the credit Risk weighted exposure amount.

Using the logic mentioned in the preceding list, the application calculates the factor of exposure covered by the mitigant and the factor of the exposure uncovered (without any protection).

### • Sec Post CRM RWA Computation:

The application computes the covered amount and the uncovered amount for the exposures. The covered amount is computed by multiplying the covered factor with the exposure amount. To this covered amount, the application assigns the mitigant risk weight. The product of the covered amount and the mitigant risk weight is the covered RWA. The uncovered amount is computed by multiplying the uncovered factor (which is  $1-\sup$  of all covered factors for that exposure) with the exposure amount. This uncovered amount is multiplied by the exposure risk weight to get the uncovered RWA. The sum of the covered RWA and the uncovered RWA is the Post CRM RWA of the Exposure.

Post-CRM RWA = Covered Amount \* Risk Weight of the Mitigant + Uncovered Amount \* Risk Weight of the Exposure

This logic is handled in **Sec Post CRM RWA computation** sub process.

The following sub processes and tasks are computed in the **SEC\_IRB** Process:

Sec Reclassification

Sec Approach Selection

Mitigant Reclassification

Sec Pre-CRM EAD Computation

Risk Weight Assignment

Pre-CRM RWA Computation

Mitigant Eligibility

Mitigant Risk Weight

Haircut Assignment

Allocation of Mitigants to Exposures

Post CRM RWA Computation

## **Key Data Elements**

Key data elements for Securitization computation is as follows. For a complete list of tables and columns, see the *Download Specifications* document.

#### Securitization Exposures (Standardized Approach)

• The Key attributes required in the case of an investor or a third party that does not provide the complete pool and tranche details are as follows:

Credit Enhancement Level



Pool Exposure Amount

Sec Second Loss Position of the Tranche

Seniority of the Tranche

Sec Trading Book Approach

### Mitigant Eligibility (Standardized Approach)

Eligible Mutual Fund Indicator, Main Index Equity Indicator, and Equity Traded Indicator

#### Securitization Exposures (IRB Approach)

 The key attributes required in the case of an investor or third Party that does not provide complete pool and tranche details are as follows:

Credit Enhancement Level

Pool Exposure Amount

Sec Second Loss Position of the Tranche

Granularity of the Pool

Largest Exposure of the Pool

Seniority of the Tranche

Sec Trading Book Approach

### Mitigant Eligibility (IRB Approach)

Eligible Mutual Fund Indicator, Main Index Equity Indicator, and Equity Traded Indicator

### Miscellaneous

- All tranche information, regardless of the bank having exposure or not, is required for inferring the ratings, credit enhancement level computation, and eligibility of nth to default credit derivative mitigant.
- Mitigant value is to be assigned at an exposure level (not to the tranche).
- Mitigant pool ID in the exposure mitigant mapping table for nth to default mitigants is required for eligibility of nth to default credit derivative mitigant.
- Attachment point of tranches based on original balances is required for eligibility of nth to default credit derivative mitigant.

# 3.1.4. Market RWA

The Basel Committee has introduced Market Risk Capital Charge calculation in 1996 as an amendment to the earlier Basel accord by considering the risk borne by a financial institution having exposures in the trading book. BIS defines Market Risk as "the risk of losses in the on and off-balance-sheet positions arising from movements in market prices". It is the risk that arises out of the adverse movements of the market factors. Market risk consists of the risk borne by the bank due to the positions in its trading book.

Basel outlays two basic approaches for calculating the capital charge for Market Risk

- Standardized Approach
- Internal Model Method Approach

## **Standardized Approach**

In standardized approach (STD Approach) the Market Risk Capital Charge need to be calculated for the following instrument types:



- Interest Rate related instruments (IR Instruments)
- Equity Position Risk
- Foreign Exchange risk
- Commodities
- Options

### Pre-requisite for Market Risk processing

Execution of the Run, **Staging Data Population - Market Risk - BIS Standardized Approach** is usually a onetime activity. This should be executed once before actual Market Risk Run is executed. This Run is expected to execute in following circumstances. The following tasks are performed when the Run is executed.

- Interest Rate Curve Data
- Market prices of the instruments
- Bank positions

This Run populates the instrument level data that is required by the actual Run for further processing. The instrument level data such as number of units of the instruments on that particular MIS date is downloaded in bank instrument position (STG\_BANK\_POSITIONS) table. This data flows into the fact table for further processing. The OTC instrument price is expected as a download. For non-OTC instruments the data for instruments' price is captured in Market Instrument Contract (STG\_MKT\_INSTRUMENT\_CONTRACT) table. This data further flows into the fact table.

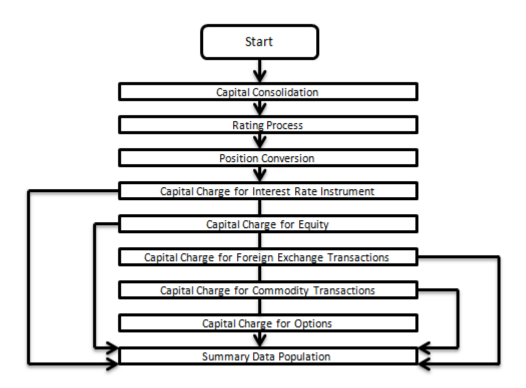
For IR instruments the interest rate required is captured in IRC Rate History (**STG\_IRC\_RATE\_HIST**) table. This data further flows into the fact table. This data is required for term structure that is used in Modified Duration and Greeks Parameter calculation for options.

## Process Flow for Market Risk- Standardized Approach

The following pre-defined Run can be executed to compute Market RWA using the Standardized Approach.

Run: Risk Weighted Asset Calculation - Market Risk - BIS Standardized Approach





#### • Capital Consolidation

For a reporting bank, the level at which the consolidation is done is identified by the application. You can select Solo or Consolidation level for each entity in the rule present in the Capital Consolidation process. This particular process handles entity level details. The entity data is captured in Legal Entity Details (STG\_LEGAL\_ENTITY\_DETAILS) table. All the child entities underlying a parent are considered for RWA consolidation. When consolidation is the level selected for a reporting bank, each child entity data is consolidated with the parent entity post Entity shareholding percent multiplication.

### The process and sub process details are as follows:

Process: CAPITAL\_CONSOLIDATION

Sub-process: Capital Consolidation Approach

## Approaches Followed in Capital Consolidation

The three approaches followed by the Capital Consolidation are:

Consolidation Approach(CONSL): Under this approach, all the entities of the bank's organizational structure are considered. This includes all the entities/subsidiaries that belong to the same jurisdiction. All the exposures of the entities in the organizational structure are considered for computing risk weighted exposures, except the intragroup exposures.

Aggregation Approach(AGG): This approach is similar to the Consolidation approach but is used in the cases, where some of the entities that are part of bank's organizational structure belong to a different jurisdiction. The capital requirement of the affiliate is computed as per the jurisdiction that it is subject to and is then aggregated with the rest of the group's capital requirement. Intra-group exposures are not excluded in this approach.

Deduction Approach(DED): This approach is used in the case where some of the subsidiaries/entities that are part of bank's organizational structure are excluded from consolidation. In such a scenario, the regulatory investment in the excluded subsidiary attributable to the rest of the group are deducted from the consolidated capital



requirements.

## Rating Process

Rating data is expected for all instruments which bear an interest rate risk. The rating data is reclassified into Basel equivalent standard rating and the standard rating is considered for assigning specific risk charge for interest rate instruments, wherever applicable. If there are multiple ratings for the same issue, then the application does a multiple assessment check as per the multiple assessment logic detailed in the Basel II guidelines. This process assigns a Basel equivalent rating for an instrument, counterparty and/or issuer based on the rating details available for the same after applying multiple assessment logic.

## The process and sub process details are as follows::

Process: CREDIT\_RATING\_PROCESSING
Sub-process: Credit Rating Data Population

## • Position Conversion

Position conversion is processed before Capital Charge calculation under Market Risk. In Position Conversion, different instruments are broken into long and short positions and carried forward for specific and general risk charge calculation. All derivative instruments undergo position conversion so that the instrument is broken down into simplified positions for further processing. For derivative positions in equities, commodities, gold, currencies, and so on, only one leg is exposed to interest rate and other leg is exposed to the respective asset (equity, FOREX) as the case may be. The following information is required for position conversion: Long or Short position, Value of Notional Position, Coupon Rate, and Maturity.

## Methodology for Position Conversion:

While calculating interest rate risk, each instrument is converted into multiple positions. The notional value of each position is derived based on the following methodology:

- Notional positions in actual debt securities are valued as the nominal amount underlying the contract at the current market price of the debt security.
- O Positions in zero-specific-risk securities is valued using one of the following two methods:
  - The present value approach, under which the zero specific-risk security is assigned a value equal to the present value of all the future cash flows that it represents or
  - The alternative approach, under which the zero specific-risk security is assigned a value equal to the market value of the underlying notional equity position in the case of an equity derivative; the notional principal amount in the case of an interest rate or foreign currency swap; or the notional amount in the case of any other financial instrument
- o For options, the delta weighted values go into the general risk charge calculation. Delta is computed by the application based on the instrument type, coupon, residual maturity, strike price, spread, option premium value, and so on.
- o For an Interest Rate (IR) Swap, the parent instrument will be identified as a Receiver or Payer swap based on whether the bank is receiving fixed or paying fixed, respectively. After Position Conversion, the parent swap will be converted to two child positions which will be in zero specific risk securities. The exposure amount for each of these positions will be computed based on the coupon rate of receiving leg for the long child position and the coupon rate of the paying leg for short child position. Currently the notional amount for both the child positions is being computed using the current market price column of the parent.

Instrument Coverage



## **Interest Rate Derivatives**

- Bond Forward
- o Forward Rate Agreement
- o Bond Future
- o Future on a Basket/Index of bonds
- o Interest Rate Futures
- o Receiver Swap (without deferred start)
- o Payer Swap (without deferred start)
- o Basis Swap (without deferred start)
- o Forward Basis Swap
- o Forward Receiver Swap
- o Forward Payer Swap
- o Dual Currency Bond

## **Equity Derivatives**

- Equity Forward
- Equity Future
- o Equity Swap

## **Currency Derivatives**

- o Currency Forward
- Currency Future
- Currency Swap

## Commodity Derivatives

- o Commodity Forward
- Commodity Future
- o Commodity Swap
- Gold Forward

## Credit Derivatives

- o Credit Default Swap
- Total Rate of Return Swap
- Cash Funded Credit Linked Notes
- o First and Second-to-Default Basket Credit Derivatives

## Options / Structured Products

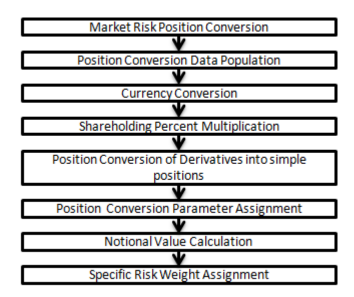
- o Option on Equity
- Option on Currency



- o Option on Commodity
- o Option on Currency Future
- o Option on Currency Forward
- o Currency Swaption
- o Option on a bond
- Option on a bond future
- o Option on a Forward Rate Agreement
- Option on an Interest Rate Future
- o Caps
- Floors
- Collars
- o Swaptions
- o Bonds with Embedded Swaptions
- Callable Bonds
- Putable Bonds
- Floating Rate Notes with Caps
- Floating Rate Notes with Floors
- Reverse Floaters
- Leveraged Floaters

## Position Conversion - Process Flow

The process flow of Market Risk Position Conversion is as follows:



## **Position Conversion Data Population:**



The application populates Market Risk Exposures (FCT\_MARKET\_RISK\_EXPOSURES) table with the details provided by the bank in Stage Bank Positions (STG\_BANK\_POSITIONS) table and Stage Instrument Contract Master (STG\_INSTRUMENT\_CONTRACT\_MASTER) table. FOREX exposures of the bank are populated into Market Risk FOREX (FCT\_MARKET\_RISK\_FOREX). This exercise is done for all the trading book exposures.

#### For more information on processes and sub processes that compute this:

Process: MKT\_RISK\_POSITION\_CONVERSION

Sub-process: Market Risk Data Population

## **Currency Conversion:**

All the positions in other currencies are converted into the reporting currency of the bank, based on the currency conversion rate between the exposure currency and reporting currency.

## For more information on processes and sub processes that compute this refer the following:

Process: MKT\_RISK\_POSITION\_CONVERSION

Sub-process: Currency Conversion

## **Shareholding Percent Multiplication**

For consolidated runs, exposures of the child entities are multiplied by the entity shareholding percentage to arrive at the consolidated exposure at the parent level.

## For more information on processes and sub processes that compute this refer the following:

Process: MKT\_RISK\_POSITION\_CONVERSION

Sub-process: Shareholding Percent Multiplication

## Position Conversion of Derivatives into Simple Positions

The application takes the contract details from instrument table and breaks each contract into multiple positions into market risk exposures (FCT\_MARKET\_RISK\_EXPOSURES) table. The application splits instruments, which are derivatives in nature, into multiple positions based on the instrument position mapping available in the mapping table. For example: A bank having a plain long position in a derivative instrument is split into one long and one short position. Hence for each position and nature of contract type, the application creates the required number of positions in the processing table. The download information used for position conversion is contract details, instrument type, contract position, position mapping, and so on.

Certain exotic instruments are split into more than two positions. For example: A long position in a reverse floater is converted into the following positions.

- o A long position in two straight bonds (double the notional amount and half the fixed interest rate);
- o A short position in a floating rate bond (a position in floating rate bond with notional amount and floating reference rate);
- A long position in a cap (which is further broken down into its underlying positions).

The application reclassifies all bank instruments into standard instrument types based on contract type, contract position, market risk position, and so on. A fixed bond forward with a long position in the contract is reclassified into fixed rate bond for the long leg and zero risk security for the short leg created by position conversion. The reclassifications are then used for notional value calculation.



## For more information on processes and sub processes that compute this refer the following:

Process: MKT\_RISK\_POSITION\_CONVERSION

Sub-process:

- o Position Conversion Exotic Options
- Position Conversion Options
- o Position Conversion Basket Futures Interest Rate
- o Position Conversion Swaps
- Position Conversion Forwards and Futures
- o Position Conversion Credit Derivatives

## **Position Conversion Parameter Assignment**

After position conversion, that is, breaking each derivative instrument into long and short leg, the application assigns instrument parameters for each position leg created under position conversion logic. For each leg, relevant information like: coupon rate, coupon frequency, maturity, strike price for options, option premium value, and so on are updated from parent information. This information is used in identifying instruments to be grouped under maturity ladder based on coupon rate (less than or greater than equal to 3%), duration calculation for duration ladder approach, calculation of Greeks for option charge, and so on.

## For more information on processes and sub processes that compute this refer the following:

Process: MKT\_RISK\_POSITION\_CONVERSION

Sub-process:

- o Position Conversion Exotic Options
- Position Conversion Options
- o Position Conversion Basket Futures Interest Rate
- Position Conversion Swaps
- Position Conversion Forwards and Futures
- Position Conversion Credit Derivatives

## **Notional Value Calculation**

Notional value of each leg created by position conversion for each instrument is calculated based on the contract characteristics (market price, number of units). For options it is the delta weighted position which is carried forward for market risk charge calculation.

## For more information on processes and sub processes that compute this refer the following:

Process: MKT\_RISK\_POSITION\_CONVERSION

Sub-process:

- o Position Conversion Exotic Options
- o Position Conversion Options
- o Position Conversion Basket Futures Interest Rate
- o Position Conversion Swaps



- Position Conversion Forwards and Futures
- Position Conversion Credit Derivatives

## Specific Risk Weight Assignment

After Notional Value calculation, the application assigns risk weights to the position converted IR-instruments. The risk weights are stored in Specific Risk Mapping table. These risk weights are stored against time band, Basel rating and category surrogate keys. The categories are Qualifying and sovereign and the ratings are picked from standard Basel Rating table.

## For more information on processes and sub processes that compute this refer the following:

Process: MKT\_RISK\_POSITION\_CONVERSION

Sub-process:

- Mkt Risk Specific Risk IR Assignment
- o Market Risk CD Underlying Specific Risk

There is some dependency on different instrument types, like exotic options which may further result into a vanilla option after position conversion. Therefore, position conversion of instrument types should be processing in the following order:

- o Exotic Options
- o Options.
- o Basket Futures
- o Swaps
- o Forwards Futures
- Credit Derivatives

After position conversion of Basket Futures instrument types, position offsetting is performed on different positions of same kind of instrument types and the post offset exposure amount is arrived at

#### **Example of a Forward Rate Agreement (FRA) Position Conversion:**

A purchased FRA may be depicted through two notional zero-coupon positions: one short position (liability) up to the maturity of the underlying credit transaction and one long position (claim) up to the settlement of the FRA. Suppose a firm purchases 3 x 6 month FRA, principal: 1000; interest rate 6%. The above position is broken down into two opposite zero coupon bond positions as follows:

#### **First Position:**

Position : Long

Value of Notional Position: PV  $\{1000/((1+5\%)^{0.25}) = 987.87\}$ 

Maturity : 3 months

Coupon : Zero (Coupon of less than 3%)

**Second Position:** 

Position : Short

Value of Notional Position: PV  $\{1000/((1+5\%)^{0.5}) = 975.90\}$ 



Maturity : 6 months

Coupon : Zero (Coupon of less than 3%)

A sold FRA will have positions exactly opposite to the one given in the preceding example, that is, the long position will become short and short position will become long, with the value, maturity, and coupon remaining the same.

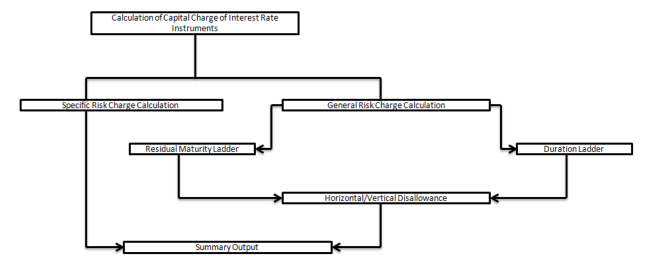
Taking the preceding example into consideration, it should be noted that the actual discount rates for discounting the notional values of the two legs, will be the interest rates pertaining to the respective maturities, that is, 3 months (long leg) and 6 months (short leg). For simplification purposes, an assumed rate of 5% has been considered in the preceding example. Taking the preceding example into consideration, the steps processed in the application are as follows:

- 1. The FRA as a contract is captured in the contract record details table with the banks position in the contract in the position table. The application also captures the position mapping table for the above instrument type which will be used for position conversion under data population as detailed in the high level Market Risk process flow. For the above FRA example, two positions are created, one long position with a maturity of 3 months and a short position for the life of the contract that is, with a maturity of 6 months.
- 2. Both the position legs are reclassified into zero specific risk security.
- 3. The various contract parameters are assigned by the application to both the legs. Example: Coupon Rate, Maturity,
- 4. The notional value of both the legs is calculated as per the logic stated in the example.

### • Capital Charge for Interest Rate Instruments:

The total risk charge for Interest Rate (IR) instruments consists of specific risk charge (specific to the issuer and instrument) and general risk charge (market related risk vested in the instrument).

The process flow for Interest Rate Risk is as follows:



## Specific Risk Charge Calculation

Specific risk charge is calculated based on the categories and investment grade. The application first identifies the categories based on the conditions laid by the accord. Once the category is identified the specific charge weight is assigned based on category, Basel equivalent rating, and residual maturity.



The specific risk weight is assigned under the Market Risk position conversion process. These specific risk weights are then multiplied by the exposure amount arrived at after position offset to eventually compute specific risk charge for Interest Rate instruments.

### For more information on processes and sub processes that compute this refer the following:

Process: MKT\_RISK\_STD\_APPROACH

Sub-process: Market Risk Specific Risk Charge Calculation - IR and Equity

## General Risk Charge Calculation

General Risk charge is calculated for each interest rate risk exposure for a reporting bank. General Risk charge is calculated based on two methods:

- Maturity Ladder Approach
- Duration Ladder Approach

Under both the methods, the application creates time bands and based on Residual Maturity or Modified Duration, places each instrument in the respective time bands for offsetting. The matched and unmatched position across time bands and across three zones attracts general risk charge as per the definition stated in Basel II guidelines for market risk.

## Residual Maturity Ladder

Under the Maturity Ladder approach, the general risk charge is calculated for each currency. For multiple currencies, the horizontal and vertical disallowance is calculated by creating separate residual maturity ladder for each currency unless the interest rate risk exposures are insignificant for the reporting bank. In the case of insignificant exposures in multiple currencies, exposures are grouped into a single residual maturity ladder for general risk charge calculation.

Under Residual Maturity Method, the application initially creates around 15 residual maturity time bands. The time band definitions, provided in the Basel II guidelines, are based on the coupon being less than 3% or equal to and greater than 3%. All the 15 time bands are grouped to 3 zones for horizontal disallowance as per the zone definition given in Basel II Market Risk guidelines. This is computed under the process 'MR Time Band Reclassification – Maturity Approach'. Based on the time bands, positions are assigned general risk weights. The delta-weighted positions of IR options are considered for the slotting into time bands and zones.

The entire end to end processing of general risk charge is calculated in a separate table (FCT\_MARKET\_RISK\_CAPITAL) meant specifically for it and can be selected and analyzed in the form of reports. All the processing steps and related data are stored in the table starting from weighted long and short positions, matched and unmatched positions following horizontal and vertical disallowance, and net open position by each currency.

### For more information on processes and sub processes that compute this refer the following:

Process: MKT\_RISK\_STD\_APPROACH

Sub-process: Time Band Reclassification - Maturity Approach

#### **Duration Ladder**

Under the Duration Ladder approach, the application creates Duration Ladder based on the modified duration calculated for each instrument. Similar to Maturity Ladder, the general risk charge under Duration Ladder is also calculated for each currency and insignificant positions across multiple currencies are put into a single modified duration ladder for horizontal and vertical disallowance calculation.

The duration ladder time band created in the application is based on the definition provided in the Basel II guidelines on Market Risk. Like Residual Maturity, for Duration Based Ladder approach the application creates three time zones for each modified duration time band. This is computed in



the process 'MR Time Band Reclassification - Duration Approach'. Based on the time bands, positions are assigned an 'assumed rate'. The delta-weighted positions of IR options are considered for the slotting into time bands and zones.

All the processing attributes used under the Duration Ladder Approach are stored in a separate table (FCT\_MARKET\_RISK\_CAPITAL) starting from weighted long and short positions, matched and unmatched positions following horizontal and vertical disallowance, and net open position by each currency.

## For more information on processes and sub processes that compute this refer the following:

Process: MKT\_RISK\_STD\_APPROACH

Sub-process: Time Band Reclassification - Duration Approach

## Horizontal/Vertical Disallowance:

In the application, vertical and horizontal disallowance for IR instruments under Maturity and Duration Approach is computed by using a Data Transformation function 'Mkt\_Risk\_GenRsk\_IR' under 'Market Risk General Risk Charge Calculation – IR and Equity'. This computes the matching of the positions within time bands, zones, across adjacent zones, and across non-adjacent zones to finally arrive at the general risk charge for interest rate instruments.

The capital charge is applied at each state for the matched and unmatched position as per the capital charge stated in Basel II guidelines for Market Risk. The procedure followed by the application which handles the horizontal and vertical disallowance is provided in the following section. This process remains same across both the Maturity Ladder and Duration Ladder Approaches.

- 1. The application initially populates weighted long and weighted short position amounts for each time band.
- 2. The application offsets the matched positions and populates them as 'offset matched position within the time band'. The unmatched positions are populated as 'offset unmatched position within the time band'.
- 3. Offset unmatched positions arrived at from the previous step are then considered for offsetting within a time zone. All the 'offset unmatched positions within time band' falling under the same zone are offset with each other and 'offset match same zone' and 'offset unmatched same zone are computed'.
- 4. Offset unmatched positions within same zone are then carried forward for calculating 'offset matched between zone' and 'offset unmatched between zones'. This is first processed for zones 1 and 2, further for zones 2 and 3, and lastly for zones 1 and 3.
- 5. All the unmatched positions (within time band, same zone, between zones and net unmatched position) are multiplied by the factors listed in the Basel accord for Maturity and Duration approach as applicable.

#### For more information on processes and sub processes that compute this refer the following:

Process: MKT\_RISK\_STD\_APPROACH

Sub-process: Market Risk Generic Risk Charge Calculation - IR and Equity

Procedure: Mkt\_Risk\_GenRsk\_IR

## **Summary Output:**

For reporting purposes, the application moves data from market risk capital (FCT\_MARKET\_RISK\_CAPITAL) table to market risk reporting (FCT\_MARKET\_RISK\_REPORTING) table.



Finally, RWA is calculated in Market Risk Summary (FCT\_MARKET\_RISK\_SUMMARY) table by multiplying capital charge with 12.5. The interest risk charge gets reported out of market risk summary (FCT\_MARKET\_RISK\_SUMMARY) table under Interest Risk charge reporting line. Specific and general risk charge for interest rate is also reported separately from the summary table.

For more information on processes and sub processes that compute this refer the following:

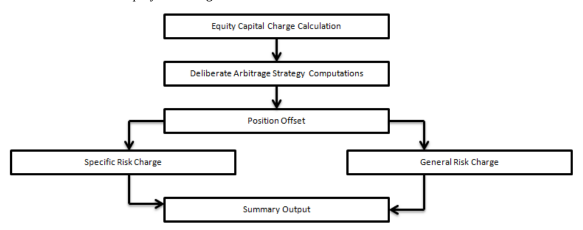
Process: MKT\_RISK\_STD\_APPROACH

Sub-process:

- o Market Risk Capital Risk Charge Calculation
- Market Risk IR Reporting Data Population
- Market RWA Calculation

## • Capital Charge for Equities:

The application calculates equity capital charge as the sum of specific risk charge and general risk charge. The process flow for calculation of equity risk charge is as follows:



## **Deliberate Arbitrage Strategy Computations:**

The application identifies the deliberate and future arbitrage strategies for equity positions, in this process. Components, as per the Basel guidelines, for 10 percent slippage, exposure amount calculation under arbitrage, exclusions under deliberate arbitrage and so on, are computed under this process.

For more information on processes and sub processes that compute this refer the following:

Process: MKT\_RISK\_STD\_APPROACH

Sub-process: Market Risk Arbitrage Strategy

### Position Offset:

Long and short position in the same equity instrument are offset for the matched position and the net open position is carried forward as net long or net short position for specific and general risk charge calculation.

For more information on processes and sub processes that compute this refer the following:

Process: MKT\_RISK\_STD\_APPROACH
Sub-process: Market Risk Equity Offsetting



## Specific Risk Charge:

The application assigns specific risk charge as 8% on gross equity positions. For an index equity which is well diversified, a 4% specific risk charge is applied. In the case of equity derivative, the application takes into account either any future related arbitrage or deliberate arbitrage strategy created on equity. If equity arbitrage is created out of futures, then the application considers the arbitrage information as a mapping in the equity arbitrage (EQ\_ARBITRAGE\_STRGY\_MAPPING) table where any opposite future derivative created as hedge for the underlying equity exposures is expected. The application applies a 2% specific charge on lower of opposite index position created or equity underlying.

For more information on processes and sub processes that compute this refer the following:

Process: MKT\_RISK\_STD\_APPROACH

Sub-process:

- o Market Risk Specific Risk Equity
- Market Risk Specific Risk Charge Calculation IR and Equity

### General Risk Charge:

The application assigns 8% general risk charge for equity instrument type and then multiplies it with post offset exposure amount to arrive at the general risk charge. Delta-weighted positions of equity options are considered for general risk computations.

For more information on processes and sub processes that compute this refer the following:

Process: MKT RISK STD APPROACH

Sub-process:

- o Mkt Risk General Risk Weight Assignment FOREX and Equity
- Market Risk Generic Risk Charge Calculation IR and Equity

#### **Summary Output:**

The equity risk charge is reported from the market risk summary (FCT\_MARKET\_RISK\_SUMMARY) table under the equity reporting line. Specific and general risk for equity is also reported separately from the summary table.

For more information on processes and sub processes that compute this refer the following:

Process: MKT RISK STD APPROACH

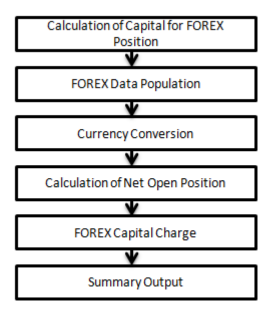
Sub-process:

- Market Risk Capital Risk Charge Calculation
- Market RWA Calculation

## • Capital Charge for Foreign Exchange Transactions:

The process flow for FOREX capital charge is as follows:





### **FOREX Data Population:**

All foreign exchange exposure data is expected at a net level by each currency in a separate table meant only for FOREX exposures data (STG\_FOREX\_EXPOSURES). Forward currency position, asset, liability, accrued interest, profit and loss, structural position, and so on, in different currencies, are captured separately in the FOREX exposure table. This data is then populated to FCT\_MARKET\_RISK\_FOREX which is a table used to specifically compute FOREX capital charge.

For more information on processes and sub processes that compute this refer the following:

Process: MKT RISK POSITION CONVERSION

Sub-process: Market Risk Data Population

### **Currency Conversion:**

The following rules processes currency conversion of FOREX positions to reporting currency:

- FOREX Position Profit and Loss Attribute Natural CCY Conversion to Reporting CCY
- o FOREX Position Attribute Natural CCY Conversion to Reporting CCY
- FOREX Position Other Attribute Natural CCY Conversion to Reporting CCY

This conversion is based on the exchange rate between the natural currency of the exposure and the reporting currency.

For more information on processes and sub processes that compute this refer the following:

Process: MKT\_RISK\_STD\_APPROACH

Sub-process: Market Risk Options - Capital Charge Calculation - Delta Plus Approach

#### Calculation of Net Open Position:

The net open position is the maximum value of the net long and net short position across all currency exposures plus the value of gold. This is computed under the process 'Market Risk FOREX Risk Position Calculation' in the application.

For more information on processes and sub processes that compute this refer the following:



Process: MKT\_RISK\_STD\_APPROACH

Sub-process: Market Risk FOREX Risk Position Calculation

### FOREX Capital Charge:

The application applies the short hand method for FOREX risk charge calculation by treating all the currencies to be same and applying 8% risk charge on net open position. This is processed by the rule 'Market RW Assignment - General Risk - FOREX and Equity' and the Data Transformation 'Mkt\_Risk\_Cap\_Chrge\_FOREX'.

## For more information on processes and sub processes that compute this refer the following:

Process: MKT RISK STD APPROACH

Sub-process: Market Risk Capital Risk Charge Calculation

## **Summary Output:**

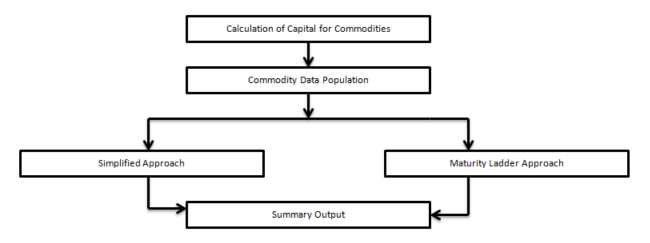
The FOREX risk charge gets reported out of market risk summary table under FOREX charge reporting line.

## For more information on processes and sub processes that compute this refer the following:

Process: MKT\_RISK\_STD\_APPROACH
Sub-process: Market RWA Calculation

## • Capital Charge for Commodity Transactions:

The process flow for Commodity Transactions is as follows:



## Commodity Data Population:

Commodity data is captured at an exposure level with commodity identifier as information. Commodity identifier is referred from the list of commodities available in the dimension table meant only for commodities.

For more information on processes and sub processes that compute this refer the following:

Process: MKT RISK POSITION CONVERSION

Sub-process: Market Risk Data Population

Simplified Approach:



In the Simplified Approach, the application moves data from the market risk exposure (FCT\_MARKET\_RISK\_EXPOSURES) table to market risk commodity capital (FCT\_MARKET\_RISK\_COM\_CAPITAL) table. In the Simplified Approach, the application calculates 15% capital charge on the net open long or open short position including an additional 3% capital charge on gross position (long plus short) for each commodity group.

This computation is processed in the table load 'MKT\_RISK\_SIM\_APP\_COMDTY'

For more information on processes and sub processes that compute this refer the following s:

Process: MKT\_RISK\_STD\_APPROACH

Sub-process: Market Risk Capital Charge Calculation - Simple Approach

#### Maturity Ladder Approach:

In the Maturity Ladder Approach, the application creates 7 maturity ladders as per the definition provided in the Basel II guidelines for Market Risk. The offsetting is processed within each time band and for the matched position 1.5% capital charge is applied. The net open position of each time band is carried forward and a capital charge of .06% is applied to all the carried forward amounts. For the final net open position, for the post offset amount across the time bands, a capital charge of 15% is applied.

The task 'Time Band Reclassification – Commodities – Maturity Approach' assigns time bands while the Data Transformation 'Mkt\_Risk\_GenRsk\_Comdty' computes the capital charge for commodities using maturity approach as per the Basel guidelines.

For more information on processes and sub processes that compute this refer the following:

Process: MKT\_RISK\_STD\_APPROACH

Sub-process:

- o Time Band Reclassification Commodities Maturity Approach
- o Market Risk Generic Risk Charge Calculation Commodities Maturity Approach

### **Summary Output:**

The commodity risk charge gets reported out of market risk summary (FCT MARKET RISK SUMMARY) table under commodity charge reporting line.

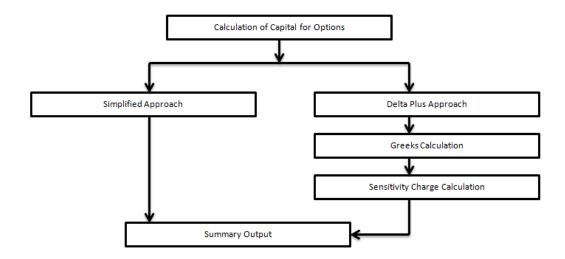
For more information on processes and sub processes that compute this refer the following:

Process: MKT\_RISK\_STD\_APPROACH

Sub-process:

- Market Risk Capital Charge Calculation
- o Market Risk Commodities Reporting Data Population Maturity Approach
- Market RWA Calculation
- Capital Charge for Options:





## Simplified Approach:

In the Simplified Approach, for option type being long cash and long put or short cash and long call, the application calculates the 'in the money' values for the option. In the case of in the money option the value is calculated as the number of units multiplied by the difference of the underlying forward price and strike price, if the residual maturity of the option is greater than 6 months. In the case of the Residual Maturity Approach of the option contract being less than or equal to 6 months, the 'in the money' value is calculated as number of units multiplied by the difference of underlying current market price and strike price.

The capital charge is arrived at as the difference between sum of general risk and specific risk on the underlying value and in the money value of the option. For long put or long call, the application applies the capital charge as the least of the sum of general risk and specific risk on the underlying and option premium value.

This computation is processed in the task 'Market Risk Options – Capital Charge Calculation – Simple Approach'

For more information on processes and sub processes that compute this refer the following:

Process: MKT RISK STD APPROACH

Sub-process: Market Risk Options - Capital Charge Calculation - Simple Approach

### Delta Plus Approach:

In the Delta Plus Approach, the option taken on any underlying contract is processed for position conversion. The purpose of position conversion is to create multiple positions with delta weighted amounts and send each position for respective capital charge calculation.

### Greeks Calculation:

The application calculates Greeks for options based on the option contract information. The Greek calculation involves calculating implied volatility, delta, gamma, and vega. The information required for calculating Greek is explained under "<u>Position Conversion Parameter Assignment</u>". Each of the Greeks calculated then participates in sensitivity charge calculation.

For more information on processes and sub processes that compute this refer the following:

Process: MKT RISK STD APPROACH

Sub-process: Market Risk Options - Delta and Gamma Calculations - Delta Plus Approach



### Sensitivity Charge Calculation:

For options, total charge includes underlying capital charge which includes sensitivity risk charge. Sensitivity risk charge includes delta risk, gamma risk, and vega risk charge. The formula used against each of the sensitivity charge is as per Basel II guidelines on Market risk.

The computation of Delta weighted positions and Gamma impact for options is processed under the process 'Market Risk Options – Delta and Gamma calculations – Delta Plus Approach'. The delta weighted positions of options participate in the specific and general risk charge computations applicable for the respective underlying.

For more information on processes and sub processes that compute this refer the following:

Process: MKT\_RISK\_STD\_APPROACH

Sub-process: Market Risk Options - Capital Charge Calculation - Delta Plus Approach

## **Summary Output:**

The capital charge for option is reported from the summary table where reporting line is options where as the underlying risk charge is reported under the respective reporting line.

For more information on processes and sub processes that compute this refer the following:

Process: MKT\_RISK\_STD\_APPROACH

Sub-process: Market Risk Generic Risk Charge Calculation - IR and Equity

## **NOTE: Treatment of Securitized Exposures in the Trading Book**

Securitized exposures under trading book are treated based on the Basel guidelines and is dependent on the approach taken for the Securitization process. The specific risk charge assignment to such exposures is processed in the task 'Market Risk Sec Specific Risk Charge Calculation' which assigns the specific risk charge to Securitized exposures based on their ratings and the approach followed (Standardized, RBA, SFA or IRB). The deductions for securitized exposures are computed and treated under the process 'Market Risk Sec Deductions'.

For more information on processes and sub processes that compute this refer the following:

Process: MKT\_RISK\_STD\_APPROACH

Sub-process: Market Risk Sec Specific Risk Charge Calculation Market Risk Sec Deductions

#### Key Data Elements

Key data elements are listed in this section. For a complete list of tables and columns to be populated, see the *Download Specification* document.

- Interest Rate Historical Data: Interest Rate information for IR instrument is stored here.
- Bank Positions: Position in the instrument (Long/Short), Price of Instrument and No of Units for OTC instruments are stored here.
- Market Instrument Contract: Price of Non-OTC instruments is stored here.
- Instrument contract: Instrument Type, Counter party type, currency code, coupon rate, effective date, maturity date, strike price, coupon rate, coupon frequency are stored here.



 FOREX Exposures: Exposure amount, asset amount, asset accrued interest, asset accrued profit are stored here.

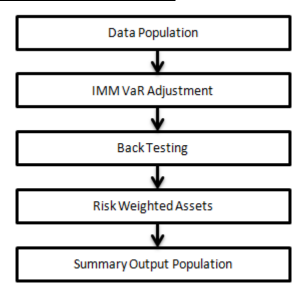
## **Internal Models Method**

As per the Internal Models Approach for Value at Risk (VaR) calculation, the bank has to provide the capital requirement which is higher than

- Previous Day VaR
- Average of previous 60 days VaR multiplied by a factor

The bank also needs to calculate stress VaR modeling movement of risk factor due to extreme scenarios. Total Capital requirement is a summation of normal VaR plus stress VaR.

## <u>Process Flow for Market Risk – Internal Model Method</u>



## • Data Population:

The application populates VaR data from stage market risk VaR data (**STG\_MR\_VAR\_DATA**) to fact market risk VaR data (**FCT\_MR\_VAR\_DATA**). The application expects VaR, stress VaR, hypothetical, and actual profit, and loss data as input from bank at a portfolio level.

For more information on processes and sub processes that compute this refer the following:

Process: MKT\_RISK\_IMM\_VAR

Sub-process: Market Risk IMM VaR Data Population

## • <u>IMM VaR Adjustment:</u>

The application takes the maximum of previous day VaR and 60 day average VaR which is provided as an input. A factor of 3 is applied to arrive at a final VaR number. A similar approach is followed for stress VaR and then normal VaR and stress VaR are added up for final capital requirement under market risk IMA.

For more information on processes and sub processes that compute this refer the following:

Process: MKT\_RISK\_IMM\_VAR

Sub-process:

Market Risk IMM Basel Value Calculation



Market Risk IMM VaR Summary Population

Market Risk IMM SRC Calculation

Market Risk Var IRC CRM Avg Calculation

Market Risk IMM Capital Charge Calculation

### • Back Testing:

The application does a back testing of VaR number by comparing the total VaR with hypothetical an actual profit and loss. If the VaR breaches the hypothetical, then the actual profit and loss application updates each breach as an exception.

For more information on processes and sub processes that compute this refer the following:

Process: MKT\_RISK\_IMM\_VAR

Sub-process: Market Risk IMM Back Testing

## • Risk Weighted Assets:

VaR number is changed to RWA by multiplying by 12.5.

For more information on processes and sub processes that compute this refer the following:

Process: MKT\_RISK\_IMM\_VAR

Sub-process: Market RWA Calculation

## Summary Output Population:

The reporting of VaR numbers is processed in the fact market risk summary (FCT\_MARKET\_RISK\_SUMMARY) under the respective reporting line item.

For more information on processes and sub processes that compute this refer the following:

Process: MKT\_RISK\_IMM\_VAR

Sub-process: Market Risk VaR Capital Charge Population

# 3.1.5. Operational RWA

As per the Basel accord, "Operational Risk is the risk of loss resulting from inadequate or failed internal processes, people and systems, or from external events". External losses can occur due to theft of information or hacking of systems. The Basel accord has prescribed three methods for calculating Operational Risk capital charges and banks can use any of these methods to calculate capital charge:

- Basic Indicator Approach
- Standardized Approach
- Alternative Standardized Approach

**NOTE:** While executing Solo Run for computing Operational Risk, the parent entity data is processed. However, for a Consolidated Run the parent entity as well as the subsidiary data is processed.

# **Basic Indicator Approach**

To calculate the capital charge under the basic indicator approach, the annual gross income for each of the past three years for a standard line of business is multiplied by a fixed percentage of 15%. The average is considered to calculate the capital charge. If the annual gross income is negative or zero in any of the past three years, then the value from the numerator is excluded thereby reducing the base denominator by the same count.

The capital charge formula is as follows:



$$K_{BIA} = \left[\sum (GI_{1..n} \times \alpha)\right]/n$$

# Standardized Approach

In this approach, banking activities are divided into eight lines of business. The gross income for each line of business is multiplied by the beta factor which is pre-defined in the Basel accord. Every year the gross income of the standard line of business is multiplied by respective beta factor. The total capital charge is calculated as the three-year average of the sum of the regulatory capital charges across each lines of business every year. The total capital charge is calculated as follows:

$$K_{TSA} = \left\{ \sum_{\text{years 1-3}} \max \left[ \sum (GI_{1-8} \times \beta_{1-8}), 0 \right] \right\} / 3$$

#### Where

 $\mathbf{K}_{TSA}$  = the capital Charge under the Standardized Approach

Gl<sub>1-8</sub> = annual gross income in a given year (as defined in the Basic Indicator Approach) for each of the eight lines of business.

β<sub>1-8</sub>= a fixed percentage, set by the committee, relating the level of required capital to the level of the gross income for each of the eight lines of business.

## **Alternative Standardized Approach**

This approach is an extension of the standardized approach. In this approach for two lines of business: Retail Banking and Commercial Banking, the loan and advance amount is used (rather than annual gross income) which is multiplied by the fixed factor "m" and the beta factor. The beta factor as in the standardized approach remains the same for retail and commercial banking. The constant factor "m" is equal to 0.035. The capital charge for retail and commercial banking uses the loan and advance amount and for the remaining, the calculation of capital charge is the same as in the standardized approach. The total capital charge is calculated as the three-year average of the sum of the regulatory capital charges across each lines of business every year.

## **Process Flow for Operational Risk**

## **Prerequisite**

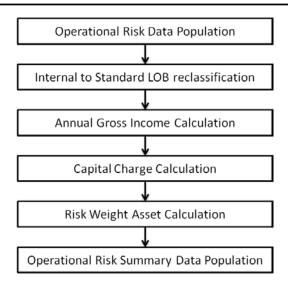
Before calculating the capital charge for Operational Risk, the following should be computed as a prerequisite:

In the processes OPS\_RISK\_STD\_APPROACH, OPS\_RISK\_BASIC\_IND\_APPROACH, and OPS\_RISK\_ALTERNATE\_STD\_APPROACH the task defined as OR\_Capital\_Std\_App, Opr\_Risk\_Capital\_Charge, and OR\_Capital\_Std\_App respectively, should mention the number of years (in the past) as a parameter for capital calculation.

For example: if the previous 3 years are considered, then assign 3 as a parameter against the task **OR\_Capital\_Std\_App**. Therefore, in the future, if the previous 4 years have to be considered then change that particular parameter only.

After defining the parameter, the procedure to compute Operational Risk is as follows:





#### • Operational Risk Data Population:

The input data for each of the financial years mapped along with the internal lines of business are populated in the processing table.

### • Internal LOB to Standard LOB Reclassification:

The internal lines of business are reclassified into Basel standard lines of business.

### • Annual Gross Income Calculation:

For each of the standard lines of business and for each financial year, the annual gross income is calculated.

## • <u>Capital Charge Calculation:</u>

Capital charge is calculated by multiplying the alpha value or the beta value (for basic indicator approach or standardized approach) with the annual income of each year across each standard line of business. The average of 3 years is considered, if the values of all the 3 years are positive. If the values of all the 3 years are not positive, then zero or the negative value from both numerator and denominator is excluded.

#### • Risk-Weight Asset Calculation:

The capital charge value obtained is converted to the equivalent RWA value by multiplying with the factor 12.5.

# • Operational Risk Summary Data Population:

The RWA amount is populated into the OR summary (FCT\_OPS\_RISK\_SUMMARY) table along with the entity for which the OR RWA is calculated. The application converts all the elements in the annual gross income and loan and advance amount reported in their respective national currency to the reporting currency. While calculating annual gross income or loan and advance amount for the subsidiary that are part of regulatory consolidation, the amount is limited to the share-holding percentage. Hence, a subsidiary which is part of regulatory consolidation and if the parent holding in the subsidiary is considered as 45%, then the amount limited to 45% is considered for gross calculation. Similarly, if the holding is more than 50%, the entire amount is considered for gross calculation.

# **Key Data Elements**

Key data elements need to be noted while calculating the capital charge for OR for the consolidated entity. To view the complete list of tables used for CCR computation, see the *Download Specification* document.



- Entity details which are part of regulatory consolidation and parent entity share holding percent is required. These details are captured in the Stage Entity Shareholding Details (STG\_ENTITY\_SHR\_HLD\_PERCENT) table.
- Net Interest Income, Net Provision Amount, Net Non Interest Income, Operating Expenses, Security Sale
  Gain or Loss from HTM, Insurance Irregular Loss, Security Sale Gain or Loss from AFS, and Insurance
  Irregular Gain for each line of business and for each financial year is required.

# 3.1.6. Capital Structure

Basel II Capital structure calculates the total capital of the bank holding company. The total capital consists of the following components:

- Tier 1 (T1) capital
- Tier 2 (T2) capital
- Tier 3 (T3) capital

Tier 1 capital consists of core equity capital, retained earnings, and disclosed reserves. Tier 2 capital consists of undisclosed reserves, revaluation reserves (discounted by 55%), general provisions, hybrid debt capital, and subordinate term debt. Tier 3 capital consists of short term subordinate debt covering market risk instrument.

The total capital amount arrived at for each tier of capital is followed by deduction of goodwill, investment in the subsidiary engaged in BFSI, reciprocal cross holding, and expected loss greater than total provision amount. These line items are deducted at 50% from Tier 1 capital and 50% from Tier 2 capital. Securitization transaction and DTA are deducted from Tier 1 capital.

Tier 2 capital is limited to 100% of Tier1 capital whereas Tier 3 capital is limited to 250% of the bank's Tier1 capital. The total capital ratio must not be lower than 8%.

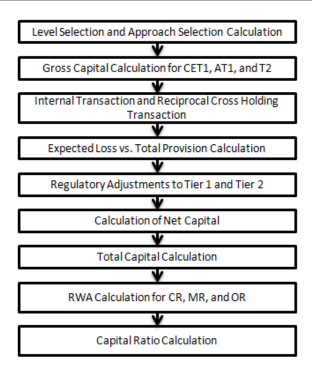
**NOTE:** While executing Solo Run the parent entity data is processed. Investment into the subsidiary data undergoes RWA calculation as per the Credit Risk and Market Risk rule. Capital line item pertaining to parent entity is only processed. For consolidation approach, the parent entity as well as the subsidiary data is considered. All the GL line items are expected at solo level for each entity. The consolidated data is discarded.

## **Assumption**

The GL codes are expected to be unique across entities in **STG\_GL\_DATA** and **DIM\_CAPITAL\_ACCT\_HEAD**.

## **Process Flow for Capital Structure**





### • Level Selection and Approach Selection Calculation:

To process the capital for a bank, a solo or consolidated entity selection should be made, based on which the capital is calculated at organization level. If solo is selected, then only for that particular selected banking organization the capital is calculated. If consolidation is selected, then all the entities that fall under the umbrella of the selected organization are part of capital calculation. This is done in the task – 'Capital Consolidation Level Selection' in process 'CAPITAL CONSOLIDATION'

Based on the share-holding percentage of the parent bank in the subsidiary and the consolidation approach to be followed (consolidation approach and deduction approach) for each of the entity, the Basel approach is selected.

For example: if the share-holding for an entity is 35% and is part of the consolidation process, then the approach selected for this entity is pro-rata consolidation. The above reclassification is performed in task – 'Cap Consl Basel Approach Type Reclassification for an Entity' in the process 'CAPITAL\_CONSOLIDATION'

## • Gross Capital Calculation for T1, T2, and T3:

The total gross capital for each tier of capital, that is, T1, T2, and T3 are calculated as per the definition of T1, T2, and T3, by adding the relevant financial instrument in each tier of capital. The above calculation is done in the sub process – 'Capital Components Calculations' in the process 'CAP\_STRUCT'.

## • Internal Transaction and Reciprocal Cross Holding Transaction:

All inter-group and reciprocal-cross holding capital investments are marked as internal customer transactions and reciprocal cross holdings, respectively. The marking is done by populating appropriate standard account head surrogate keys for the exposures which qualifies as internal transactions or reciprocal cross holding.

### • Expected Loss Vs Total Provision Calculation:

If the total provision amount is greater than the expected loss, then the difference is added into Tier 2 capital up to a maximum of 0.6% of CR RWA under the IRB approach. The above processing is done in Rule – CS Total Provision for IRB in sub process – Capital Components Calculations under the process 'CAP\_STRUCT'. If expected loss is greater than the total provision amount, the difference is



deducted, where 50% is deducted from Tier 1 capital and remaining 50% is deducted from Tier 2 capital. The above processing is done in the Rules – 'CS General Provisions for IRB' and 'CS Total Provision for IRB' in the sub process – 'Capital Components Calculations' under the process 'CAP STRUCT'

#### • Regulatory Adjustment from Tier 1 and Tier 2:

All the regulatory adjustment line items are identified and 50% of the total amount is deducted from Tier 1 capital and 50% from Tier 2 capital. In order to handle this 50-50 deduction, all the regulatory adjustment line items are moved to table FCT\_CALC\_ACCT\_HEAD where each of the regulatory adjustment line items are equally split into 2 records. The capital component group of one record is marked as 'T1-50' and the other record is marked as 'T2-50'. The above processing is computed in the sub processes – Calc Acct Head Population and Std Acct Head Population in the process CAP STRUCT.

#### • Calculation of Net Capital:

Net Tier 1 capital is calculated by deducting the Securitization transaction, DTA, and 50% of regulatory adjustment line item. Similarly, net Tier 2 capital is calculated by deducting 50% of regulatory adjustment line item. If net tier 2 is greater than net tier 1 capital, then the net tier 2 capital is limited to net tier 1 capital.

#### • Total Capital Calculation:

The total Net Tier 1 capital, Net Tier 2 capital, and Net Tier 3capital is summed up to obtain the Total Eligible capital.

#### • Risk Weighted Asset (RWA) Amount – Credit Risk, Market Risk, and Operational Risk:

The RWA amount for Non Securitization, Securitization, Market Risk, and Operational Risk are calculated by summing up the RWA amount and is reported under different headings such as 'Risk Weighted Asset amount for Standardized Portfolios/IRB portfolio' for Non Securitization, "Sec Std RWA" for Securitization portfolio, "Market RWA" for Market Risk and "Operational RWA" for Operational Risk.

#### • Capital Ratio Calculation:

Tier 1 capital ratio and capital adequacy ratio are calculated using the total RWA amount, net Tier 1 capital, and Total capital amount. The above processing is done in sub process – Capital Components Calculations in the process CAP STRUCT.

#### **Key Data Elements**

Key data elements to process the capital structure for the consolidated entity are as follows. For a complete list of tables and columns to be updated, see the *Download Specifications* document:

- Entity details which are part of regulatory consolidation and parent entity share holding percent is required. This data is captured in Stage Entity Shareholding Details (STG ENTITY SHR HLD PERCENT) table.
- The capital structure component for each tier of capital for all entities involved in regulatory consolidation is required.
- The General Ledger line items are captured as download in Stage General Ledger Data (STG GL DATA).
- If a capital line item like 'MR RWA' or 'OR RWA' is available as download, then these non GL line items are expected as download in Stage Standard Accounting Head (STG\_STANDARD\_ACCT\_HEAD).
- The standard account head id of line items like 'Net Tier 1 capital', 'Capital Ratio', and so on, which are computed by application, are expected to be mapped to capital Account Identifier 'OTHERS', as the application populates these line items into Fact Standard Accounting Head



(FCT\_STANDARD\_ACCT\_HEAD) table with initial value as 0. Later, this value is over written by the application.

• Information stored in Capital Standard Mapping (FSI\_CAPITAL\_STANDARD\_MAPPING) table is a mapping of GL capital line items with seeded data in DIM\_STD\_ACCT\_HEAD. For all jurisdictions this mapping should be present. For more information on the mapping of all jurisdictions in FSI\_CAPITAL\_STANDARD\_MAPPING table, refer Exhibit 5 in *Annexure A: Key Concepts*.

## 3.2. Basel III

## 3.2.1. BIS- High Level Process Flow- Standardized Approach

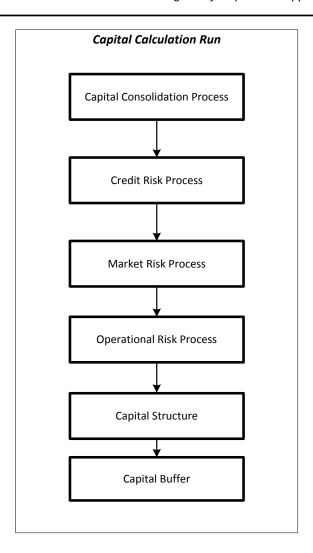
The Capital Consolidation approach in the previous releases of the application was compliant with Basel II guidelines. With this release, this has been modified to be compliant with Basel III guidelines issued by the Basel Committee. You also have the option of selecting any one of the Basel II or Basel III processes.

The Basel defined Capital Adequacy ratio is delivered out-of-box in OFSAAI as a building block approach. The application includes capital computations for Credit Risk (standardized approach), Market Risk, and Operational Risk along with Capital Structure and Capital Consolidation process.

For more information on the pre-defined Runs available with the application, refer *OFS Basel Regulatory Capital Run Charts*.

**Process Flow for Capital Adequacy Ratio Calculation** 





## **Capital Calculation Run**

The Capital Calculation Run depicted in the preceding process flow is a single run which is a joined together by multiple processes. Each process is a block, compiled together to form an entire Capital Adequacy run. The individual blocks like the Credit Risk process, Market Risk process, and so on, also exist as individual runs which is described in the following sections.

Capital Consolidation is a process common to each of the individual block when they are triggered separately as an individual run. For example: the standard out-of-box Market Risk run has Capital Consolidation and Market Risk process bundled together as a single Market Risk run. This is applicable for a Credit Risk run and Operational Risk run as well. The Capital Consolidation is explained in the following section and is not repeated under the Non Securitization process, Securitization process, Market Risk process, or Operational Risk section of this document.

In Capital Consolidation, the application processes the following:

## Capital Consolidation Level Selection

The reporting bank may be a part of a financial group that has multiple legal entities like parent or child entities (subsidiaries) under its name. The entity on which you are required to process should be selected by you. Subsequently, level at which a Run is to be executed (solo or consolidated) should also be selected. You can select these options in the Run Management UI. However, if the Run is executed in the Run Rule Framework (RRF),



then these options have to be set using the Rule 'Capital Consolidation Level Selection' in the process 'CAPITAL CONSOLIDATION'.

**CAPITAL\_CONSOLIDATION** is the first process to be added in all the Runs defined in the RRF except for the Staging Data Population Run. The Run Management UI selects this process by default.

## Run Parameters Assignment

The Basel accord states different approaches for calculating RWA. The Run Management UI in the application allows the reporting bank to define and execute a Run by selecting a combination of different Basel II approaches for RWA computation.

Run Parameter Assignment is also part of **Capital Consolidation** process. The Rule '**Run Definition User Defined Run Param Assignment**' is used to assign the Run parameters if a Run is executed in the RRF. If the Run is executed from the Run Management UI, then the parameters are populated based on the Run defined in the Run Definition window.

#### **Currency Conversion**

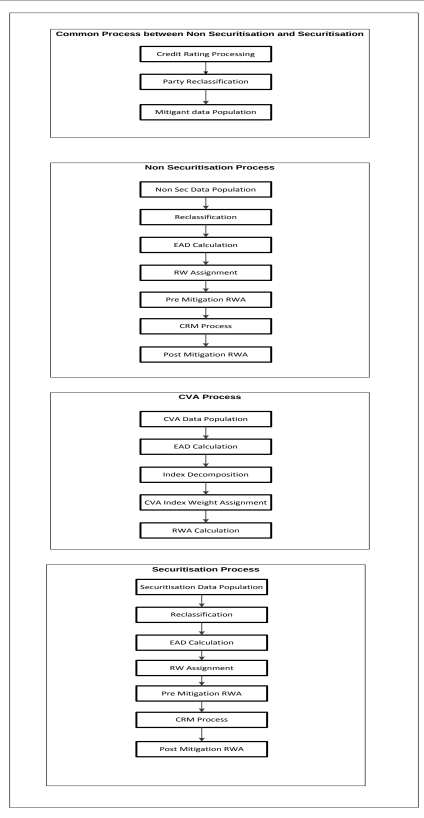
The Rules pre-defined in the application performs currency conversion of all General Ledger amount attributes to be used for Capital Consolidation from the Natural currency to the Reporting currency, based on the exchange rate provided.

#### Shareholding percent multiplication

For all entities in the Capital Consolidation process, the application updates the shareholding percentage against each entity data in the fact capital accounting head from the fact entity shareholding percent table. The parent data in the processing table of fact capital accounting head is updated with the value 1 and for each child entity the data is based on the parent's holding percentage specified for each child in fact entity share holding percent table.

## **Process Flow for Credit RWA calculation**





A Credit RWA Run is a combination of the Non Securitization RWA process and Securitization RWA process. A few processes like Credit Rating, Party Type Reclassification, and Mitigant Data Population are common between



Non Securitization and Securitization process. Though these sub processes are explained separately under both Non Securitization and Securitization section of this document, it is executed only once under the Credit RWA run

Certain sub processes under Non Securitization process like Reclassification, RW assignment, and so on are common across all types of exposures for example: banking book, over the counter derivative transactions, and securities financing transactions, and are executed only once in the Run. The details of these sub processes are explained under Reclassification and Risk Weight Assignment sub process of the Basel II Non Securitization exposures section of this document. Likewise, details of Credit Risk Mitigation for Non Securitization process is detailed under the Basel III Non Securitization section of this document and details of Credit Risk Mitigation for Securitization process is detailed under the Basel III Securitization section of this document.

Credit Valuation Adjustment processing is a separate process and detailed under the Credit RWA section of this document, as a separate section.

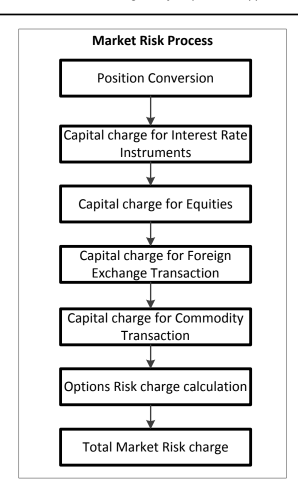
For more information on the sub processes as detailed in the preceding process flow for the Non Securitization process, CVA processes, and Securitization process, refer *Credit RWA*.

For example: Non Sec Data Population is detailed under data population and currency conversion of Credit RWA (Non Securitization - Standardized approach) section of this document.

The party rating considered for RW assignment should be current and not original. Therefore, if a rating needs to be considered as eligible rating for RW assignment as on MIS date, then the F\_ORIGINAL\_CREDIT\_RATING\_IND in party rating detail should be 'N'.

#### **Process Flow for Market RWA calculation**





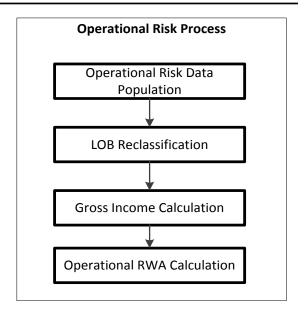
Market RWA Run is made up of multiple sub processes specific to Market Risk. However, when Market Risk is bundled under a Consolidated Run and triggered, Capital Consolidation and Rating process is executed only once for both Credit Risk and Market Risk. The details of each of the sub process mentioned in the preceding flow chart are present under Market Risk section of this document.

For more information on Market RWA computation, refer Market RWA.

For example: 'Capital Charge for Interest Rate Instruments' sub process is detailed elaborately under 'Capital Charge for Interest Rate Instruments' section of Market Risk. Likewise 'Capital Charge for Equities', 'Capital Charge for Foreign Exchange Transaction' 'Capital Charge for Commodity transaction', and 'Options risk charge calculation' has a detailed explanation present under 'Capital Charge for Equities', 'Capital Charge for Foreign Exchange Transactions' 'Capital Charge for Commodity Transactions', and 'Capital Charge for Options' sub process of the Market Risk section of this document, respectively.

## **Process Flow for Operational RWA Calculation**

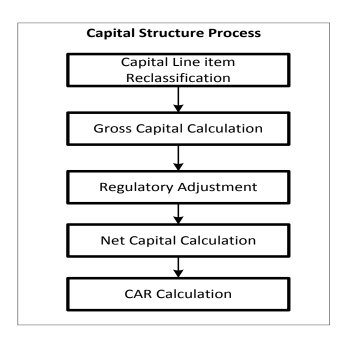




Operational RWA run is executed with the <u>Capital Consolidation</u> process. For more information on the Operational RWA computation, refer *Operational RWA*.

For example: LOB Reclassification and Gross Income Calculation sub process are detailed as separate processes under the Operational RWA section of this document.

## **Process Flow for Capital Structure**



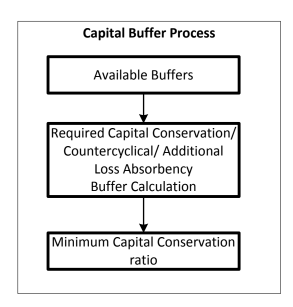
Capital Structure is executed with Capital Consolidation, Credit Risk, Market Risk, and Operational Risk RWA processes.



For more information on the sub processes of Capital Structure, refer Capital Structure.

For example: 'Gross Capital Calculation' mentioned in the preceding process flow, is explained in detail under 'Gross Capital Calculation for CET1, AT1, and T2' sub process section of the Capital Structure section in this document. Likewise, 'Regulatory Adjustment' and 'Net Capital Calculation' is detailed under 'Regulatory Adjustment to Common Equity Tier 1, Additional Tier 1, and Tier 2' section along with 'Treatment of Insignificant and Significant Investment Data Treatment' and 'Calculation of Net Capital' sub process section of Capital Structure in this document.

## **Process Flow for Capital Buffer Process**



Capital Buffer is calculated after the calculation of Capital Ratios, as they go as an input to Buffer calculation. Each sub-process is explained in detail under Capital Buffer section of the user guide.

For more information on Capital Buffers, refer Capital Buffers.

For example, Required Capital Conservation Buffer and Required Countercyclical Buffer calculation are detailed in the 'Required Total Buffer' sub-section of the Capital Buffer section in this document. Similarly, Minimum Capital Conservation ratio has been detailed in the 'Capital Conservation Ratio' sub section of Capital Buffer section in this document.

## <u>Capital charge for Qualified CCP's is not being capped with capital charge for Non- qualified CCP's currently</u>

#### Workaround:

Capping is happening for default fund contributions. In Basel, the capital computation is done at aggregate level and not at exposure level. For capping of capital of cleared transactions with QCCP, we can first cap the RWA calculation as the capital is flat 8% in case of cleared transactions.

Create a new rule named as 'Post Mitigation RWA for CCP Exposures'. The source hierarchy will be HBL0098 (Qualifying CCP Indicator – Exposure). The measure should be N\_RWA\_UL\_AMT for both nodes of the hierarchy. For QCCP i.e. for Y node of this hierarchy, the target will be n\_std\_acct\_head\_amount in fct\_standard\_acct\_head corresponding to the new CAP ID. The CAP ID description will be 'Total RWA for Qualified Central Counterparty'. For non-QCCP i.e. for N or blank node of this hierarchy, the target will be n\_std\_acct\_head\_amount in fct\_standard\_acct\_head corresponding to the new CAP ID. The CAP ID description will be 'Total RWA for Non-Qualified Central Counterparty'.



Both the above new CAP ID's ('Total RWA for Qualified Central Counterparty' and 'Total RWA for Non-Qualified Central Counterparty') will be summed up to populate another CAP ID in fct\_standard\_acct\_head having description as 'RWA for Central Counterparties'. This rule will be called 'RWA for Central Counterparties'. Both the rules detailed above will be placed in process 'BASELIII\_NON\_SEC\_STD', under sub-process 'Non Sec Post-CRM Process' at the end of this sub-process in the order in which they've been detailed above.

In the rule that computes the total credit RWA (CS - Basel III Credit RWA), modify the existing BP to sum RWA for exposures that are not cleared transactions. Introduce hierarchy HBL0095 (Cleared Transaction Indicator – Exposure) and map existing BP to N or blank node of this hierarchy. Populate target as a new CAP ID with description 'Credit RWA for non central counterparties' in fct\_standard\_acct\_head. Rename the existing rule as "BIS-CS-Basel III Credit RWA for non-CCP". Create new rule as "BIS - CS - Basel III Credit RWA". This rule will have the sum of new CAP ID for CCP ('RWA for Central Counterparties') and CAP ID for non-CCP ('Credit RWA for non central counterparties') and populate to CAP169 (Credit RWA).

## Standardized Approach for Counterparty Credit Risk

#### **Overview**

The Standardized Approach for Counterparty Credit Risk (SA-CCR) is an alternative for Standardized Method (SM) and Current Exposure Method (CEM) for Counterparty Credit Risk (CCR) in Credit Risk. Banks can use SA-CCR approach while they follow Standardized or IRB approaches for credit risk. The SA-CCR approach is applicable for Over the Counter (OTC) Derivatives, Exchange Traded Derivatives, and Long Settlement Transactions.

*Important*: The changes detailed in this section will be applicable only from 1 Jan 2017. Therefore, only those Runs with the FIC\_MIS\_DATE greater than or equal to 1 January 2017, will be executed.

According to the guidelines, the banks that do not have approval to apply the IMM approach for the relevant OTC transactions, must use SA-CCR.

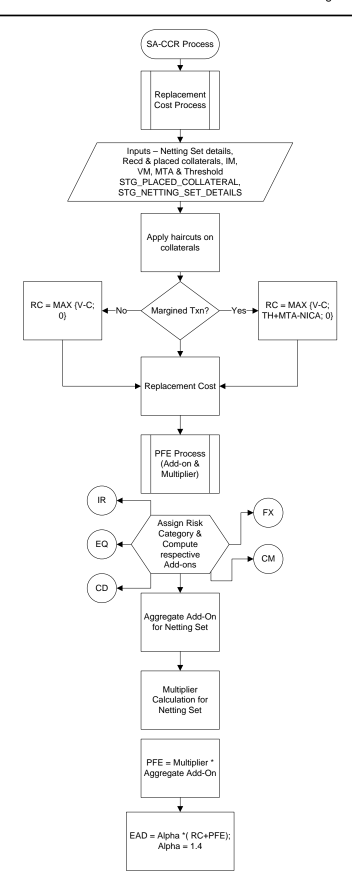
Ensure that you have modified the data type length of  $V_PARENT_EXPOSURE_ID$  column in  $STG_UNDERLYING_EXPOSURES$  table to VARCHAR2(50).

**NOTE**: This approach does not impact the IMM approach for CCR and any processes for IRB (AIRB or FIRB) runs.

#### **Process Flow**

The following flowchart depicts the process flow of SA-CCR.







#### Replacement Cost

The Replacement Cost (RC) is computed differently for margined and unmargined netting agreements. The Exposure at Default (EAD) for margined netting agreement is capped at the EAD of the same netting agreement calculated on unmargined basis.

**Note:** The RC has been capped to zero to ensure that the replacement cost does not become negative value when the bank maintains NICA in excess of TH+MTA.

For unmargined transactions, the RC intends to capture the loss that occurs when a counterparty defaults and closes out its transactions immediately. For margined transactions, the RC intends to capture the loss that occurs if a counterparty defaults at present or on the future, assuming that the closeout and replacement of transactions occur instantaneously. However, there may be a period (the margin period of risk) between the last exchange of collateral before default and replacement of the trades in the market.

The RC can be calculated as follows:

For unmargined transactions:

#### $RC = MAX \{V-C; 0\}$

Where V = V alue of the derivative contract in netting set

C = Haircut value of net collateral held.

For unmargined transactions:

#### $RC = MAX \{V-C; TH+MTA-NICA; 0\}$

Where, V = V alue of the derivative contract in netting set

C = Haircut value of net collateral held

TH = Positive threshold before counterparty sends collateral to bank

MTA = Minimum transfer amount applicable to counterparty

NICA = Net Independent Collateral Amount

The formulation for RC for SA-CCR approach depends on the transaction types (margined or unmargined). You need to distinguish between the transactions that require only Initial Margin (IM) and no variation margin (VM) that is unmargined transactions and the transactions that require both IM and VM that is margined transactions.

The following tables are referred to as derivative tables in the application. Note that the data for counterparty credit risk related transactions that is for derivatives, are expected in these tables:

- STG\_FUTURES
- STG\_OPTION\_CONTRACTS
- STG\_SWAPS\_CONTRACTS
- STG\_CREDIT\_DERIVATIVES.

The N\_MARKET\_VALUE column in all the preceding derivative tables is used to store the market value of the derivative contract.

**NOTE**: Due to uncertainty in the guidelines regarding the treatment of cross-product netting agreements (the nettings agreements that include both OTC and SFT), the application calculates the netting agreement level amounts applicable for OTC derivatives by finding out the proportion of OTC in the netting agreement and then allocating the contract amounts accordingly to the same under SACCR approach.

IM and VM are expected at netting agreement level. Banks need to provide the same either by dividing the IM/VM at counterparty level into netting agreements or by aggregating the IM/VM at transaction level to the netting agreement level. Minimum Transfer Amount and threshold amount should also be provided at netting agreement



level in STG\_NET\_EXPOSURES table.

Banks are also required to identify the transactions as margined or unmargined and provide the values appropriately in the F\_MARGINED\_TXN\_IND column of the STG\_FUTURES, STG\_OPTION\_CONTRACTS, STG\_SWAPS\_CONTRACTS, and STG\_CREDIT\_DERIVATIVES tables. Bilateral transactions, where there is a one-way margining agreement exists in favor of the counterparty (where bank posts but does not receive collaterals) need to have the value of the column F\_MARGINED\_TXN\_IND as Y.

#### Potential Future Exposure (PFE)

The PFE, Add-ons, and Multiplier are detailed in this section.

The PFE add-ons consists of an aggregate add-on component, which consists of add-ons calculated for each risk category and a multiplier that allows for the recognition of excess collateral or negative mark-to-market value for the transactions.

Add-on Aggregate is the aggregate of add-on components. The multiplier is defined as a function of the following three inputs:

- Value of the derivative contract in netting agreement (V)
- Haircut value of net collateral held (C)
- Add-on Aggregate.

If the banks hold collateral which is present in excess than the market value of derivative contracts to reduce the counterparty credit risk, it is called, over-collateralization. If the value of the collateral is lesser than the market value of the derivatives, the contract is called, under-collateralized. To provide the benefit of over-collateralization to banks, BIS has introduced a multiplier on the PFE Add-ons. This decreases as the collateral value increases and is at five percentage of the PFE Add-on.

Therefore, when collateral value is higher than the derivative value, RC becomes zero and the PFE Add-on is multiplied by a multiplier to factor in the effect of over-collateralization. If the contract is under-collateralized, that is if the collateral value is less than the derivative value, the replacement cost remains the same as explained in the Replacement Cost section (for both margined and unmargined). In addition, the multiplier becomes equal to, one so that, under collateralization neither benefits nor detriments the bank.

Add-on Aggregate is the sum of the Add-ons for each risk category in a netting agreement. Note that it is an absolute sum and not a netting effect.

The process for Add-on calculation includes the following steps.

#### Risk Category

For each exposure, the banks need to identify the primary risk driver of the risk factors such as interest rate, foreign exchange, credit, equity, or commodity. This is crucial because the Add-on formula for each risk category is different and it depends on the nature of the risk factors. For Add-on calculation it is assumed that all the exposures possess zero current msark-to-market value. That is, all the contracts are at-the-money. The risk categories can be identified by defining the primary risk factors of underlying exposures in the derivative contracts.

### **Adjustments**

There are multiple factors which are a part of the Add-on estimation formulae for each risk category, based on which the transactions need to be adjusted. These factors are:

- Adjusted Notional Amount: An adjusted notional amount based on actual notional or price is
  calculated at the trade level. For interest rate and credit derivatives, this adjusted notional amount
  also incorporates a supervisory measure of duration.
- Delta Adjustment: Supervisory delta adjustment is made to the notional amount depending on the position of the trade (long/short) and the type of trade (option, CDO tranche, or neither).



- Volatility Adjustment: Supervisory adjustment is applied to notional amount to capture volatility.
- Hedging Sets: The trades within each risk category are separated into hedging sets and an
  aggregation method is applied to aggregate all the trade-level inputs at the hedging set level and
  finally at the risk-category level. For credit, equity, and commodity derivatives, this involves the
  application of a supervisory correlation parameter to capture important basis risks and
  diversification.
- Maturity Adjustment: A maturity factor depending on type of transactions (MF margined, MF Unmargined) is defined based on the time horizon at trade level. This maturity adjustment factor is applied to the adjusted notional amount. Maturity adjustment for unmargined transactions is the lesser of one year and residual maturity of the contract, floored by 10 business days. For margin transactions, maturity adjustment is calculated after minimum period of risk (MPOR) which depends on cleared transaction indicator.

## <u>Flooring of Margin period of risk for illiquid collaterals and OTC traded exposures is not supported in out-of-box product.</u>

#### Workaround:

As per the BIS guidelines, margin period of risk (MPOR) needs to be defined for the derivatives cleared by central counterparty based on the collateral or derivatives being illiquid. Since the margin dispute days column is required at the netting set level for the joins in OOB product, the issue requires a data model change. Without the DM change, the following can be done for workaround:

- F\_ILLIQUID\_COLLATERAL and F\_ILLIQUID\_DERIVATIVES should be populated in fct\_non\_sec\_exposures, these are inputs from the user. T2Ts to be modified: FUT\_EXPOSURE\_DATA\_CREATION, SWAPS\_EXPOSURE\_DATA\_CREATION, OPT EXPOSURE DATA CREATION and CREDIT DERIVATIVES DATA POPULATION.
- Introduce a flag for F ILLIQUID TRADE, F ILLIQUID COLLATERAL and F OTC IND in fsi netting agreement details. If any one of the transactions in a netting agreement in fct non sec exposures has F ILLIQUID COLLATERAL Y. then as F ILLIQUID COLLATERAL as Y else N in fsi netting agreement details. If any one of the transactions in a netting agreement in fct\_non\_sec\_exposures has F\_ILLIQUID\_DERIVATIVES as Y, then populate F\_ILLIQUID\_TRADE as Y else N in fsi\_netting\_agreement\_details. If any one of the transactions in a netting agreement in fct non sec exposures has F OTC IND = Y, then populate F\_OTC\_IND as Y else N in fsi\_netting\_agreement\_details. This should be done via multiple BP's, namely: BP - Illiquid Trade for Netting agreement; BP - Illiquid collateral for Netting agreement and BP - OTC Indicator for Netting agreement in the new rule 'Illiquid Trade, Illiquid Collateral and OTC Indicator for netting agreement'. This rule should be placed as the first rule in sub-process 'Pre Potential Future Exposure Calculation'.
- Introduce a column N\_NO\_MARGIN\_DISPUTE in fsi\_netting\_agreement\_details. Modify the T2T 'NETTING\_SET\_DETAILS\_DATA\_POPULATION' to populate this column from stg\_net\_exposures to fsi\_netting\_agreement\_details for each netting agreement code.
- Introduce a column F\_CLEARED\_TRANSACTION\_FLAG in fsi\_netting\_agreement\_details. If F\_CLEARED\_TRANSACTION\_FLAG in fct\_non\_sec\_exposures is Y for any one of the transactions under a netting agreement, then populate F\_CLEARED\_TRANSACTION\_FLAG in fsi\_netting\_agreement\_details as Y else N. This can be done via a new rule 'Cleared Transaction Update for Netting Agreement' which will be placed after 'Illiquid Trade, Illiquid Collateral and OTC Indicator for netting agreement' rule.
- In fsi netting agreement details, assign the following to column N MARGIN PERIOD OF RISK:

F_ILLIQUI	F_ILLIQUI	F	N_NO	F_CL	N_
D_COLLA	D_DERIVA	_	_MAR	EARE	MA
TERAL	TIVES	О	GIN_D	D_TR	RGI



		T C Ī N D	ISPUT E	ANSA CTIO N_FL AG	N_P ERI OD _OF _RI SK
N	Y / N	Y / N	0	Y	20
Y / N	N	Y / N	0	Y	20
Y / N	Y / N	Y	0	Y	10
Y / N	Y / N	Y	> 0	Y/N	20
N	Y / N	Y / N	> 0	Y	40
Y / N	N	Y / N	> 0	Y	40

This should be done via a new rule 'Margin Period of Risk for Illiquid Collaterals and OTC'. This rule should be placed after rule 'Non Sec Exposures Margin Period of Risk - Others - SA – CCR' in subprocess: 'Pre Potential Future Exposure Calculation'.

#### **Period or Date Parameters**

Four date parameters are used in SA-CCR approach. These are:

- M: This is the latest date on which the contract is active. In such cases where the derivative contract has another underlying contract (for example, Swaption) and where the exercise of one contract may result into the position in the underlying contract, M is the final settlement date of the underlying contract. This input is used in MF adjustment for unmargined transactions.
- S: This is the start date for the interest rate derivatives and credit derivatives. If the derivatives refer to another underlying interest rate or credit instrument, then the start date is calculated based on the underlying contract. This value should not be less than 10 days. If the contract has already started, it should be equal to zero.

For example, for Bond futures, S is the start date of the bonds. These inputs are used for the duration adjustment of notional amount for IR and Credit derivatives.

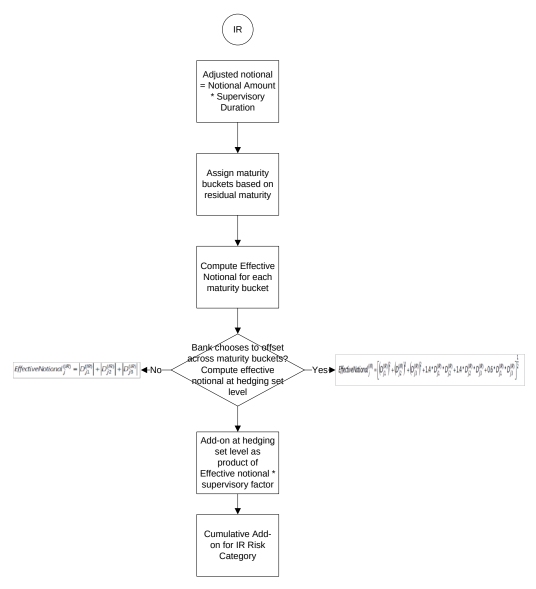
- E: This is the contract end date for the interest rate derivatives and credit derivatives. If the derivatives refer to another underlying interest rate or credit instrument, then this end date is calculated based on the underlying contract. This value should not be less than 10 days.
  - For example, for Bond futures, it is the end date of the bonds. This input is used for the duration adjustment for notional amount of IR and Credit derivatives. Also, this date determines the maturity bucket category for the IR and Credit Risk Categories.
- T: This is the latest contractual exercise date for options in all the Risk Categories. This is used in the computation of Delta adjustment factor for options.



#### **Add-ons:**

#### Add-on for IR Derivatives:

Following flowchart depicts the IR derivatives:

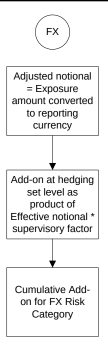


For interest rate derivatives, each currency forms a different hedging set. In each hedging set, the trades are divided into maturity buckets (Less than 1 year, 1 to 5 years, and more than 5 years). Positions are allowed to be completely offset within a time bucket. Add-on for IR derivatives is the sum of add-ons for each hedging set.

#### **Add-on for Forex Derivatives:**

Following flowchart depicts the Forex derivatives:



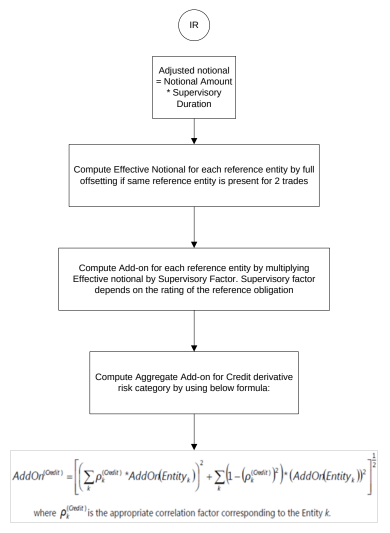


Add-on for a hedging set for forex derivatives is calculated as per the guidelines.

## **Add-on for Credit Derivatives:**

Following flowchart depicts the add-on calculation for credit derivatives:





All credit derivatives that reference the same entity (either a single entity or an index) are allowed to offset each other completely to form an entity-level effective notional amount.

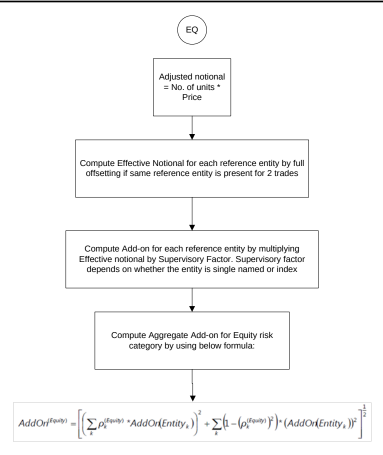
For single name entities, SF is determined by the credit rating of the reference name. For index entities, SF is calculated by determining if the index is investment grade or speculative grade. All entity level add-ons are grouped in a single hedging set, except for basis and volatility transactions for which full offsetting is not allowed.

For credit derivatives, add-ons are divided into systematic and idiosyncratic components. Entity Level Add-ons are allowed to be completely offset in systematic component whereas in the idiosyncratic component, there is no offsetting benefit.

#### **Add-on for Equity Derivatives:**

Following flowchart depicts the add-on calculation for Equity derivatives.





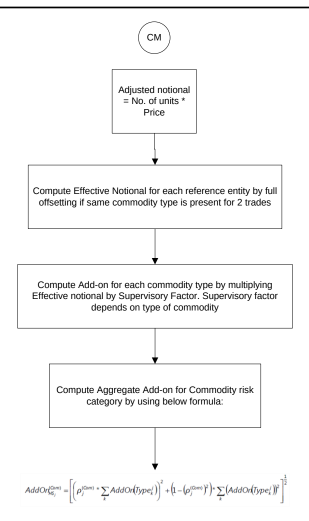
Equity derivative add-ons are based on a similar concept of systematic and idiosyncratic components. Derivatives referencing equity indices are measured as if those are referencing single equities but with a higher correlation factor.

Banks are not permitted to make any modeling assumptions regarding the Add-ons including estimating individual volatilities or taking publicly available estimates of beta. This is to ensure the consistency during implementation across multiple jurisdictions.

#### **Add-on for Commodity Derivatives:**

Following flowchart depicts the add-on calculation for Commodity derivatives.





Add-on for commodity derivatives are also divided into systematic and idiosyncratic components. Full offsetting is allowed between derivatives referencing same type of commodity. Partial offsetting is allowed within each hedging set between same types of commodities. No offsetting is permitted across hedging sets.

For a basis transaction hedging set, supervisory factor applicable to the relevant asset class is multiplied by 0.5. For a volatility transaction hedging set, supervisory factor applicable to the relevant asset class is multiplied by 5.

## **Treatment of Multiple Margin Agreements and Multiple Netting Agreements**

For both RC and PFE, if one of the netting agreement has multiple margin agreements, then this netting agreement should be divided into sub-netting agreements to align with the margin agreements.

If a single margin agreement applies to multiple netting agreements, RC is calculated by taking the maximum of the mark-to-market value of the derivative contract in the netting agreement, then subtracting the value of the collaterals against the margin agreement, and finally flooring this value to 0.

For the calculation of PFE, it is required to adopt the unmargined methodology. This is because, one margin agreement applies to multiple netting agreements and collaterals are based on the netted mark-to-market values of the derivative contracts.

NOTE: CDO Trunches are not included in this release.

#### Commodity

Similar to credit derivatives and equity, offsetting for commodity derivatives are also permitted for the trades in



the same commodity. The commodity is identified by the V\_UNDERLYING\_DATA\_IDENTIFIER column values in the respective derivative tables. The effective notional amount for a commodity type and the Add-on for commodity type are computed as per the guidelines. The individual commodity types column expects the values from DIM EXPOSURE UNDERLYING TYPE table.

For Long Settlement Transactions, the methodology described above will be replicated. The only difference will be that for the complete process, the transactions with long settlement transaction flag (F\_LONG\_SETTLEMENT\_TXN\_FLAG) = Y will be considered.

#### Data For Staging Tables

Data for the staging tables (STG\_FUTURES, STG\_SWAPS\_CONTRACTS, STG\_OPTION\_CONTRACTS, and STG\_CREDIT\_DERIVATIVES) are provided with the appropriate underlying types. This ensures that the correct asset class and sub-class are assigned. For Commodity derivatives, data is provided for commodity code. Otherwise, the banks cannot avail the offsetting benefit for the offsetting of notional amount, as permitted by BIS.

Underlying type values in each of the derivative tables are listed in the previous paragraph are expected from the following codes:

- INTRAT
- EXRATE
- CREDIT
- IGRO
- NIGRO
- EQTY
- EOIDX
- OILGAS
- ELEPOW
- MET
- AGRI
- OTHCOM

The following are ensured:

- The correct hedging sets are formed and processed accordingly for margin agreement codes and netting agreement codes. Incorrect data in these columns may lead to inaccurate capital computation.
- For derivatives that have 2 legs in the books, same Deal Id should be provided with appropriate position indicators. This is to ensure that the correct treatment is applied to such positions and offsetting benefit is given to the bank wherever permitted.
- Netting agreement codes should be provided uniformly across the relevant transactions. This is to
  ensure that the correct calculation of PFE and also to help identify netting agreements in which
  trades exceed 5000.

## Run Management

You can choose between SA-CCR and IMM approach for CCR charge.

BIS has provided an option to choose if the banks want to recognize offset across maturity buckets or not. To enable the offsetting option across maturity buckets for SA CCR approach for IR asset class, a new column namely V\_CCR\_IR\_BUCKET\_OFFSET has been introduced. If this column is provided with the value Y, then the solution uses the formula according to the guidelines for Offsetting. Otherwise, the formula for effective notional calculation for IR asset class from the guidelines is considered.



As the partial offset within a netting is not detailed in the accord, the same has not been included in the scope of the application.

## Contracts with one-way margining agreements are not being treated as unmargined transactions in out-of-box product

#### Workaround:

Currently, we are capturing one way margining indicator in stg\_placed\_collateral table and no join condition is there between fct\_non\_sec\_exposures and stg\_placed\_collateral table. One way margin is captured at netting set level and since it is applicable for bilateral transactions, we should capture it at transaction granularity.

Introduce new column F\_ONE\_WAY\_MARGIN\_AGREEMENT in stg\_futures, stg\_credit\_derivatives, stg\_swap\_contracts and stg\_option\_contracts. If this flag is populated as 'Y' for any transaction, then that transaction should be treated as unmargined transaction and the rules applicable under SA-CCR for computation of replacement cost for unmargined transactions should be replicated here.

Modify the T2T's populating from the PP tables into fct\_non\_sec\_exposures to populate this column in fct\_non\_sec\_exposures. T2T's to be modified are: FUT\_EXPOSURE\_DATA\_CREATION, SWAPS\_EXPOSURE\_DATA\_CREATION, OPT\_EXPOSURE\_DATA\_CREATION and CREDIT\_DERIVATIVES\_DATA\_POPULATION.

For the exposures where F\_ONE\_WAY\_MARGIN\_AGREEMENT = 'Y', populate fct\_non\_sec\_exposures. F\_MARGINED\_TXN\_IND = N. This shall be done by a rule 'One way margined transaction reclassification to unmargined transaction'. The source hierarchy will be a new hierarchy formed on fct\_non\_sec\_exposures. F\_ONE\_WAY\_MARGIN\_AGREEMENT ('One way margined transaction') and target will be fct\_non\_sec\_exposures. F\_MARGINED\_TXN\_IND. For the Y node of hierarchy 'One way margined transaction', set fct\_non\_sec\_exposures. F\_MARGINED\_TXN\_IND = 'N'.

This will ensure that one-way margined transactions are treated like unmargined transactions throughout the solution. The rule should be placed under sub-process "Pre Replacement Cost Calculation" as the first task.

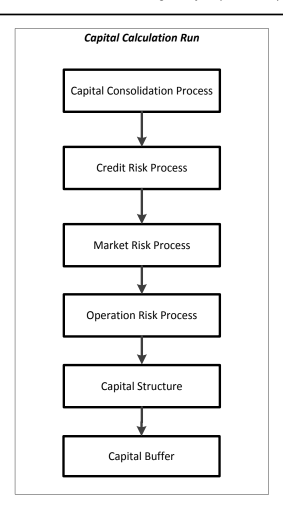
# 3.2.2. <u>BIS – High Level Process Flow – Internal Ratings Based</u> Approach

The Basel defined Capital Adequacy ratio is delivered out of box in OFSAAI as a building block approach. The application includes capital computations for Credit Risk (Internal Ratings Based Approach), Market Risk, and Operational Risk along with Capital Structure and Capital Consolidation processes.

For more information on the pre-defined Runs available with the application, refer *OFS Basel Regulatory Capital Run Charts*.

**Process Flow for Capital Adequacy Ratio Calculation** 





## **Capital Calculation Run**

The Capital Calculation Run, depicted in the preceding process flow, is a single Run joined together with multiple processes. Each process considered as blocks, consists of tasks defined in a sequence to complete the processing of the entire Capital Adequacy Run. The individual blocks like Credit Risk process, Market Risk process, and so on exists as individual runs as well. Capital Consolidation is a process common across each of the individual blocks when executed separately as individual risk runs. The Capital Consolidation is explained in the following section and is not repeated under the Non Securitization process, Securitization process, Market Risk process, or Operational Risk section of this document.

For example: the standard out of box Market Risk Run has Capital Consolidation and the Market Risk process bundled together as a Single Market Risk Run. This applies for Credit Risk and Operational Risk Runs.

The processing of Capital Consolidation is as follows:

## Capital Consolidation Level Selection

The reporting bank may be a part of a financial group that has multiple legal entities like parent or child entities (subsidiaries) under its name. The entity on which you are required to process should be selected by you. Subsequently, level at which a Run is to be executed (solo or consolidated) should also be selected. You can select these options in the <a href="Run Management">Run Management</a> UI. However, if the Run is executed in the Run Rule Framework (RRF), then these options have to be set using the Rule 'Capital Consolidation Level Selection' in the process 'CAPITAL CONSOLIDATION'.

**CAPITAL\_CONSOLIDATION** is the first process to be added in all the Runs defined in the RRF except for the



Staging Data Population Run. The Run Management UI selects this process by default.

#### Run Parameters Assignment

The Basel accord states different approaches for calculating RWA. The Run Management UI in the application allows the reporting bank to define and execute a Run by selecting a combination of different Basel II approaches for RWA computation.

Run Parameter Assignment is also part of **Capital Consolidation** process. The Rule '**Run Definition User Defined Run Param Assignment**' is used to assign the Run parameters if a Run is executed in the RRF. If the Run is executed from the Run Management UI, then the parameters are populated based on the Run defined in the Run Definition window.

### **Currency Conversion**

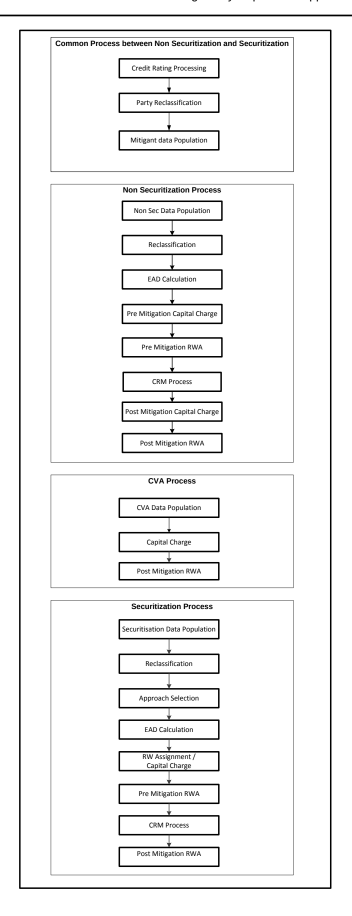
The Rules pre-defined in the application performs currency conversion of all General Ledger amount attributes to be used for Capital Consolidation from the Natural currency to the Reporting currency, based on the exchange rate provided.

#### **Shareholding Percent Multiplication:**

For all entities in the Capital Consolidation process, the application updates the shareholding percentage against each entity data in the fact capital accounting head from the fact entity shareholding percent table. The parent data in the processing table of fact capital accounting head is updated with the value 1 and for each child entity the data is based on the parent's holding percentage specified for each child in fact entity share holding percent table.

#### **Process Flow for Credit RWA Calculation**







Credit RWA Run is a combination of Non Securitization RWA, Credit Valuation Adjustment RWA, and Securitization RWA computation. A few processes like credit rating, party type reclassification, and mitigant data population are common between Non Securitization and Securitization processes and are executed only once under the Credit RWA Run even though these sub processes are explained separately under both Non Securitization and Securitization section of this document.

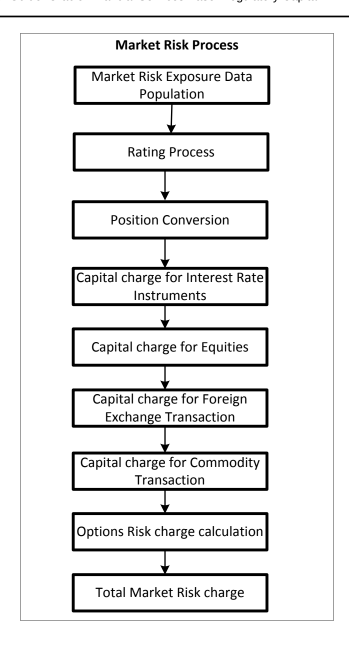
Certain sub processes under Non Securitization process like Reclassification, are common across all types of exposures for example: banking book, over the counter derivative transactions, and securities financing transactions, and are executed only once in the Run. The details of this sub processes are explained under Reclassification sub process of the Basel III Non Securitization exposures section of this document. Likewise, details of Credit Risk Mitigation for Non Securitization process is detailed under the Basel III Non Securitization section of this document and details of Credit Risk Mitigation for Securitization process is detailed under the Basel III Securitization section of this document

For more information on the sub processes as detailed in the preceding process flow for the Non Securitization process, CVA processes, and Securitization process, refer *Credit RWA*.

For example: Non Sec Data Population is detailed under data population and currency conversion of Credit RWA (Non Securitization - Standardized approach) section of this document. Likewise, CRM eligibility, haircuts, and so on, is detailed in the Credit RWA (Securitization) section of this document.

#### **Process Flow for Market RWA Calculation**





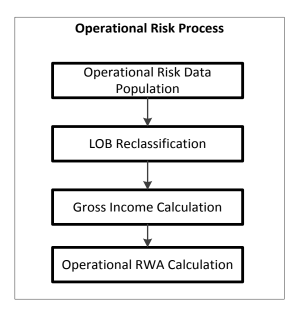
Market RWA Run is made up of multiple sub processes specific to Market Risk. However, when Market Risk is bundled under a Consolidated Run and triggered, Capital Consolidation and Rating process is executed only once for both Credit Risk and Market Risk. The details of each of the sub process mentioned in the preceding flow chart are present under Market Risk section of this document.

For example: 'Capital Charge for Interest Rate Instruments' sub process is detailed elaborately under 'Capital Charge for Interest Rate Instruments' section of Market Risk. Likewise 'Capital Charge for Equities', 'Capital Charge for Foreign Exchange Transaction' 'Capital Charge for Commodity transaction', and 'Options risk charge calculation' has a detailed explanation present under 'Capital Charge for Equities', 'Capital Charge for Foreign Exchange Transactions' 'Capital Charge for Commodity Transactions', and 'Capital Charge for Options' sub process of the Market Risk section of this document, respectively.

For more information on Market RWA computation, refer Market RWA.

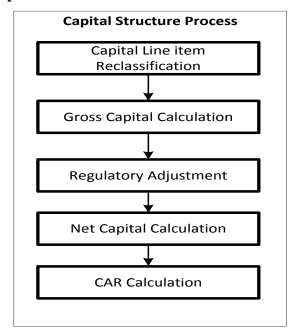


#### **Process Flow for Operational RWA calculation**



Operational RWA Run is executed with <u>Capital Consolidation</u> process. For more information on Operational RWA computation, refer *Operational RWA*.

## **Process Flow for Capital Structure**



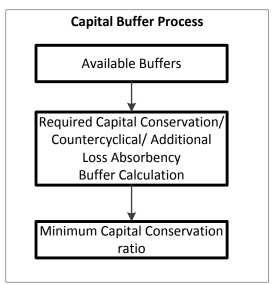
Capital Structure is executed with Capital Consolidation, Credit Risk, Market Risk, and Operational Risk RWA processes. For more information on the sub processes of Capital Structure, refer *Capital Structure*.

For example: 'Gross Capital Calculation' mentioned in the preceding flow chart is explained in detail under 'Gross



Capital Calculation for T1, T2 and T3' sub process section of the Basel III Capital Structure in this document. Likewise 'Regulatory Adjustment' and 'Net Capital Calculation' is detailed under 'Regulatory Adjustment to Tier 1 and Tier 2' and 'Calculation of Net Capital' sub process section of the Basel III Capital Structure in this document.

## **Process Flow for Capital Buffers**



Capital Buffer is calculated after the calculation of capital ratios, as these ratios are input to buffer calculation.

For more information on each sub process within the Capital Structure process flow, refer Capital Buffers.

For example, 'Required Capital Conservation Buffer' and 'Required Countercyclical Buffer' calculation are detailed in the 'Required Total Buffer' section of Basel III Capital Buffers, in this document. Similarly, Minimum Capital Conservation ratio has been detailed in the 'Capital Conservation Ratio' section of Basel III Capital Buffers, in this document.

## 3.2.3. <u>Credit RWA</u>

The application supports the computation of Credit RWA as per the guidelines laid out in the Basel accord. Credit RWA computation is broken down into Credit Risk for Non Securitized Exposures and Credit Risk for Securitized Exposures. For Credit Risk for Non Securitized Exposures, the application follows the Standardized Approach, Foundation IRB Approach, and Advanced IRB Approach. Credit RWA computation also consists of computation of Credit Valuation Adjustments which is explained in the later section.

#### Non Securitization: Standardized Approach

All the credit risk exposures are identified by their product types, counterparty types, and their corresponding asset classes by the application. A sample list of products types, party types, mitigant types, and credit ratings are predefined in the Basel application. However, this list and naming convention differs from one bank to another. Hence, the application reclassifies the bank's data into standard data as per the Basel accord. The application reclassifies the bank's product types and party types to Basel standard product and party types.

Based on these standard Basel product and party types, an asset class for each exposure is formed. It also checks for conditions regarding regulatory retail portfolio asset class. For details refer Asset Class Reclassification section under Credit RWA.

For equity exposures, the asset class is formed on the basis of equity type and Basel product type. The application does further data processing based on these standard reclassifications. In the current release, some new product types have been added in the list and the application is updated to reclassify them to new Basel standard product

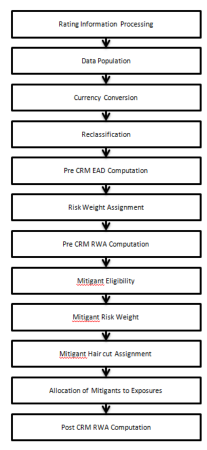


types.

Some exposures may be hedged against Credit Risk through various mitigants like guarantors, collaterals, credit derivatives, and so on. These provide mitigation to credit risk and should be considered while computing Credit RWA as per Basel norms. Hence, the application calculates both pre-mitigation exposure amount and post-mitigation exposure amount.

The Basel committee has revised Credit Risk Mitigation (CRM) guidelines to a large extent and the same have been incorporated in the application. The changes at a macro level relate to the recognition of the eligible mitigants, applicable for both the Securitized as well as the Non-Securitized exposures. BCBS has also revised the haircuts to be applied for the debt securities issued by a securitization transaction which act as collateral. The remaining processing for CRM remains the same as per the previous releases of the Basel application. Based on the asset class, the application calculates the pre-CRM EAD for each exposure. This value signifies the maximum loss that the bank can suffer in case of default on this exposure, prior to considering any mitigation effects. Through the CRM process, the bank takes into account the mitigation effect and calculates the post mitigation exposure at default amount. This signifies the maximum loss that the bank can suffer in case of default on this exposure, after considering all the mitigation effects.

The application also computes pre-mitigation risk weighted assets (Pre-CRM RWA) and post mitigation risk weighted assets (Post CRM RWA) by multiplying the respective EAD by risk weight. The risk weight in this case is arrived at by analyzing the credit rating of the exposures or mitigants as per the Basel guidelines. Some Credit Risk exposures that fall under the category of internal transactions like holding own subsidiaries shares or investment in its capital, reciprocal cross holding, and so on, are treated separately under Capital Structure.



The processing of only mitigants eligibility and mitigant haircut assignment is different in the processing of the Basel III section of the release, which explained in detail in the following section. For processing of all the other line items for banking book products, securities financial transactions, and over the counter products, refer *Non Securitization-Standardized Approach*.



#### Mitigant Eligibility and Haircut Assignment

#### Overview

As per the Basel III guidelines, BCBS recognizes the need to change certain criteria in the eligibility of mitigants due to the economic crisis of 2008. It has revised the criteria for recognition of the eligible mitigants, applicable for both the Securitized as well as the Non-Securitized exposures. BCBS has also revised the haircuts to be applied for the debt securities issued by a securitization transaction which act as collateral. These changes are an outcome of the financial crisis of 2008, as these transactions are sensitive to fluctuations in the price. This is applicable in the case of Standardized Approach as well as IRB Approach.

The process flow for CRM is the same as in the existing Basel II computation except for a few differences. The differences are in the Mitigant Eligibility and the Mitigant Haircut Assignment procedures. The Mitigant Eligibility depends on the original ratings in the case of Securitized exposures. Hence, this has an effect on the credit rating processing.

All the rating information of the mitigants are populated from the staging tables to the processing tables. The mitigants rating information are captured in the instrument rating details. The flag Y in the **F\_ORIG\_CREDIT\_RATING\_IND** indicates that the rating is the original rating or the rating of the instrument at the time the protection was given and N indicates that the rating is the current rating.

This is handled in the **CREDIT\_RATING\_PROCESSING** process.

Also, multiple assessment is performed for the mitigants current rating as well as the original rating. This is handled along with the multiple assessment of the exposures.

The Mitigant Eligibility, Mitigant Risk Weight, Haircut Assignment, and Allocation of Mitigants to Exposures are handled in CRM sub process.

#### • Mitigant Eligibility:

The application identifies the eligible mitigants based on the criteria as mentioned by the Basel Accord. The application identifies the following mitigants—collateral, guarantees, and credit derivatives. The application is capable of using the Simple Approach as well as the Comprehensive Approach for the mitigants which are part of the collateral. The application identifies the eligibility of the financial collateral separately for the simple approach and the comprehensive approach. The eligibility of the collateral mitigants are based on the party type of the mitigant, mitigant types, the credit rating assigned to the mitigant or the party (as applicable), and the classification of collateral as senior or not. For equity, the eligibility is based on the main index equity and the equity trading status. For mutual funds, the eligibility is based on the eligible mutual fund indicator.

The application also identifies whether the mitigant is a Re-securitized exposure and if yes, makes it ineligible. The application identifies the eligibility of the guarantees and credit derivatives based on the party type of the mitigant and the credit rating assigned to the issuer of the mitigant. This is based on the satisfaction of the criteria as specified in the Basel accord. All the guarantees and credit derivative issued by issuers who are reclassified as Other Entities are treated as eligible for Non Securitization exposures if they have any rating assigned to them. All the guarantees and credit derivative issued by issuers that are reclassified as Other Entities are treated as eligible for Securitization exposures if they satisfy the current rating and the original rating criteria specified by the Basel accord. For processing the original rating of these issuers, the solution performs the multiple assessments of the initial ratings. This is performed by the Data Transformation "Mult\_Asses\_Initial". The details of the Data Transformation are as follows:



Data Transformation Name	Objective	Processing Logic
Mult_Asses_Initial	The objective of this Data Transformation is to perform multiple assessments of the initial ratings and assign a normalized rating and risk weight to the mitigants. This is specific to the Basel III Securitization CRM framework.	For each mitigant, the various standard ratings associated with that mitigant as of the time it was initially issued and the respective risk weights are identified. If the number of ratings are 1, then the same rating gets assigned as the standard initial rating for the mitigant. If the number of ratings are greater than or equal to 2, then the mitigant will be assigned a standard initial rating which will correspond to the worst of the best two risk weights associated with the initial ratings assigned.

#### • Haircut Assignment:

The application assigns the various haircuts, as applicable to the Mitigants. For collateral following Simple Approach for recognition, no haircuts are assigned to the mitigant. For collateral following Comprehensive Approach, the application is flexible to use the supervisory haircuts and scale up, if required, based on the minimum holding period. The application can also use the bank's own estimate of haircuts. The application applies the volatility haircut, FOREX haircut, and the maturity mismatch haircut to the mitigants as appropriate. This is as per the Basel Accord regulations. The volatility haircuts for debt securities which are mitigants have been modified to include the Securitized exposures.

Only eligible mitigants are considered for haircut assignment. The eligible mitigants are moved from mitigants table to sub exposures table.

The CRM change is applied in the following processes:

- BASELIII\_NON\_SEC\_STD
- BASELIII\_NON\_SEC\_FIRB
- BASELIII\_NON\_SEC\_AIRB
- BASELIII SEC STD
- BASELIII\_SEC\_IRB
- BASELIII SEC RBA
- BASELIII SEC SFA

This is applicable for Basel III Standardized Approach, Basel III FIRB and Basel III IRB Approach. This change has an impact for both the Securitized Exposures and the Non-Securitized exposures.

#### **Key Data Elements**

Key data elements are listed in this section. For a complete list of tables and columns to be updated refer to the Download Specifications document.

## For Mitigants

- Re-securitized exposures Mitigant The mitigants belonging to re-securitized exposures will have "Y" value in this field. The application will mark them as ineligible mitigants.
- Securitized exposures Mitigant The mitigants belonging to securitized exposures will have "Y" value in this field. The application will assign different volatility haircuts for these, depending on the current ratings and the residual maturity.

For Ratings



- Current Rating for the Guarantees and Credit derivatives issued to Non-Securitized Exposures.
- Current Rating and Original Rating for the guarantees and credit derivatives issued to Securitized Exposures.

## Non Securitization – Internal Ratings Based Approach

The process begins with rating reclassification. All exposures are rated by different agencies. However, the naming convention of these ratings might not be the same as mentioned in the Basel accord. Hence, the application reclassifies the rating information shared in the bank's data to standard rating, as stated in the Basel accord.

The exposure amount and other amount data columns that are provided as an input (in stage tables) are in the Natural Currency (exposure currency) and this is usually different for exposures across different countries. The application converts them to reporting currency columns so that processing for all exposures happens in one single currency.

The credit risk exposures are identified by their product types, counterparty types, and their corresponding asset classes. A sample list of products types, party types, mitigant types, and credit ratings are pre-defined in the Basel application. However, this list and naming convention differs from one bank to another. Hence, the application reclassifies the bank's data into standard data as per the accord. The application reclassifies the bank's product types and party types to Basel standard product and party types. Further, based on standard Basel product and standard party type, it forms an asset class for each exposure. For equity exposures, the asset class is formed on the basis of equity type and Basel product type.

In the current release, a few additional product types have been added in the list and the application is updated to reclassify these products. Some exposures may be hedged against credit risk through various mitigants like guarantors, collaterals, credit derivatives, and so on. These provide mitigation to credit risk and should be considered while computing Credit RWA as per Basel norms. Hence, the application calculates both pre-mitigation risk weighted assets amount.

The application calculates the correlation factor using the formula specified for each asset class. The current release considers the updates to correlation factor calculation as per Basel III guidelines. Using Correlation factor, PD, and LGD, the application calculates the pre-mitigation capital charge for each exposure. This value signifies the capital charge the bank would have to maintain for each exposure, prior to considering any mitigation effects.

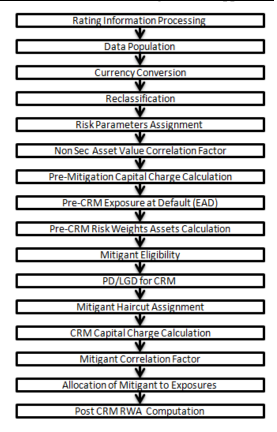
The application calculates pre-mitigation exposure at default amount and risk weight for each exposure. Further, it computes pre-mitigation risk weighted assets (Pre-CRM RWA) by multiplying the EAD by risk weight. The risk weight is arrived at by multiplying pre-mitigation capital charge with 12.5.

Through the Credit Risk Mitigation (CRM) process, the bank considers the effects of mitigation. The application checks mitigant eligibility based on the Basel specifications and assigns a haircut to each mitigant based on their currency, residual maturity, and expected volatility in their market value. FOREX and Maturity haircut considers any currency and maturity mismatches the mitigants have with the exposures that they are covering. Volatility haircut takes into consideration the change in the mitigation effect that could arise due to future fluctuations in the mitigant's value. Basel committee has revised CRM guidelines to a large extent. The changes at the higher level are with respect to the recognition of the eligible mitigants, applicable for both the Securitized as well as the Non Securitized exposures. BCBS has also revised the haircuts to be applied for the debt securities issued by a Securitization transaction which act as collateral. The remaining procedures for computation of CRM are the same as in the existing Basel II process. The application allocates mitigants to exposures based on optimizer function and capital charge for each mitigant is calculated by the application.

The application later calculates the post mitigation RWA Unexpected Loss (Post CRM RWA UL) and post mitigation RWA Expected Loss (Post CRM RWA EL). Some credit risk exposures that fall under the category of internal transactions like holding own subsidiaries shares or investment in its capital, reciprocal cross holding, and so on, are treated separately under Capital Structure.



#### Process Flow for Non Securitization – Internal Ratings Based Approach



The processing of the following items in the process flow is different in the Basel III processing of the current release of the application. For more information on the processing of the remaining line items, refer Non Securitization FIRB/AIRB Approach.

- <u>Non Sec Asset Value Correlation Factor</u> is calculated as per Basel guidelines. The application updates the correlation factor's calculated value for a multiplier of 1.25, if required.
- Mitigant Correlation Factor is similar to mitigant correlation factor for Non Securitization Exposures IRB Approach in Basel II for BIS jurisdiction wherein correlation factor for collaterals or mitigants is also calculated for mitigants belonging to all asset classes based on their Probability of Default (PD), as per guidelines of Basel accord. However, additionally the application updates the correlation factor's calculated value for a multiplier of 1.25, if required. For more information on the processing of the remaining line items, refer Non Securitization FIRB/AIRB Approach.

The following section provides you with details on Asset Value Correlation (AVC) Multiplier. AVC related changes are applicable for Non Sec Correlation Factor, Sec Correlation Factor, Non Sec CRM Correlation Factor, and Sec CRM Correlation Factor sub processes.

#### **Asset Value Correlation Multiplier:**

In the Basel III accord, BCBS has introduced a multiplier of 1.25 to the Asset Value Correlation (AVC) of exposures. These exposures relate to regulated financial firms with assets of at least 100 billion USD and to exposures of unregulated financial firms (regardless of size). The revised correlation formula for financial entities is as follows:

Correlation (R\_FI) =  $1.25 \times [0.12 \times (1 - EXP (-50 \times PD))]$ 



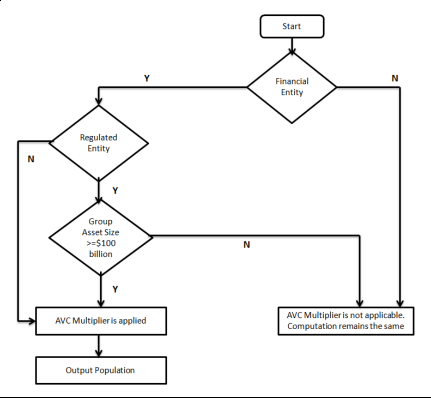
AVC Rule is applicable for both Non Securitization accounts and for issuers of credit risk mitigation.

**NOTE:** The computation of AVC does not change for any entity executing a Solo or Consolidation Basel Run.

#### **Assumptions**

The Basel III Accord mentions only one formula wherein the new correlation factor is a multiplier of 1.25 for corporate, sovereign, and bank exposures. Therefore, our interpretation of the accord is that the conditions for the multiplier of 1.25 are applicable only for asset classes related to these types of exposures.

#### Process Flow



**NOTE:** The T2Ts of all Product Processors populate Financial Entity Indicator, Regulated or Unregulated Indicator, Group Asset Size Amount and Group Asset Size Currency into processing tables from the data provided as a download, for each party.

The description of the process flow is as follows:

#### • Financial Entity:

The Basel Regulatory capital application identifies a financial entity based on the standard counterparty type. The application also identifies a financial entity based on the downloaded flag that is a part of the table **Party Financial Information**. Therefore, the two ways in which the application identifies a financial entity are as follows:

The counterparty types are mapped as financial entities in the Rule. This Rule is re-configurable, which the client can modify to add or remove counterparty types based on their interpretation of the term "Financial Entity". Based on this mapping the application identifies a financial entity.

The application selects a financial entity as per the Financial Entity Flag that is a part of table Party Financial Information. Preference is given to this flag over mapping of counterparty.



If the counterparty is not a Financial Entity, then the calculation of AVC remains unchanged. However, if the counterparty is identified as a financial entity, then the application checks whether the financial entity is a regulated entity or not.

#### • Regulated Entity:

The application checks whether the financial entity is a regulated entity or not based on the downloaded flag that is a part of the table **Party Financial Information**. If the financial entity is not a regulated entity, then the application directly calculates the AVC using the correlation formula and is populated in the column where the AVC was calculated previously. If the financial entity is a regulated entity then the application checks for the group asset size.

#### • Group Asset Size >= \$100 billion:

The application checks whether the regulated financial entity is a part of a group with asset size of or equivalent to 100 billion USD. The group asset size can be in any currency; however the asset size is converted to USD and should be equivalent to USD 100 billion or more. If the application does not identify the counterparty as being a part of group asset size of greater than or equal to USD 100 billion, then the calculation of AVC remains unchanged or else the AVC is calculated using the correlation formula and is populated in the column where the AVC was calculated previously.

#### **Key Data Elements**

Key data elements for computation of Asset Value Correlation are provided in this section. For a complete list of tables refer to the Download Specifications document.

Data that is populated helps the application identify each firm as financial and non financial entity. With the data populated the application also identifies whether the financial entity is a regulated entity or not. Additionally, for a regulated financial entity, the group asset size of the counterparty and the currency pertaining to the asset size is also required.

## **Credit Valuation Adjustment**

Basel committee has introduced a new Credit Valuation Adjustment (CVA) capital charge, which is added to default risk capital charge to arrive at the new Counterparty Credit Risk (CCR) capital charge. The mark to market counterparty credit losses or the spread migration risk is captured with CVA, which were not directly capitalized before. CVA is the difference between the risk-free portfolio value and the true portfolio value that takes into account the possibility of the counterparty's default. In other words, CVA is the market value of counterparty credit risk.

The application calculates CVA Charge for OTC portfolio of a bank. When using the standardized approach, it is calculated at portfolio level and for advanced approach it is calculated at counterparty level. CVA Charge is not applicable for the trades with central counterparty and structured financial transactions. Structured financial transactions are applicable only if the supervisor specifically mentions the same. You can include or exclude structured financial transactions in CVA calculation from the Run Management window. Portfolio level considers all the trades in different OTC products with all counterparties. The charge is calculated for the entire exposure of OTC products.

Counterparty level calculations consider all trades in different OTC products with counterparty for calculation of CVA Charge. Charge is calculated for all counterparties with which banks have OTC exposures. The CVA charge for all the counterparties is summed up to ascertain the Portfolio Level Charge. The manner of consolidation is dependent on the IMM approval status and Specific Interest Rate (SIR) Value at Risk (VaR) model approval status of the bank. The following section describes two ways of consolidating default risk charge and CVA capital charge:

 If the bank does not have both IMM approval and Specified Interest Rate Risk as a part of approved VaR model for bonds,

CCR Capital Charge = Default Risk Capital Charge (Current Exposure Method or Standardized Method based, whichever the bank is using for CCR) + Standardized CVA Capital Charge



 If the bank has both IMM approval Specified Interest Rate Risk as a part of approved VaR model for bonds,

#### CCR Capital Charge = Default Risk Capital Charge + Advanced CVA Capital Charge

**NOTE:** All the OTC Derivatives products are part of CVA calculations. SFTs are included if you select the option from Run Management Window. Also, trades with Central Counterparty (CCP) are excluded from CVA Charge calculations.

#### **Assumptions**

CVA hedge should be identified by the clients separately. Only single name CDS and Index Hedge are eligible for CVA. The Basel III Accord does not clearly mention whether index hedge position should be marked to the counterparty or not. The Basel Regulatory Capital application handles the index position in the following manner:

- 1. Both index position marked to the level of counterparty or not marked to the level of counterparty is handled by the application.
- 2. Effective index hedge amount is considered in the CVA charge calculation at portfolio level without considering whether it is marked to the counterparty or not.
- 3. If the index position is marked to the counterparty, then index hedge amount is considered while allocating total CVA charge to the counterparty CVA Charge, while using Standardized Approach.

#### Process Flow for Credit Valuation Adjustments

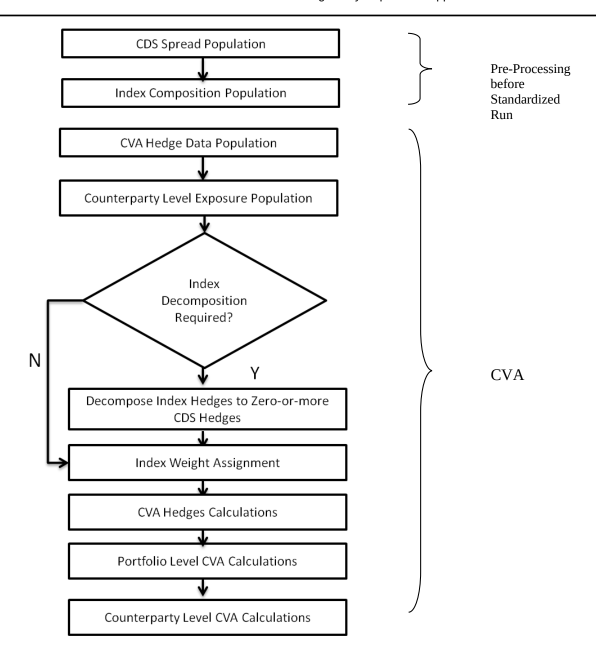
This process flow is divided into two sections, for Simple Approach and Advanced Approach.

#### Simple Approach

The application calculates CVA capital charge at portfolio level using the following formulae as specified by Basel guidelines:

$$K = 2.33 \cdot \sqrt{h} \cdot \sqrt{\left(\sum_{i} 0.5 \cdot W_{i} \cdot \left(M_{i} \cdot EAD_{i}^{total} - M_{i}^{hedge}B_{i}\right) - \sum_{ind} W_{ind} \cdot M_{ind} \cdot B_{ind}}\right)^{2} + \sum_{i} 0.75 \cdot W_{i}^{2} \cdot \left(M_{i} \cdot EAD_{i}^{total} - M_{i}^{hedge}B_{i}\right)^{2}}$$





## • CDS Spread Population and Index Composition Population:

Pre-processed data for CVA is required to be populated only once for a particular execution date. The process CVA\_DATA\_POPULATION in the Run Staging Data Population - BIS Credit Value Adjustment is responsible for populating pre-processed data for CVA.

## • CVA Hedge Data Population:

Mitigants data marked as CVA Hedge is populated as a part of the CVA Hedge Data Population. The application loads all the single name CDS hedge and index hedge data. The hedge data marked as CVA does not flow in the application during the CCR process. New tables are not added for hedge records; however a few columns are added to the existing table to capture CVA specific data. CVA specific data is present in the following tables:



**F\_CVA\_HEDGE**: Identifier for CVA Hedge records by which the application identifies it as CVA Hedge.

**N\_CDS\_INDEX\_AVG\_SPREAD**: Average traded CDS Index Spread which is required for assignment of weight to the index.

V\_REF\_ENTITY\_PARTY\_ID: This field captures the counterparty of the hedge transaction.

## • Counterparty Level Exposure Population:

The application expects the uncovered EAD at netting agreement level or at trade level. This is available as an output of Current Exposure Method (CEM). If more than one netting agreement is available, then the exposures are summed at counterparty level. These aggregated data is stored in FCT\_REG\_COUNTERPARTY\_CVA table using COUNTERPARTY EXPOSURE POPULATIO T2T.

Maturity adjustment discount factor is computed at netting agreement level or for each netting agreement using the formula  $1 - \exp(-0.05*M_i)/(0.05*M_i)$ .

Maturity is the notional weighted maturity at netting agreement level. The application sums the data for exposure at counterparty level. If more than one netting agreement is available, the exposures are discounted and then summed at counterparty level. Weight assignment is done based on the counterparty rating as specified in the following table. Data is aggregated at counterparty level and stored in separate counterparty table.

Rating	Weight
AAA	0.7%
AA	0.7%
A	0.8%
ВВВ	1.0%
ВВ	2.0%
В	3.0%
Lower Than B	10.0%
Unrated	1.0%

#### • Index Decomposition Required:

You can select index decomposition which is executed in the **Run Management** window. Index decomposition option, creates single name CDS hedge positions for the counterparties which are part of the CDS Index and also have exposures. Index hedge amount is adjusted by the same amount for which single name CDS hedge is created, so as to get maximum benefit from hedging. Maturity of the single name CDS hedge is considered same as the maturity of index.

#### • Index Weight Assignment:

The application derives the weight for each index by assigning rating. Rating is assigned by comparing the historical average spread of index with spread corresponding to the tenor, which is equal to the maturity of index. After acquiring the rating, assign the weights to the index as per the reference table (weights table). Average index spread and credit spread data for different ratings are the inputs. Index



spread is populated as a part of mitigants data. Credit spread data for respective ratings and tenors are required as inputs.

#### • CVA Hedge Calculations:

After population of hedge data and creation of single name CDS hedge from the index, the application sums the notional to counterparty level and populates in CVA Specific table. Maturity Adjustment discount factor is computed using the formula (1-exp (-0.05\* Mihedge))/ (0.05\* Mihedge). If more than one CDS Contract is available for the counterparty, the above amount is summed at counterparty level. The Index Hedge amount is calculated separately. Maturity Adjustment discount factor for index position is computed using the formula (1-exp (-0.05\* Mind)) / (0.05\* Mind). If more than one index hedge is available then index hedge amount is summed. All the above data required for CVA calculation is populated from Mitigants data to CVA specific table. The data is summed for every counterparty and stored.

#### • Portfolio Level CVA Calculation:

Portfolio Level CVA Charge is calculated as per the following formula:

$$K = 2.33 \cdot \sqrt{h} \cdot \sqrt{\left(\sum_{i} 0.5 \cdot W_{i} \cdot \left(M_{i} \cdot EAD_{i}^{total} - M_{i}^{hedge}B_{i}\right) - \sum_{ind} W_{ind} \cdot M_{ind} \cdot B_{ind}\right)^{2} + \sum_{i} 0.75 \cdot W_{i}^{2} \cdot \left(M_{i} \cdot EAD_{i}^{total} - M_{i}^{hedge}B_{i}\right)^{2}}$$

The CVA charge calculated at portfolio level is populated in the FCT\_REG\_CVA\_SUMMARY table. Single Name CDS Hedge component for CVA at portfolio level is calculated and the summary table is populated using CVA SUMMARY POPULATION T2T.

## • Counterparty Level CVA Calculation:

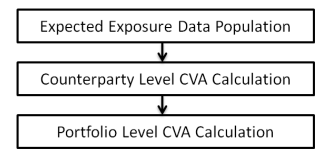
CVA Capital Charge at counterparty level is allocated using the following formula:

CVA at Counterparty = Total CVA at Portfolio \*W<sub>CVAi</sub>

$$W_{CVAi} = Absolute[0.5*W_i *(M_i * EAD_{itotal} - M_i^{hedge} * Bi) - \sum_{indi}(W_{ind} * M_{ind} * B_{ind})]/$$

$$\Sigma^{n_i}$$
Absolute[0.5\*W<sub>i</sub> \* (M<sub>i</sub> \* EAD<sub>itotal</sub> - M<sub>i</sub><sup>hedge</sup> \* B<sub>i</sub>) -  $\Sigma_{indi}$ (W<sub>ind</sub> \* M<sub>ind</sub> \* B<sub>ind</sub>)]

#### **Advanced Approach**



## • Expected Exposure Data Population:

The data requirement which is required as input for calculation of CVA Charge using Advance Approach is as follows:

LGDMKT: This is the LGD of the counterparty based on the spread of a market instrument of the counterparty. It should be based on market assessment and not an internal estimate. LGD Market should be an input for every counterparty.



Si: This is the credit spread of the counterparty at each tenor Ti, which is used to calculate CVA of the counterparty. Spread data is an input for each counterparty and tenor level.

Ti: This is the tenor at which the Expected Exposure (EE) and spread are provided. Tenor is an input for each EE and spread.

EEi: This is the expected exposure (EE) of the counterparty at revaluation time ti where exposures of different netting agreements of counterparties is added. Expected exposure is an input at each counterparty and tenor level.

Di: This is the default risk free discount factor for each revaluation time bucket. Default risk free rate is an input for each counterparty and tenor ti.

#### • Counterparty Level CVA Calculation:

CVA RWA calculation at counterparty level is computed by the following formula:

Where K= CVA capital charge calculated as per formula specified in Standardized or Advanced method for each counterparty.

The application calculates the CVA Charge at counterparty level using the below formula for two different scenarios:

Expected Exposure calculated with Current Market Data.

Expected Exposure calculated with Stressed Market Data.

$$K = 3* (CVA_{Unstressed VAR} + CVA_{Stressed VAR})$$

$$CVA = \left(LGD_{MKT}\right) \cdot \sum_{i=1}^{T} Max \left(0; exp\left(-\frac{s_{i-1} \cdot t_{i-1}}{LGD_{MKT}}\right) - exp\left(-\frac{s_{i} \cdot t_{i}}{LGD_{MKT}}\right)\right) \cdot \left(\frac{EE_{i-1} \cdot D_{i-1} + EE_{i} \cdot D_{i}}{2}\right)$$

The application calculates the CVA Charge at counterparty level using the above formula, for every counterparty, and sums the CVA charge for all counterparties to compute portfolio level capital charge.

The CVA charge calculated at portfolio level is populated in the FCT\_REG\_CVA\_SUMMARY table.

These aggregated data is stored in FCT\_REG\_COUNTERPARTY\_CVA table using COUNTERPARTY\_EXPOSURE\_POPULATIO T2T.

#### • Portfolio Level CVA Calculation:

CVA RWA calculation at portfolio level is computed using the following formula:

Where K= CVA capital charge calculated as per formula specified in standardized or advanced method at portfolio level.

NOTE: CVA RWA is added to Credit RWA and is not multiplied by the factor 1.06.

#### **Key Data Elements**

Key data elements are provided in this section for computation for Credit Valuation Adjustment. For a complete list of tables and columns to be updated refer to the Download Specifications document.

- CDS Index Composition data requirement.
- CDS Spread data for Rating and Tenor.
- Average Index Spread for all the Index Hedge Position.



#### Out of Scope

The following is not covered by the application in the computation of Credit Valuation Adjustment:

- Treatment of specific wrong way risk.
- Treatment of incurred CVA loss

#### Securitization

The Basel accord differentiates the Credit Risk computation of the Securitized exposures from Non Securitized exposures. As securitized exposures are part of off-balance sheet transactions, it follows a waterfall cash flow mechanism unlike the other exposures. Hence these exposures are treated differently. Due to the economic crisis of 2008, the Basel Rule has categorized securitized exposures into securitized and re-securitized exposures.

Securitized exposures are exposures which are issued out of a pool of underlying exposures for the transfer of risk. Re-securitized exposures are the exposures which are issued out of a pool of underlying exposures which constitutes non-securitized exposures as well as some portion of securitized exposures. The application is capable of handling both securitized exposures as well as re-securitized exposures. It also handles the calculation for the originator as well as the investor bank roles. At a broad level, there are two categories of Investors:

• An Investing Bank who has invested heavily in securitization:

These investors are prepared to provide the entire details of the securitization transaction

To cater to these investor needs, the entire pool, entire or invested tranche details, and the invested exposures information are required to be provided by the bank. This information is captured in the pool, tranche, and exposures table.

• An Investing Bank who has invested minimal in securitization:

These investors are prepared to provide the necessary inputs required for the calculation of the capital charge pertaining to their invested exposure.

To cater to these investor needs, the invested exposures information is required to be provided as an input by the bank. A few pool and tranche attributes required for the computation are also to be provided as an input by the bank in the Stage Securitization Exposures Table (STG\_SEC\_EXPOSURES).

The Basel Accord specifies two broad approaches for the calculation of the capital charge for the Securitization exposures:

- Standardized Approach
- IRB Approach

Ratings Based Approach (RBA)

Internal Assessment Approach (IAA)

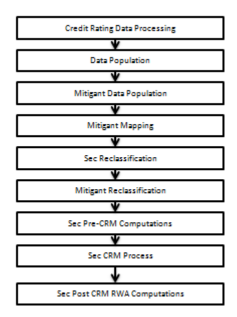
Supervisory Formula Approach (SFA)

Both the standardized approach and IRB approach is handled by the application. In some computations, the calculations pertaining to the underlying exposures of the securitization transaction are required. This is computed before processing the Securitization exposures.

#### Process Flow for Securitization - Standardized Approach

The process flow for Standardized Approach of Securitization exposures are as follows:



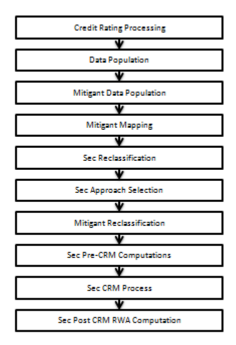


The only change in the computation of the <u>Securitization - Standardized Approach</u> process, in the Basel III processing of the current release of the application is in the Sec Pre-CRM Computation Process. Under this process, for Sec Deduction Process, the exposures which are lower than the investment grade and the unrated exposures are risk weighted at 1250%.

For more information on the processing of the remaining line items Securitization –Standardized approach process flow, refer *Securitization* on page 172.

## **Process Flow for Securitization - IRB Approach**

The application handles the IRB Approach of the Securitization Exposures as follows:



The only change in the computation of the Securitization - IRB Approach process, in the Basel III processing of



the current release of the application is in the Sec Pre-CRM Computation process. In this process, for Sec Deductions, the exposures which are unrated and do not qualify for any of the approach are risk weighted at 1250%. Also, the exposures under Rating Based Approach and Internal Assessment Approach, which are below investment grade, are also risk weighted at 1250%. The exposures which follow the Supervisory Formula Approach and which are below the KIRB, is also risk weighted at 1250%.

For more information on the processing of the remaining line items Securitization –IRB Approach process flow, refer Securitization.

## **3.2.4. Market RWA**

The Basel Committee has introduced Market Risk Capital Charge calculation in 1996 as an amendment to the earlier Basel accord by considering the risk borne by a financial institution having exposures in the trading book. BIS defines Market Risk as "the risk of losses in the on and off-balance-sheet positions arising from movements in market prices". It is the risk that arises out of the adverse movements of the market factors. Market risk consists of the risk borne by the bank due to the positions in its trading book.

Basel outlays two basic approaches for calculating the capital charge for Market Risk

- Standardized Approach
- Internal Model Method Approach

## **Standardized Approach**

In standardized approach (STD Approach) the Market Risk Capital Charge need to be calculated for the following instrument types:

- Interest Rate related instruments (IR Instruments)
- Equity Position Risk
- Foreign Exchange risk
- Commodities
- Options

#### Pre-requisite for MR processing

Execution of the Run, **Staging Data Population - Market Risk - BIS Standardized Approach** is usually a onetime activity. This should be executed once before actual Market Risk Run is executed. This Run is expected to execute in following circumstances. The following tasks are performed when the Run is executed.

- Interest Rate Curve Data
- Market prices of the instruments
- Bank positions

This Run populates the instrument level data that is required by the actual Run for further processing. The instrument level data such as number of units of the instruments on that particular MIS date is downloaded in bank instrument position (STG\_BANK\_POSITIONS) table. This data flows into the fact table for further processing. The OTC instrument price is expected as a download. For non-OTC instruments the data for instruments' price is captured in Market Instrument Contract (STG\_MKT\_INSTRUMENT\_CONTRACT) table. This data further flows into the fact table.

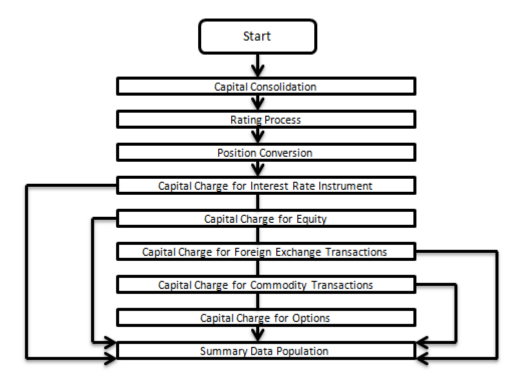
For IR instruments the interest rate required is captured in IRC Rate History (STG\_IRC\_RATE\_HIST) table. This data further flows into the fact table. This data is required for term structure that is used in Modified Duration and Greeks Parameter calculation for options.



#### Process Flow for Market Risk- Standardized Approach

The following pre-defined Run can be executed to compute Market RWA using the Standardized Approach.

Run: Risk Weighted Asset Calculation - Market Risk - BIS Standardized Approach



For more information on the computation of Market Risk using the Standardized and IMM approaches, refer Market RWA.

## 3.2.5. Operational RWA

As per the Basel accord, "Operational Risk is the risk of loss resulting from inadequate or failed internal processes, people and systems, or from external events". External losses can occur due to theft of information or hacking of systems. The Basel accord has prescribed three methods for calculating Operational Risk capital charges and banks can use any of these methods to calculate capital charge:

- Basic Indicator Approach
- Standardized Approach
- Alternative Standardized Approach

**NOTE:** While executing Solo Run for computing Operational Risk, the parent entity data is processed. However, for a Consolidated Run the parent entity as well as the subsidiary data is processed.

## **Basic Indicator Approach**

To calculate the capital charge under the basic indicator approach, the annual gross income for each of the past three years for a standard line of business is multiplied by a fixed percentage of 15%. The average is considered to calculate the capital charge. If the annual gross income is negative or zero in any of the past three years, then the value from the numerator is excluded thereby reducing the base denominator by the same count.



The capital charge formula is as follows:

$$K_{BIA} = \left[ \sum (GI_{1...n} \times \alpha) \right] / n$$

## **Standardized Approach**

In this approach, banking activities are divided into eight lines of business. The gross income for each line of business is multiplied by the beta factor which is pre-defined in the Basel accord. Every year the gross income of the standard line of business is multiplied by respective beta factor. The total capital charge is calculated as the three-year average of the sum of the regulatory capital charges across each lines of business every year. The total capital charge is calculated as follows:

$$K_{TSA} = \left\{ \sum_{\text{years 1-3}} \max \left[ \sum \left( GI_{1-8} \times \beta_{1-8} \right), 0 \right] \right\} / 3$$

Where

K<sub>TSA</sub> = the Capital Charge under the Standardized Approach

Gl<sub>1-8</sub> = annual gross income in a given year (as defined in the Basic Indicator Approach) for each of the eight lines of business.

β<sub>1-8</sub>= a fixed percentage, set by the committee, relating the level of required capital to the level of the gross income for each of the eight lines of business.

## **Alternative Standardized Approach**

This approach is an extension of the standardized approach. In this approach for two lines of business: Retail Banking and Commercial Banking, the loan and advance amount is used (rather than annual gross income) which is multiplied by the fixed factor "m" and the beta factor. The beta factor as in the standardized approach remains the same for retail and commercial banking. The constant factor "m" is equal to 0.035. The capital charge for retail and commercial banking uses the loan and advance amount and for the remaining, the calculation of capital charge is the same as in the standardized approach. The total capital charge is calculated as the three-year average of the sum of the regulatory capital charges across each lines of business every year.

For more information on computation of Operational RWA, refer *Operational RWA*.

## 3.2.6. Capital Structure

During the economic crisis, the global banking system had an insufficient level of high level quality capital. During the crisis, it was identified that there was inconsistency in the definition of capital across jurisdictions and lack of disclosure. To address this issue of inconsistency, the Basel committee has prescribed a new definition of capital to strengthen the global capital framework under Basel III.

As per the new definition in the Basel III accord, total capital consists of sum of the following elements:

Tier1 capital

Common Equity Tier 1

Additional Tier 1

Tier 2 capital

Each component of capital is subject to restrictions where CET1 must be at least 4.5% of total risk-weighted asset. Tier 1 capital must be at least 6.0% of total risk-weighted asset. Total capital must be 8.0% of total risk-weighted asset. Each component of capital undergoes minority interest and regulatory adjustments. The minority interest is applicable for a bank only. Most of the regulatory adjustment line items are to be deducted from CET1.



For a bank, the accounting entity that are not part of regulatory consolidation, the investment amount is partly deducted from its respective component of capital and is partly risk weighted as per banking or trading book rules.

Significant entity investment amount (which are common shares) along with Mortgage Servicing Rights and DTA (due to temporary differences) are processed for threshold deduction where each line item is subject to 10% and 15% CET1 capital. Each line item which are above 10% and 15% limit are deducted from the CET1 Capital. Any amount below 15% is risk-weighted at 250%. If the deduction line item is following phase-in arrangement, then the amount not deducted should be risk-weighted at 250%.

Securitization transaction, equity exposure under PG/LGD approach, and non-DvP and non-PvP transaction items, which were formerly as per Basel II, deducted 50% from Tier 1 and 50% from Tier 2 are instead risk weighted at 1250%. All the regulatory adjustment line items will follow a phase-in arrangement from the beginning of 2014 till 2017.

In particular, the regulatory adjustments begins at 20% of the required adjustments to Common Equity Tier 1 on 1 January 2014, 40% on 1 January 2015, 60% on 1 January 2016, 80% on 1 January 2017, and reaches 100% on 1 January 2018. The same transition approach applies for all deductions from additional Tier 1 and Tier 2 capital.

Capital Structure process takes inputs from Fact Non Sec Exposures (FCT\_NON\_SEC\_EXPOSURES) and Market Risk Exposures (FCT\_MARKET\_RISK\_EXPOSURES). Capital Structure process is positioned between Market Risk data processing (BASELIII\_MKT\_RISK\_DATA\_PROCESSING) and Market Risk position conversion (BASELIII\_MKT\_RISK\_POSITION\_CONVERSION) due to the following reasons:

- The significant and insignificant investment deductions involve splitting of certain exposures into multiple exposures (2 new exposures and deletion of the parent exposure). These split exposures should be position converted and RWA is calculated on these position converted exposures.
- After processing of Market Risk, the calculated RWA is populated to Market Risk Summary
  (FCT\_MARKET\_RISK\_SUMMARY) which contains the aggregated record for each instrument type.
  If Market Risk is processed before Capital Structure processing, then the RWA has to be adjusted for the split exposures for the Market Risk record and this task will be repeated for each record.

If the RWA for the split exposures is adjusted, then it will be approximate in case the RWA is pro-rated between instrument types. The same tasks are repeated (falling into cycles) if RWA is computed in this table again.

**NOTE:** All the GL line items are expected at Solo level for each entity. The consolidated data will be discarded.

While executing Solo Run the parent entity data is processed. Investment into the subsidiary data is processed as per Credit Risk and Market Risk rule. Capital line item pertaining to parent entity is only processed.

While executing Consolidation Run, the parent entity as well as the subsidiary data is considered. Regulatory Investment data to financial institutions which are part of regulatory consolidation is treated as an internal transaction. Those subsidiaries which are outside the scope of consolidation are treated as per insignificant and significant rule.

The sub processes and rules within Market Risk Data Processing process **BASELIII\_MKT\_RISK\_DATA\_PROCESSING** perform the following tasks:

- The Rules within the sub process **Market Risk Currency Conversion** converts the amount attributes, which are in natural currency to reporting currency, which is used for further processing. Attributes like the exposure amount, margin amount, MR notional amount, and so on are processing for currency conversion from natural currency to reporting currency.
- The Rule Mkt Risk Instrument type to Capital Comp Group Reclassification in the sub process
   Market Risk Reclassification within BASELIII\_MKT\_RISK\_DATA\_PROCESSING re-classifies
   Market Risk instrument data into the various Capital Component Groups such as CET1, AT1.



 The re-classified instruments are further processed for identification of Regulatory Entity Internal Transaction, Reciprocal Cross-Holding, Own Shares - Treasury Stock, and Significant Investment in Non Reg Consl Entity transaction. The following Rules in the Market Risk Capital Consolidation Calculations sub process identify these transactions:

Cap Consl - MR Deduction of Regulatory Entity Internal Transaction

Cap Consl - MR Basel III Deduction of Reciprocal Cross-Holding

Cap Consl - MR Deduction of Own Shares - Treasury Stock

Cap Consl - Mkt Risk Deduction of Significant Investment in Non Reg Consl Entity

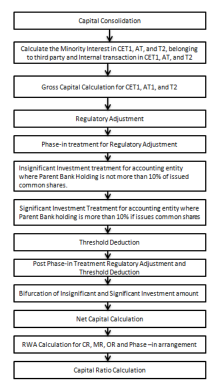
## Assumption

The regulatory adjustment that follows a phase-in arrangement and not deducted from CET1, needs to follow national treatment as per Basel III accord. Hence, the assumption is that the regulatory adjustment line item follows Basel II accord. Items which were formerly deducted from 50%-50% from Tier 1-Tier 2 capital are deducted from AT1 and capital investment instrument not deducted from CET1 will be risk-weighted at 100%.

Since investments in accounting entities (which are outside the scope of regulatory consolidation) by parent bank are long-term investments and mostly equity related instruments, these investments are not processed for Credit Risk Mitigation.

The GL codes are expected to be unique across entities in Stage General Ledger Data (STG\_GL\_DATA) and Capital Accounting Head Dimension (DIM\_CAPITAL\_ACCT\_HEAD).

## **Process Flow for Capital Structure**



#### • Surplus of Minority Interest:



Minority Interest as per the Basel III guidelines are calculated and the surplus amount in each tier of capital, which is attributed to third parties, are deducted from the gross capital of each tier of capital.

Minority interest is calculated as the third party's interest (share holding percent) in the surplus capital (available capital – minimum required capital)

All the values required for processing are populated into Minority Interest Capital (FSI MINORITY INTEREST) table which is the processing table for minority interest calculations

The sub process – **Minority Interest Calculations** in **BASELIII\_CAPITAL\_STRUCTURE** process covers the above processing.

The deduction also includes internal transactions in each tier of capital among the various entities which are part of the regulatory consolidation. Hence, minority interest attributed to third party as well as the internal transactions in each tier of capital is deducted from the gross capital of each tier of capital.

#### • Gross Capital Calculation for CET1, AT1, and T2:

For Gross Capital calculation all the components are classified into their respective tiers (CET1, AT1, and T2) based on their purpose. The total gross capital for each tier of capital (CET1, AT1, and T2) is calculated as per the definition of CET1, AT1, and T2 by adding the relevant financial instrument in each tier of capital. The sub process – **Provisions and Gross Capital Calculations** in **BASELIII CAPITAL STRUCTURE** process covers this processing.

#### • Regulatory Adjustment:

The unrealized gain on AFS Equity securities are added to the CET1, as per the transition, by splitting this capital line item into two.

Goodwill and other intangibles, DTAs, cash flow hedge reserve, gain on sale of securitization transaction, cumulative gain and losses due to change in own credit risk, defined pension fund asset are direct downloads (in STG\_GL\_DATA table). The General Provision is obtained as a download in the Stage General Ledger Data (STG\_GL\_DATA) table. All the DTLs related to phase line items are expected as download in the STG\_GL\_DATA table. The application calculates the values net of DTL and then processes it for the Regulatory Adjustments. This amount is prorated between the standardized approach and the IRB approach. This is processed using the **Provisions and Gross Capital Calculations** sub process.

Treasury Stock and Reciprocal Cross Holding is calculated as the sum of pre-mitigation EAD - N\_EAD\_PRE\_MITIGATION in Fact Non Sec Exposures (FCT\_NON\_SEC\_EXPOSURES) and N\_POST\_OFFSET\_AMOUNT in Market Risk Exposures (FCT\_MARKET\_RISK\_EXPOSURES) where the F\_TREASURY\_STOCK\_INDICATOR is 'Y' and F\_RECIPROCAL\_CROSS\_HLDG\_IND is 'Y' respectively.

All the regulatory adjustment line items are deducted from its respective tier of capital post minority and internal transaction deduction.

# • <u>Insignificant investment treatment for accounting entity where Parent Bank Holding is not more than 10% of issued common shares:</u>

The total investment amount of all the insignificant entity is checked against the set limit of 10% of CET1 amount of the parent bank amount post regulatory adjustments. The amount above 10% limit is processed for deduction. The total deduction amount is pro-rated among each tier of capital based on the percentage of investment in each tier of capital. The amount arrived is deducted from each tier of capital.

The investment amount below the 10% limit is treated as per the trading book and banking book rule for the instrument belonging to trading book and banking book respectively.

The application computes as follows:

Entities are marked as insignificant investment entities by updating the flag: **F\_SIGNIFICANT\_INVESTMENT\_IND** in Fact Entity Information (**FCT\_ENTITY\_INFO**) with value N.



The exposure amount of banking book and trading book exposures to these entities are summed by grouping their component of capital and compared against 10% of parent bank's CET1 capital. The portion of amount which exceeds the 10% limit is deducted. Tier wise deduction percentage is calculated and this percentage is multiplied with the exposure amount to arrive at the amount to be deducted from each tier of capital.

The total investment values are populated into **FSI\_NON\_REG\_CONSL\_ENTITY\_INVST** which is the processing table for insignificant and significant investment deductions, by summing up the Pre Mitigation EAD amount in the Non Sec Exposures (**FCT\_NON\_SEC\_EXPOSURES**) table.

The sub process – Insignificant Investment in entities outside Regulatory Consolidation Processing in BASELIII\_CAPITAL\_STRUCTURE process covers the above processing.

# • <u>Significant Investment Treatment for accounting entity where parent bank holding is more than</u> 10% if issues common shares:

The total investment amount of all significant investment entity is checked against the set limit of 10% of CET1 amount of parent bank post insignificant investment amount adjustment. The CET1 amount greater than 10% is deleted from the CET1 post insignificant investment amount deduction. The CET1 amount lower than 10% follows threshold deduction. The investment amount in AT1 and T2 is fully deducted from its respective AT1 and T2 tier of capital. The application computes as follows:

Entities are marked as significant investment entities by updating the flag – 'F\_SIGNIFICANT\_INVESTMENT\_IND' in Fact Entity Information (FCT\_ENTITY\_INFO) with value 'Y'.

The exposure amount of banking book and trading book exposures to these entities are summed up by grouping their component of capital and compared against 10% of parent bank's CET1 capital. The portion of amount which exceeds the 10% limit is deducted from CET1. The exposures of AT1 and T2 are fully deducted from respective tier of capital. The deduction percentage for CET1 is calculated and this percentage is multiplied with the CET1 exposure's exposure amount to arrive at the amount to be deducted from CET1 capital.

The sub process – 'Significant Investment in Entities outside Regulatory Consolidation Processing' in BASELIII\_CAPITAL\_STRUCTURE process covers the above processing.

#### • Threshold Deduction:

The three line items' significant investment in the common shares of BFSI where the bank owns more than 10%, Mortgage Servicing Rights (MSR), and DTAs that arises from temporary differences is processed for threshold deduction are populated in the **Capital Threshold Treatment** (**FSI\_THRESHOLD\_TREATMENT**) table and the threshold calculations are processed in this table.. These three line items are individually compared with the 10% of CET1 calculated Post Regulatory Adjustments, Insignificant Investments, and Significant Investment. The amounts which are above 10% CET1 limit are deducted from CET1 following the phase-in arrangements. During the transition period, any amount of these three line items, which is not deducted as per the 10% mentioned earlier, is summed up for the aggregate 15% limit check. During the transition period, the check of 15% is against the CET1 post all regulatory adjustments to insignificant investments and significant investments and the individual threshold deduction. In the post transition period, instead of 15%, the aggregate check is 17.65% of CET1, post all regulatory adjustments and adjustments to insignificant investments, less 100% of the sum of the line items which goes for threshold deduction.

The amount which is not deducted due to this 10% and 15% check will be risk weighted 250% during the transition period and will be risk weighted 250% post the transition period.. The entire processing is done in the sub process — 'Threshold Treatment Calculations' in the process — BASELIII\_CAPITAL\_STRUCTURE.

#### • Phase-in arrangement:

The regulatory adjustment line items that include goodwill, DTA, cash flow hedge reserves, gain on sale related to sec transaction, defined pension fund, cumulative gain and losses due to changes in own credit risk, treasury stock, and reciprocal cross-holdings, follows phase-in arrangement as per the timelines defined in the Basel III accord. Similarly, insignificant investment, significant investment, and threshold



deduction amount line items will also follow phase-in arrangement, after insignificant, significant, and threshold treatment calculation. The phase-in deduction percent for each year is available in a setup table - FSI\_SETUP\_CAPITAL\_HEAD.

V_STD_ACCT_HEAD_DES C	N_CAPITAL_CO MPONENT_VALU E	D_START_DATE	D_END_DATE	V_CAPITAL_ADEQUACY_RE GULATOR
Phase-in Regulatory Deduction	0.20	1/1/2014	12/31/2014	BIS

The entire processing is done in sub processes – **Provisions and Gross Capital Calculations** and **Post Phase In Treatment calculations** in process – **BASELIII\_CAPITAL\_STRUCTURE** 

## • Bifurcation of Insignificant and Significant Investment amount:

All the investment transactions in insignificant entity and significant entity are bifurcated. Insignificant investment amount lower than 10% is stamped as "INSIG\_RWA". Any amount above 10% is stamped as "INSIG\_DED". The same logic is applied to significant investment amount in CET1. The CET1 amount in significant investment entity less than the 15% limit is stamped as "SIG\_RWA" and the amounts more than 10% and 15% limit is stamped as "SIG\_DED". The original transactions are deleted and new transactions are created with the stamping process. The new transaction, thus created, can be traced back, by considering the parent exposure id.

The exposure to be deducted is marked with standard account head surrogate key based on whether the deduction is insignificant or significant investment and based on capital component group.

This splitting of exposures is done in Fact Non Sec Exposures (FCT\_NON\_SEC\_EXPOSURES) and Market Risk Exposures (FCT\_MARKET\_RISK\_EXPOSURES). This splitting logic is carried to Equity Exposures (FCT\_EQUITY\_EXPOSURES) and Fact Sub Exposures (FCT\_SUB\_EXPOSURES) as well.

The following sub processes in the process – **BASELIII\_CAPITAL\_STRUCTURE** are involved in this processing:

Non Sec Insignificant Investment Exposure Processing

Market Risk Insignificant Investment Exposure Processing

Non Sec Significant Investment Exposure Processing

Market Risk Significant Investment Exposure Processing

Non Regulatory Investment Sub Exposures Population

**Equity Non Regulatory Investment Processing** 

#### • Net Capital Calculation:

The net CET1, net AT1, and net T2 capital amount are calculated post all regulatory adjustments. Any shortfall in T2 capital amount is adjusted against Net AT1 amount and any shortfall of AT1 capital amount is adjusted against Net CET1 amount.

This is done in sub process – **Net Capital Calculations** in process **BASELIII CAPITAL STRUCTURE**.

• RWA Calculation for Credit Risk, Market Risk, Operational Risk and Phase—in arrangement: The RWA amount for Non Securitization, Securitization, Market Risk, Operational Risk and Regulatory Adjustments Phase-In arrangement for Capital Instrument are calculated by summing up the RWA amount and is reported under different headings such as 'Risk Weighted Asset amount for Standardized Portfolios/IRB portfolio' for Non Securitization, "Sec Std RWA" for Securitization portfolio, "Market Risk RWA" for Market Risk, "Operational RWA" for Operational Risk and "Regulatory Adjustments"



Phase-In RWA" for Phase-In Arrangement. The Phase-In RWA captures the capital instrument investments that goes for deduction from Capital but because of Phase-In arrangement are to be risk-weighted such as — Reciprocal Cross-holding, Treasury Stock, Insignificant Investment amount, Significant Investment amount and Threshold deduction amount.

The above processing is done in sub process – **RWA Populations** in process – **BASELIII CAPITAL STRUCTURE CAPITAL RATIO**.

#### • Capital Ratio calculation:

CET1 ratio, T1 ratio, T2 ratio, and Capital Adequacy ratio are calculated using the Total RWA amount and Net CET1 capital, Net T1 capital, Net T2 capital, and Total Capital (sum of Net T1 capital amount and Net T2 capital amount) amount.

This is done in sub process – **Capital Ratio Calculations** in process – 'BASELIII CAPITAL STRUCTURE CAPITAL RATIO'.

## **Key Data Elements**

Key data elements to process the Capital Structure for the consolidated entity is as follows. For a complete list of tables and columns to be updated refer to the Download Specifications document.

- Entity details which are part of regulatory consolidation and parent entity share holding percent. This data is captured in Stage Entity Shareholding Details (STG ENTITY SHR HLD PERCENT) table.
- The capital structure component for each tier of capital for all entities involved in regulatory consolidation.
- The total RWA, total CET1, AT1, and T2 amount and third party percentage of holdings in each tier of capital for minority interest calculation.
- The regulatory adjustment amount like goodwill, DTA, other intangible assets, cash flow hedge reserve, and defined pension fund asset, MSR, and so on.
- The transaction of the investment amount for accounting entity which are outside the scope of regulatory consolidation.
- The CET1, AT1, and T2 capital of the entity which has third party minority holdings in it are expected as a download in legal entity details (STG\_LEGAL\_ENTITY\_DETAILS) table. Similarly, the third party investment in each tier of capital is also expected as a download in legal entity details table.
- The minimum required capital for each tier for each capital adequacy regulator (for the entity that has third party minority holding in it) is expected in the setup table Setup Capital Heads (FSI\_SETUP\_CAPITAL\_HEAD). For more information refer to the sample data.



N_CAPITAL_COMPO	D START	D END	E LATECT DECORD	V CTD ACCT II	V CARITAL AREQUAC
N_CAPITAL_COMPO NENT_VALUE	_DATE	D_END_ DATE	F_LATEST_RECORD _INDICATOR	V_STD_ACCT_H EAD_DESC	V_CAPITAL_ADEQUAC Y_REGULATOR
0.035	1/1/2013	12/31/201	Y	Required Common Equity Tier 1 capital Ratio	RBI
0.04	1/1/2014	12/31/201	Y	Required Common Equity Tier 1 capital Ratio	RBI
0.045	1/1/2015	12/31/999 9	Y	Required Common Equity Tier 1 capital Ratio	RBI
0.045	1/1/2013	12/31/201 3	Y	Required Tier 1 capital Ratio	RBI
0.055	1/1/2014	12/31/201 4	Y	Required Tier 1 capital Ratio	RBI
0.06	1/1/2015	12/31/999 9	Y	Required Tier 1 capital Ratio	RBI
0.08	1/1/2013	12/31/999 9	Y	Required capital Adequacy Ratio	RBI
0.035	1/1/2012	12/31/201	Y	Required Common Equity Tier 1 capital Ratio	BIS
0.04	1/1/2014	12/31/201 4	Y	Required Common Equity Tier 1 capital Ratio	BIS
0.045	1/1/2015	12/31/999 9	Y	Required Common Equity Tier 1 capital Ratio	BIS
0.045	1/1/2012	12/31/201 3	Y	Required Tier 1 capital Ratio	BIS
0.055	1/1/2014	12/31/201 4	Y	Required Tier 1 capital Ratio	BIS
0.06	1/1/2015	12/31/999 9	Y	Required Tier 1 capital Ratio	BIS
0.08	1/1/2012	12/31/999 9	Y	Required capital Adequacy Ratio	BIS

The Total RWA (CAP838) for the entity that has third party minority holding in it is a download value in Stage Standard Accounting Head (STG\_STANDARD\_ACCT\_HEAD).

## 3.2.7. Capital Buffers

There are three types of Capital Buffers prescribed in the Basel III Accord which are as follows:

- Capital Conservation Buffer
- Countercyclical Buffer
- Additional Loss Absorbency Capital (for G-SIB)

A detailed description of each of these buffers is provided in the following sections.

## **Capital Conservation Buffer (CCB)**

The Basel III Accord requires banks to maintain Capital Conservation Buffer (CCB) out of Common Equity Tier 1 Capital (CET1). This requirement is as per the transitional arrangement as stated in the Basel guidelines.

#### **Countercyclical Buffer**

The Basel III Accord requires banks to maintain Countercyclical Buffer that is prescribed by the respective



jurisdiction's regulator through an extension of CCB. The application calculates the buffer requirement for internationally active banks as the weighted average of the buffers required across all the jurisdictions to which the bank has exposures, weighted on basis of the exposure amount to different countries of the counterparty of their exposures.

If the guarantor and credit default swap is present for an exposure, then as per the Basel guidelines the application considers the domicile country of these mitigants for the covered portion and country of the exposure counterparty for uncovered portion. After calculating the weighted average, the application then computes a single value for Countercyclical Buffer benchmark which will be applicable on all exposures of all jurisdictions.

### Additional Loss Absorbency Capital (for G-SIB)

If a banking organization is categorized a Globally–Systematically Important Banks (G-SIB), then the application identifies all subsidiaries in various jurisdictions as G-SIB as well. This is based on our interpretation of the Basel guidelines that are applicable for a specific group. Based on this assessment, banks are assigned a GSIB score and the applicable bucket is decided. Identification of this bucket is based on the score as per Basel guidelines. Loss absorbency is required to be met as an extension of CCB for computational purposes.

## Calculation of Capital Conservation Buffer / Available Buffer from CET1 Capital

The value that the application calculates for available buffer from CET1 capital meets the buffer requirements for all three buffers - Capital Conservation Buffer (CCB), Countercyclical Buffer, and Additional Loss Absorbency Capital Requirement. No priority is given to any buffer over another. Hence, the shortfall or excess, if any, is calculated and reported at an aggregate level. The required total buffer is calculated as the sum of the required values of three individual buffers.

The application also computes CET1 and Buffer Lookup Ratio, which is further required for calculating Minimum Capital Conservation Ratio. To calculate the available buffer, remainder of following is taken:

• Excess of CET1 Capital Ratio over the benchmark (4.5%), after catering to the shortfall (if any), in the Additional Tier 1 and Tier 2 capital to their respective benchmark levels (1.5% and 2% respectively).

Hence, CCB excludes any additional CET1 needed to maintain 6% of Tier 1 capital Ratio and 8% of Total capital Ratio.

#### **Capital Conservation Ratio**

The required buffer from CET1 capital (sum of three required buffers) is compared with the Available Buffer from CET1 capital. If the banks are unable to meet their total buffer requirements for all the three buffers, then they are subject to constraints on the discretionary payments of earnings. In this case, the Capital Conservation Ratio is calculated and represents the percentage of net earnings after tax (positive) not distributed by the bank and held back as retained earnings. Capital Conservation Ratio of the current year is applied after 12 months from the time of calculation.

**NOTE:** The application calculates Capital Buffers at consolidated level for the reporting bank. However, at the discretion of national supervisors, this can be applied at solo level as well. In such cases, the calculation of solo level for the respective jurisdictions has been included in the application.

## **Assumptions**

Countercyclical Buffer requirement for each country should be provided by the client or the bank as the final percentage applicable for each country and this is dependent on the home regulator. G-SIB status and applicable bucket information for each entity should also be provided by the client/bank.

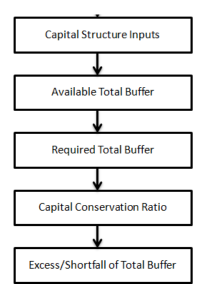
For Required Weighted Average Countercyclical Buffer calculation, the exposures used in the bank are all accounts exposed to both credit risk (Securitized and Non Securitized) and those exposed to Market Risk. However, the application can be restructured to consider only those exposed to Credit Risk.

In Capital Conservation Ratio, for the computation of the quartiles that are used to arrive at Minimum Capital



Conservation Ratio, the application is dependent on the required CCB ratio. From 2013 till 2016, CCB requirements will keep changing every year as per the transitional arrangement, For the purpose of calculating the quartiles range, the application considers it as per the transitional arrangement. At the same time, the application has the flexibility to have the required CCB constant at 2.5% throughout. Also, the minimum required CET1 Ratio considered for the purpose of building these quartiles is 4.5%

## **Process Flow for Capital Buffers**



The tasks related to Capital Buffer calculations are present in the process named **CAPITAL\_BUFFER**. The processing is as follows:

## • Capital Structure Inputs

The Capital Structure Rules are executed before the calculation of buffers. These Rules calculate the available capital ratios and required capital ratios of the three capital components which are Common Equity Tier 1 Capital ratio, Tier 1 Capital Ratio, and Capital Ratio.

These line items are populated in the **Fact Standard Accounting Head** table.

#### Available Total Buffer:

Calculation of Available Buffer from CET1 capital is performed using inputs taken from the previous step.

#### • Required Total Buffer:

Calculation of Required Capital Conservation Buffer (CAP823) - Required Total Buffer is the sum of three required buffers

### Calculation of Required Additional Loss Absorbency

A Rule in the application contains additional source hierarchy to identify whether a bank is a G-SIB bank or not. The value is checked in the Loss Absorbency Capital Bank Override column of the table Fact Entity Information (FCT\_ENTITY\_INFO) and populated to Fact Standard Accounting Head (FCT\_STANDARD\_ACCT\_HEAD). This value will have precedence over the bucket specified. If the value is not present in the Loss Absorbency Capital Bank Override column, then the loss absorbency percent is taken from the column Bucket Loss Absorbency Capital of the Benchmark Loss Absorbency Ratio (FSI\_SETUP\_BENCHMARK\_LOSS\_ABS) table based on the loss absorbency bucket the bank belongs to.



## Required Countercyclical Buffer

Required Countercyclical Buffer Ratio (**FSI\_REQUIRED\_CNTR\_CYC\_BUFFER**) table is updated with values using a T2T. The values are taken from **Benchmark Counter Cyclical Buffer Ratio** table. The **Regulator Code** column in Benchmark Counter Cyclical Buffer Ratio is compared to jurisdiction code column in Run Dimension. This T2T aggregates the country wise exposure amount for each country. In cases where no Countercyclical Buffer is available, the required weighted average will be 0 as the benchmarks will be assumed to be 0. (If there is no countercyclical requirement, we expect the regulator to provide 0 as the benchmark.)

After the T2T loading, based on each country's requirement for countercyclical buffer, the weighted average Countercyclical Buffer is calculated.

#### Calculation of Required Buffer from CET1 capital, Tier1 and Capital Adequacy Ratio:

For the calculation of these required buffers, based on **Updated Capital Component Group Skey** (which corresponds to BFCET1 - Buffers from CET1 for Required Buffer from CET1 capital, BFT1 - Buffers from T1 for Required Buffer from T1 capital and BFCAR - Buffers from CAR for Required Capital Adequacy Ratio), the standard account head amount is summed up and populated against the corresponding cap id in **Fact Standard Accounting Head** (**FCT\_STANDARD\_ACCT\_HEAD**) table.

#### • Capital Conservation Ratio

Capital Conservation Ratio is calculated based on required CET1, buffers and the setup or semi-static tables as per the year when the Run is executed.

Capital Conservation ratio is updated in Fact Capital Conservation Ratio. The values are populated through a T2T. The application assigns minimum Capital Conservation Ratio range for a given CET1 and Buffer Lookup Ratio in a table (FCT\_CAPITAL\_CONSERVATION\_RATIO). This table is dynamic and formula driven and is constructed by the application using the values of the three required buffers as per the Basel guidelines. The application constructs the range of CET1 and Buffer Look-up ratio (Lower Limit and Upper Limit) for the required Capital Conservation Ratio in four quartiles.

Lower Limit =  $0.000001 + \text{Upper Limit of } (n-1)^{\text{th}}$  quartile

Lower Limit of first quartile = 0.045

**Upper Limit = 0.045 + (Total Required Buffer from CET1 capital \* 0.25 \* n)** 

Where n is the quartile number

## • Excess/Shortfall of Total Buffer

The calculated values (only positive values are considered) are stored against the corresponding Cap IDs as two separate line items of which one will be 0.

## **Key Data Elements**

Key data elements have been elaborated in this section. For a complete list of tables to be updated refer to the Download Specifications document.

Countercyclical Buffer requirement for each country should be provided by the client or the bank as the percentage applicable for each country is dependent on the home regulator's jurisdiction. The home regulator's jurisdiction can prescribe Countercyclical Buffer percentage that is higher than the percentage prescribed by the regulator of exposure country. Hence, the required Countercyclical Buffer percentage for each exposure country provided as input should be the one that the home regulator agrees to.

G-SIB status and applicable bucket information for each entity should be provided by the client or the bank. In case of a consolidated Run, loss absorbency charges applicable to the parent, as required by the regulator of parent, is applicable to the complete Run. This Run output is supposed to be reported to the jurisdictional regulator of the parent. For a Solo Run, loss absorbency charges as required by regulator for a subsidiary entity are applicable.



Hence, for both Solo and Consolidated Runs, G-SIB status of the reporting bank, and the applicable bucket, is provided by the bank itself.

As the required Capital Conservation Buffer (CCB) needs to be met as per the transitional arrangement, therefore the required buffer value needs to be setup in Setup Capital Heads (FSI\_SETUP\_CAPITAL\_HEAD) table for different periods against the standard account head ID CAP823. Different CCB requirements specified by the different regulators can be setup by specifying the regulator codes against the same standard account head ID. This regulator code needs to be the same as the jurisdiction code assigned by the Rule Jurisdiction Code Assignment.

The required benchmark of Countercyclical Buffer for different countries as set by different regulators is expected as download in Stage Benchmark Counter Cyclical Buffer (STG BENCHMARK CNTR CYC BUFFER). This data is populated Benchmark Counter Cyclical Buffer to Ratio (FSI BENCHMARK CNTR CYC BUFFER) using a Slowly Changing Dimension (SCD) process. Buffer requirement given on a date is valid till the next buffer is specified. For a solo Run, the regulator of subsidiary specified buffer requirements are considered and for consolidation Run, the consolidating entity's regulator specified buffer requirements are considered.

The Additional Loss Absorbency requirement specified by different regulators for different buckets should be setup in the table Benchmark Loss Absorbency Ratio (FSI\_SETUP\_BENCHMARK\_LOSS\_ABS). For the solo Run, loss absorbency requirement set by the local regulator is considered. For consolidation Run, the consolidating entity's regulator specified loss absorbency requirement is considered. There is an option to directly input the applicable loss absorbency percentage. This is also useful when the percentage applied is different from the corresponding bucket percentage. This should be provided in the column N\_LOSS\_ABS\_OVERRIDE of the table Stage Legal Entity Details (STG\_LEGAL\_ENTITY\_DETAILS). If this column has a value, it is given priority over loss absorbency percentage corresponding to the bucket.

The minimum Capital Conservation Ratios requirement for different quartiles (1, 0.8, 0.6, 0.4, 0) is expected as a download in Stage Benchmark Capital Conservation Ratio (STG\_BENCHMARK\_CAP\_CONS\_RATIO). This data is populated to the semi-static table Benchmark Capital Conservation Ratio (FSI\_BENCHMARK\_CAP\_CONS\_RATIO) using a SCD process. Conservation ratios specified once are valid till the next revision.

In the **FSI\_REQUIRED\_CNTR\_CYC\_BUFFER** table the post mitigation exposure amount is updated against each country code. This is applicable for Credit Risk (for both Non Securitization and Securitization exposures) and Market Risk.

## 3.2.8. Leverage Ratio

During the financial crisis, banking institutions built-up excessive on- balance sheet and off-balance sheet leverage which forced the banking sector to reduce its leverage. To prevent building of excessive leverage on the institutions' balance sheet, the Basel committee has introduced a non-risk based leverage ratio which is a new regulatory tool supplementing risk-based capital requirement. The application calculates the leverage ratio for a reporting bank. The minimum required leverage ratio is 3%. Regulatory leverage ratio is calculated as an arithmetic mean of the monthly leverage ratio over a quarter. Monthly leverage ratio is calculated at the end of the month. The leverage ratio is calculated by dividing an institution's capital measure by the total exposure.

## **Leverage Ratio = Capital Measure / Exposure Measure**

Capital measure is defined as Net Tier 1 capital which is the summation of Net CET1 and Net AT1 capital amount post regulatory adjustment.

Exposure measure is the summation of on-balance sheet items, off-balance sheet items, Over the Counter (OTC), Structured Financial Transactions (SFT), Securitization, and all market related instrument's transaction amounts. Mitigation amount is not considered while calculating exposure amount. An additional Total Asset of the Entity (where parent bank holding is more than 10% of the issued common share capital of the entity and entity is not part of the regulatory consolidation) also forms a part of the exposure measure.

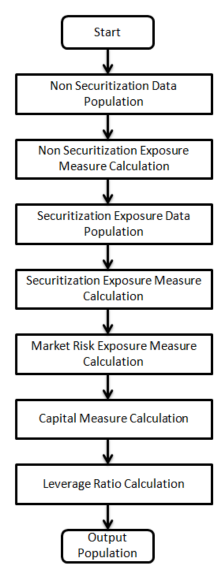


**NOTE:** While executing a Solo Run, the parent entity's exposure amount related to on-balance sheet items, off-balance sheet items, OTC, SFT, securitization, and market related instruments are considered. The total consolidated asset of the significant entity is not calculated in exposure measure while executing a Solo Run. Executing a Consolidated Run requires subsidiary data and the total consolidated assets of significant investment entity.

## **Assumptions**

Total additional asset to be included in the exposure measure calculation for the significant investment subsidiary, is not explicitly stated in the Basel III Rules (June 2011 revision), hence the instructions as published by BIS in Sept 2011 (page 34) for Basel III implementation monitoring are followed, where the formula of total additional asset to be included in exposure measure is provided. Also, the Basel III accord is silent on the inclusion of Securitization and market related transactions, however the application has considered Securitization as well as the market related transactions in the calculation of leverage ratio.

## **Process Flow for Leverage Ratio**



A prerequisite for leverage ratio processing is Staging Market Risk Data Population. Market Risk exposure is



aggregated from the outstanding positions of the instruments. Hence, population of Market Risk positions is a prerequisite for the exposure measure calculation of Market Risk. Market Risk positions are calculated by executing the Run Basel III Staging Data Population - Market Risk - BIS Standardized Approach.

Leverage ratio is calculated by executing the Run **Basel III Leverage Ratio Calculation**. This Run contains the following processes

- BASELIII\_CAPITAL\_CONSOLIDATION
- PARTY\_RECLASSIFICATION\_STD
- NON SEC DATA POPULATION
- NON SEC LEVERAGE RATIO
- SEC DATA POPULATION
- SEC LEVERAGE RATIO
- MKT\_RISK\_LEVERAGE\_RATIO
- BASELIII\_CAPITAL\_STRUCTURE
- LEVERAGE RATIO

The process flow for calculation of leverage ratio is as follows:

## • Non Securitization Exposure Data Population:

Data from the Product Processors are populated to the non sec processing table in the process NON\_SEC\_DATA\_POPULATION. Non Sec Exposure Measure used in the leverage ratio is the summation of the following products:

On-Balance Sheet Item

Repo-Style Transaction

**Derivative Transaction** 

Off-Balance Sheet Item

Details on the calculation of these exposure measures are mentioned in the following section.

#### • Non Securitization Exposure Measure Calculation:

After data is populated in non sec processing table, the exposure measure is calculated in the process NON\_SEC\_EXPOSURE\_MEASURE\_CALCULATION. As the CCF value, (which is further used in exposure measure calculations) for off-balance sheet items are different for leverage ratio calculation and capital calculation, leverage ratio cannot be calculated as part of the Capital Calculation Run.

Details on the calculation of non sec exposure measures are as follows:

#### On Balance Sheet Items

The accounting value of the on-balance sheet items is considered. The on-balance sheet item is the net of specific provisions and valuation adjustments. The following items are not considered while calculating the exposure measure for on-balance sheet item thereby reducing the exposure amount:

- o Physical or financial collateral
- o Guarantee or credit risk mitigants elements
- Netting of loans and deposits.

The exposure amount for on-balance sheet items is a download amount and is available as an input data. Nettable transaction related to OTC, SFT, internal transactions (like inter group transaction), treasury stock, and reciprocal cross-holding is not a part of on-balance sheet transactions.



## Repo-Style Transaction

Repo-style transaction (repo/reverse repos and securities lending/borrowing) that follows the bilateral netting agreements forms a part of exposure measure. To calculate the exposure amount for repo transactions, the application follows the same treatment as prescribed in the Basel II guidelines. The repo transaction undergoes volatility and FOREX haircut as defined in Basel II guidelines before calculating the exposure amount.

#### **Derivative Transaction**

Derivative transactions (OTC Derivatives) are calculated using the Current Exposure Method as prescribed in the Basel II guidelines. All derivative transactions including Credit Default Swap are assigned an add-on percent based on the underlying type as per the Current Exposure Method. The add-on assignment is as per the table provided in the Annexure 4 of Basel II guidelines. The exposure amount is the sum of current exposure amount and the notional principal multiplied by the add-on percent. Transactions in which bilateral netting is applicable, the exposure amount is netted and calculated.

#### Off-balance sheet items

All the off-balance sheet items listed below are converted into credit exposure equivalent through CCF assignment:

- o Commitments (including liquidity facilities)
- o Unconditionally cancellable commitments
- o Direct credit substitutes
- Acceptances
- o Standby letters of credit
- Trade letters of credit
- o Failed transactions and unsettled securities

100% CCF is uniformly assigned. However, any commitment that is unconditionally cancellable at any time by the bank without prior notice, a CCF of 10% is applied. The exposure amount for off-balance sheet items is obtained after multiplying the undrawn amount with the CCF percent and the exposure amount.

#### • Securitization Data Population:

Securitization exposure data is populated to securitization processing table in the process **SEC\_DATA\_POPULATION**.

## • <u>Securitization Exposure Measure Calculation:</u>

After securitization exposure data is populated, exposure measure is calculated in the process SEC\_EXPOSURE\_MEASURE\_CALCULATION. Securitization transactions follow the accounting measure of exposure. The exposure amount of both the originator and investor are considered to arrive at the exposure amount. The securitization transaction where CCF assignment is applicable is assigned as prescribed in the Basel II guidelines.

#### • Market Risk Exposure Measure Calculation:

Market risk data that is populated through **Staging MR Data Population** Run, is populated in the market risk processing table and the exposure measure is calculated in the process **MKT\_RISK\_EXPOSURE\_MEASURE\_CALCULATION**. The following market related instruments are considered for exposure measure. The total exposure measure used in the leverage ratio is the sum of the exposure amount for all products:

Interest rate



Equity

**FOREX** 

Commodity

Options

Netting of long and short position is done at instrument level. The post netting value is considered as the exposure measure. While calculating the exposure amount for subsidiaries that are part of regulatory consolidation and used in the leverage ratio, the exposure amount is limited to the shareholding percentage. For example: a subsidiary which is part of regulatory consolidation and parent holding in the subsidiary is 45%, only exposure amount limited to 45% is considered for exposure measure calculation. Similarly, if the holding is more than 50%, the entire amount is considered for exposure measure calculation.

#### • Capital Measure Calculation:

Capital measure is calculated in **BASELIII\_CAPITAL\_STRUCTURE** process. Capital measure used in the leverage ratio is equal to net Tier 1 and is calculated as follows:

Net Tier 1 Capital = CET1 Capital + AT1 Capital - Regulatory Adjustment to CET1 - Regulatory Adjustment to AT1

#### Leverage Ratio Calculation:

The calculation of leverage ratio is detailed as follows:

Total Additional Asset of Significant Investment Entity where Bank owns more than 10% of Issued Capital:

Subsidiaries that are outside the scope of regulatory consolidation (as defined in the Basel III accord, Para 84) where the parent bank owns more than 10% of the issued common share capital of the entity, subsidiary's additional assets are to be included in the exposure measure (as per Para 156 of the Basel III Accord). The **total assets to be included in the exposure measure** is calculated as follows:

Total assets of the entity (included in the consolidated figures) multiplied by the percentage of the entity's capital that has not been deducted, less the share of the investment that has not been deducted.

To arrive at the percentage of the entity capital that has not been deducted, (Investment in capital not deducted and total investment will be considered) is derived as follows:

#### Capital not Deducted/Total Investment

The total consolidated asset of an accounting entity is captured in the **entity share holding** table and the percentage of subsidiary capital that has not been deducted is obtained from the capital calculation (for more information refer *Capital Structure*), where the application calculates the percentage of amount deducted, which in turn is deducted from the value 1 to obtain the value of percentage not deducted.

Total additional asset amount is populated from **entity details** table to the **entity processing table** for further processing. This amount is used during total exposure measure amount calculation.

## Total Exposure Measure Amount Calculation

The exposure amount for each category of product along with total additional asset for significant investment entity is calculated and the sum of all transactions related to each category of the product, is stored against each line separately. Exposure measures for different products are aggregated against different standard account heads in **accounting head processing** table.

Standard Account Head Identifier	Standard Account Head Description
CAP846	Exposure Measure of On-Balance Sheet Item and Off-Balance Sheet Item



Standard Account Head Identifier	Standard Account Head Description
CAP850	Exposure Measure of OTC and SFT transaction
CAP847	Exposure Measure for Market Related Instrument
CAP849	Exposure Measure for Sec Transaction
CAP851	Exposure Measure for Total Additional Asset for Significant Investment Entity
CAP848	Total Exposure Amount

If the exposure measure of any of the product is calculated by any other application other than OFS Basel Regulatory capital application, a provision is made available to provide these values against the respective standard account head IDs in the staging table for **non- accounting data** table.

## **Current Month Leverage Ratio:**

The application uses the total exposure measure amount and net Tier 1 capital to calculate the current month leverage ratio by dividing the net Tier1 capital by total exposure measure amount. The amount is stored under the standard account description as "Leverage Ratio" and head ID CAP843.

#### Regulatory Leverage Ratio:

The regulatory leverage ratio is the mean of three month leverage ratio using the current month leverage ratio and previous two months' leverage ratio which is a download value. The regulatory leverage ratio is stored against the standard accounting ID CAP842. Leverage and the regulatory leverage ratio are calculated in the process **LEVERAGE\_RATIO**.

To calculate the regulatory leverage ratio, the application requires the previous two current month leverage ratio. The client or the bank should provide the previous two month leverage ratio value as a download in **STG\_STANDARD\_ACCOUNTING\_HEAD** against the standard accounting head ID CAP844 and CAP845 corresponding to previous month leverage ratio and second previous month leverage ratio.

If the leverage ratio Run batch is executed separately for the past two months, then these values are populated back to staging table for **non- accounting data** table for the current execution date. The Run Basel III Staging Data Creation - Previous Month Leverage Ratio is created with the T2Ts LEVERAGE\_RATIO\_PREVIOUS\_MONTH\_DATA\_POPULATION and LEVERAGE\_RATIO\_SECOND\_PREVIOUS\_MONTH\_DATA\_POPULATION. You need to change the Run skey of the Runs corresponding to previous two months' leverage ratio calculation Run, before executing this Run. This Run needs to be executed prior to executing the leverage ratio calculation Run.

## **Key Data Elements**

Key data elements have been elaborated in this section. For a complete list of tables and columns to be populated refer to the Download Specifications document.

To calculate the leverage ratio, exposure amount for all product types are required as well as total consolidated asset for significant investment entity is required to calculate exposure measure. The key data elements for exposure measure calculation of the various product types are as follows:

- On-Balance Sheet Item: For on-balance sheet items, End of Period (EOP) balance amount, write-off, and accrued interest amount is required.
- Repo-Style Transaction: For repo products, exposure amount, and instrument rating are required.
- Derivative Transaction: For derivative products, exposure mark to market value, notional principle amount, and underlying instrument types are required.



- Off-Balance Sheet Item: For off-balance sheet items, undrawn amount is required.
- Securitization Transaction: For securitization transactions, exposure amount is required.
- Market risk related instrument: For market risk instruments, the unit price as well as the number of units are required.
- Total consolidated asset of the significant investment entity: The total consolidated asset value of the significant investment entity is required.

## **Attribution Analysis**

Attribution Analysis functionality is introduced in the application as a method to analyze the impact of various attribution variables, on the change in Risk Weighted Assets (RWA). It analyzes the capital ratio of the bank across two runs, which are a quarter apart or even a year apart. This functionality enables you to understand the cause of an RWA increase or capital ratio decrease. This become possible by providing them with a causal analysis of various control factors in attribution classes such as Credit Risk, Market Risk, Operational Risk, and Capital Structure categories.

Attribution variables are clubbed together under Attribution categories which are further under the attribution classes. But you can include other categories, depending on the attributes you need to analyze. Thus you can select or deselect the relevant categories for the analysis. In short, Attribution Analysis feature is flexible and enables you to customize the categories and variables to suit your portfolios for analysis.

## Attribution Analysis - User roles and access are not supported in out-of-box product

#### Workaround:

Attribution analysis supports the role based user access. The roles are not defined in OOB currently. These roles need to be defined on site. Suggested roles and access are as follows:

- Credit Risk Analyst view/add/edit/map attribution variables for Credit Risk Class
- Market Risk Analyst view/add/edit/map attribution variables for Market Risk Class
- Operational Risk Analyst view/add/edit/map attribution variables for Operational Risk Class
- Capital Analyst view/add/edit/map attribution variables for Capital structure
- Credit Risk Authorizer view/authorize the control variable definitions and mappings for Credit Risk Class
- Market Risk Authorizer view/authorize the control variable definitions and mappings for Market Risk Class
- Operational Risk Authorizer view/authorize the control variable definitions and mappings for Operational Risk Class
- Capital Authorizer view/authorize the control variable definitions and mappings for Capital structure
- Enterprise Risk Analysts and Authorizers will have access to control variables for all classes
- Super user will have all the above rights as well as the right to add a new class and map user role to it

## 3.2.1 Credit RWA

This functionality is useful for the risk analysts in a scenario, where your RWA has increased and capital ratio has decreased, as compared to the previous quarter when the business growth has been static. The Basel application performs necessary analyzations to find the root cause behind the Credit RWA attribution changes, based on various contributing factors.



## Non Securitized Attribution Categories under Credit RWA

The attribution categories that contribute to the attribution analysis for Non-Securitization are the following:

- Rating Migration: Rating migration (downgrade or upgrade) leads to a direct impact on the risk weights applied to the credit risk exposures.
- Exchange Rate Fluctuations: Change in exchange rate of the reporting currency with respect to the major currencies in the bank's portfolio impacts all the inflows and outflows.
- Effective Maturity: Effective maturity impacts the EAD calculation for advanced approaches.
   Change in effective maturity leads to a change in RWA for the credit exposures of the advanced approaches.
- Provisioning: Change in the provisioning amount leads to a change in the exposure amount, which is at risk. This further leads to a change in RWA. Any change in loss provisioning amount can also be attributed to the change in corresponding RWA.
- Past Due Analysis: Change in the number of exposures and the amount of past due exposures impacts the risk weights. The handling of the same leads to a change in RWA for Credit Risk. Between the two runs, if the status of the exposures changes from current to past due or vice versa, the RWA's for those exposures and the difference of the two sets of RWAs can be computed.
- Net Business Growth: Change in number and amount of exposures indicate the net business growth
  of the bank. The change in RWA due to this factor can be attributed to business growth. The
  application determines the new exposures and the exposures that have been closed by comparing
  the list of the two runs. The difference in the RWA's provide the impact on RWA's of the Net
  Business Growth.
- Collateral Valuation: Keeping the mark-to-market value of a collateral against an exposure change
  leads to a change in the post mitigation RWA of that exposure. Thus, this impacts the overall Credit
  RWA and capital ratio. The application monitors the mark-to-market values of the collaterals that
  are kept to mitigate the risk arising out of the exposure. The change in such values are used to
  identify the change in the RWA across two runs and attribute that difference to these amounts.
- Probability of Default: Any change in the macroeconomic variables impacts the probability of default percentages of the customers. This in turn leads to the change in RWA. Since directly monitoring the changes in the macroeconomic variables like GDP is not possible, the application monitors the changes in the parameters such as PD that are impacted by them. The change in the PD value of a customer across two runs can contribute to the RWA change for the portfolio.
- Loss Given Default: Any change in the macroeconomic variables impacts the LGD percentages of the exposures. This leads to the change in RWA. Since it is difficult to directly monitor the changes in the macroeconomic variables like GDP, the application monitors the changes in the parameters such as LGD that are impacted by them. The change in the LGD value of an exposure across two runs can contribute to the RWA change for the portfolio.
- Write-Offs: Number of exposures written off in the latest run as compared with those in the previous run provides an insight into the impact on RWA due to write-offs. This help in attributing the RWA change accordingly.
- Exposure Amount: Comparing the exposure amounts of an exposure across the two runs helps in getting an insight into the impact on RWA due to the exposure amount changes.
- Others: This captures the changes in RWA across two runs which could not be attributed to any of the preceding reasons. Computation for this depends on the variables selected while defining an attribution analysis.

## Securitized Attribution Categories under Credit RWA



The attribution categories that contribute to the attribution analysis for Securitization are the following:

- Due Diligence Requirement: Any change in the due diligence requirement impacts the exposure amount and the RWA of those credit exposures where Basel methodology opted for the run is gross up approach and hence help us to attribute the RWA changes accordingly.
- Rating Migration: Rating migration (downgrade or upgrade) leads to a direct impact on the risk weights applied to the credit risk exposures.
- Net Business Growth: Change in the number of exposures and amount indicates the net business growth of the bank. The change in RWA due to this factor can be attributed to business growth.
- Exchange Rate Fluctuations: Change in the exchange rate of reporting currency with respect to the major currencies in the bank's portfolio impacts all the inflows and outflows which have the natural currency as the one for which the exchange rate has been impacted.
- SSFA Parameter Impact: Tracking the changes in the RWA as a result of change in the risk weight
  across two runs where there is no change in the due diligence requirement and bank opts SSFA
  methodology.

## 3.2.2 <u>Capital Structure Attribution Categories</u>

The following are the attribution categories for Capital Structure:

- Common Equity Tier 1 Capital: Changes in the CET1 amounts leads to a change in capital ratios. The changes can be monitored from the following attribution variables and the change in capital ratio can be attributed to the same:
  - o Paid up equity capital
  - Share premium
  - Undisclosed Reserves
  - Retained Earnings
  - o Accumulated Other Comprehensive Income
  - Minority Interest
  - Regulatory Adjustments for CET1
- Additional Tier 1 Capital: Changes in the AT1 amounts lead to a change in capital ratios. The
  changes can be monitored in the following attribution variables and the change in capital ratio can
  be attributed to the same:
  - o Instruments eligible for AT1
  - o Share Premium from Instruments Eligible for AT1
  - Minority Interest for AT1
  - o Regulatory Adjustments for AT1
- Tier 2 Capital: Changes in the Tier 2 amounts lead to a change in capital ratios. The changes can be monitored in the following attribution variables and the change in capital ratio can be attributed to the same:
  - o Instruments Eligible for T2
  - Share Premium from Instruments Eligible for T2
  - o Minority Interest for T2
  - Loan Provisions



- o Regulatory Adjustments for T2
- Transition: Due to the phase-in and phase-out timelines for Basel III implementation, capital compositions and deductions may change. This may lead to a difference in the capital ratios. The application identifies the changes in capital compositions and the deductions introduced due to the transition phases and attributes the capital ratio changes to the same accordingly.
- Others: This captures the change in Total Capital Ratio across two runs which could not be attributed
  to any of the preceding reasons. Computation for this depends on the variables selected while
  defining an attribution analysis.

## 3.2.3 Market RWA

Attribution analysis for changes in Market RWA is computed for certain control variables, which are essentially the different approaches used for arriving at the RWA. Computation on each control variable is further divided based on the risk types. This section explains such various attribution variables and recognizes the changes in RWA corresponding to these variables. This functionality in the application enables you to understand how the RWA does has increased and capital has declined as compared to the previous quarter even when the business growth is static.

The market risk attribution variables are detailed here:

- Exchange Rate Fluctuations: Change in exchange rate of the reporting currency with respect to the major currencies in the bank's portfolio impacts all the inflows and outflows.
- Net Business Growth: Change in number and amount of exposures indicate the net business growth
  of the bank. The change in RWA due to this factor can be attributed to business growth. The
  application determines the new exposures and the exposures that have been closed by comparing
  the list of the two runs. The difference in the RWA's provide the impact on RWA's of the Net
  Business Growth.
- Rating Migration: The migration of ratings impact the market risk exposures as it increases the
  specific risk capital charge that is applied to interest rate securities. Rating migration impact can be
  seen on the IR exposures where the specific risk charge is applied based on the counterparty ratings.
  According to the jurisdictions, whichever exposure category considers ratings, the exposure amount
  of those exposures impacts market RWA. Ratings of the various counterparties can be tracked and
  the change in exposure amounts with the change in ratings are provided as an end result.
- Carrying Value: The change in carrying value of the positions (market value) is responsible for the
  movement in exposure value without any new business growth accounted for. This impacts RWA.
  The application monitor the market value changes (carrying value) excluding the exposures or
  positions added in the new run. Thus this change and the corresponding change in RWA becomes
  an attribute for analysis.
- Bond Rates: The change in the interest rates of the bonds are monitored by the application. This is useful in analyzing the impact of an interest rate movement on RWA due to market risk.
- Greek Impact: The change in the Gamma and Vega impact for the exposures leads to a change in General Risk Charge, hence change in the RWA computed for market risk.
- Others: This captures the change in Total Capital Ratio across two runs which could not be attributed
  to any of the preceding reasons. Computation for this depends on the variables selected while
  defining an attribution analysis.

## 3.2.4 Operational RWA

This section details about various attribution variables and recognizes the changes in RWA corresponding to these variables. It also explains about attributing such changes in RWA and capital ratio to the appropriate Attribution Variable. This functionality of the application enables you to understand why the



RWA has increased and capital has decreased as compared to the previous quarter when the business growth was static. This feature identifies the root cause of RWA changes by analyzing various contributing factors.

Attribution analysis for changes in Operational RWA is computed for the following control variables, which are the different approaches used for arriving at the RWA:

- Exchange Rate Fluctuations: Change in exchange rate of the reporting currency with respect to the major currencies in the bank's portfolio impacts all the inflows and outflows.
- Net Business Growth: Change in number and amount of exposures indicate the net business growth
  of the bank. The change in RWA due to this factor can be attributed to business growth. The
  application determines the new exposures and the exposures that have been closed by comparing
  the list of the two runs. The difference in the RWA's provide the impact on RWA's of the Net
  Business Growth.
- Pre Projection Net Revenue (PPNR): PPNR is computed as following:
  - Net Interest Income + Non Interest Income Non Interest Expense
  - Change in PPNR can be computed across the two runs by comparing the preceding calculation for both the runs and reporting the difference as per the reporting requirements provided.
- Gross Income: For this Attribution Variable category, the following attribution variables are
  monitored to attribute the impact of change in gross income due to the listed attribution variables
  over the Operational RWA:
  - Net Interest Income
  - Net Non-Interest Income
  - Provisioning
  - Operating Expenses
  - Gain or Loss from Sale
  - Gain or Loss Position on Net Interest Income
  - Irregular gain or loss from Insurance
  - Income from Insurance
- Others: This captures the change in Total Capital Ratio across two runs which could not be attributed
  to any of the preceding reasons. Computation for this depends on the variables selected while
  defining an attribution analysis.

For more information the Attribution Analysis screen, refer to Attribution Analysis GUI section.



## **Chapter 4** US Jurisdiction

## 4.1. Basel II

Capital Adequacy related regulations as issued in the US Final Rules of December 2007 have been incorporated in this OFS Financial Services Basel Regulatory Capital Release 6.1.2. In this jurisdiction, the following approaches for Risk Weighted Assets (RWA) and Capital Adequacy Ratio, as stated in the US Basel III Final Rule, are supported:

Credit Risk

Non Securitization – Foundation Internal Ratings Based Approach

Non Securitization – Advanced Internal Ratings Based Approach

- o Equity Simple Risk Weighted Approach
- o Equity Internal Models Approach
- o Equity Simple Modified Look Through Approach
- o Equity Alternative Modified Look Through Approach
- o Equity Full Look Through Approach

Securitization - IRB Approach

- Ratings Based Approach
- o Internal Assessment Approach
- o Supervisory Formula Approach
- Capital Structure

## 4.1.1. <u>US- High Level Process Flow-Internal Ratings Based Approach</u>

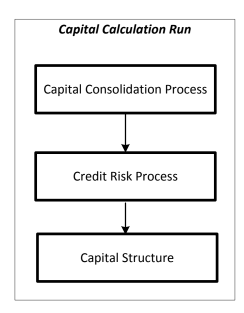
The application supports capital computations for Credit Risk along with Capital Structure and Capital Consolidation process, as per the guidelines laid down by Federal Reserve Board.

For more information on the pre-defined Runs available with the application, refer *OFS Basel Regulatory Capital Run Charts*.

The flow of the processes in the order in which it is executed the application is as follows:

## **Process Flow for Capital Adequacy Ratio Calculation**





## **Capital Calculation Run**

The Capital Calculation Run depicted in the preceding process flow is a single run which is a joined together by multiple processes. Each process is a block, compiled together to form an entire Capital Adequacy run. The individual blocks like the Credit Risk process, and so on, also exist as individual runs which is described in the following section.

Capital Consolidation is a process common to each of the individual block when they are triggered separately as an individual run. For example: the standard out-of-box Market Risk run has Capital Consolidation and Market Risk process bundled together as a single Market Risk run. This is applicable for a Credit Risk run and Operational Risk run as well. The Capital Consolidation is explained in the following section and is not repeated under the Non Securitization process and Securitization process section of this document.

In Capital Consolidation, the application processes the following:

## Capital Consolidation Level Selection

The reporting bank may be a part of a financial group that has multiple legal entities like parent or child entities (subsidiaries) under its name. The entity on which you are required to process should be selected by you. Subsequently, level at which a Run is to be executed (solo or consolidated) should also be selected. You can select these options in the Run Management UI. However, if the Run is executed in the Run Rule Framework (RRF), then these options have to be set using the Rule 'Capital Consolidation Level Selection' in the process 'CAPITAL CONSOLIDATION'.

**CAPITAL\_CONSOLIDATION** is the first process to be added in all the Runs defined in the RRF except for the Staging Data Population Run. The Run Management UI selects this process by default.

#### Run Parameters Assignment

The US regulations states different approaches for calculating RWA. The Run Management UI in the application allows the reporting bank to define and execute a Run by selecting a combination of different Basel II approaches for RWA computation.

Run Parameter Assignment is also part of Capital Consolidation process. The Rule 'Run Definition User Defined Run Param Assignment' is used to assign the Run parameters if a Run is executed in the RRF. If the



Run is executed from the Run Management UI, then the parameters are populated based on the Run defined in the Run Definition window.

#### **Currency Conversion**

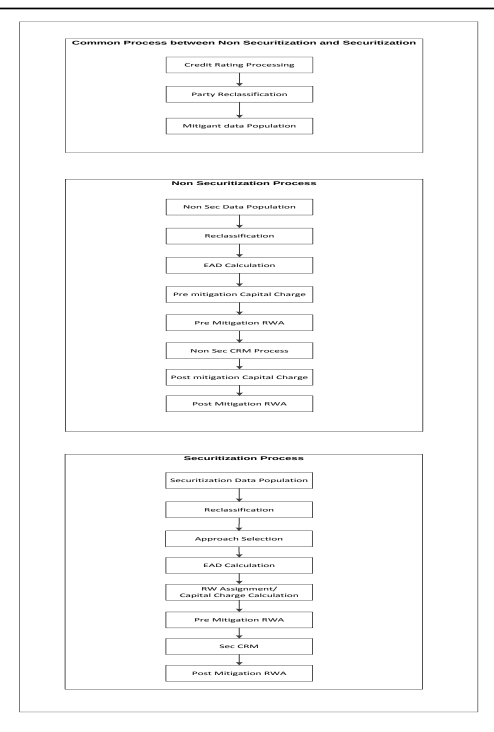
The Rules pre-defined in the application performs currency conversion of all General Ledger amount attributes to be used for Capital Consolidation from the Natural currency to the Reporting currency, based on the exchange rate provided.

## Shareholding percent multiplication

For all entities in the Capital Consolidation process, the application updates the shareholding percentage against each entity data in the fact capital accounting head from the fact entity shareholding percent table. The parent data in the processing table of fact capital accounting head is updated with the value 1 and for each child entity the data is based on the parent's holding percentage specified for each child in the fact entity share holding percent table.

#### **Process Flow for Credit RWA**





Credit RWA Run is a combination of the Non Securitization RWA process and Securitization RWA process. For Credit Risk for Non Securitized exposures and Securitization positions, the application follows Internal Ratings Based Approach.

A few processes like Credit Rating, Party Type Reclassification, and so on are common between Non Securitization and Securitization process. Though these sub processes are explained separately under both Non Securitization and Securitization section of this document, it is executed only once under the Credit RWA run.

Certain sub processes under the Non Securitization process like Reclassification, are common across Non Securitization exposures such as Over the Counter derivative transactions and Securities Financing Transactions

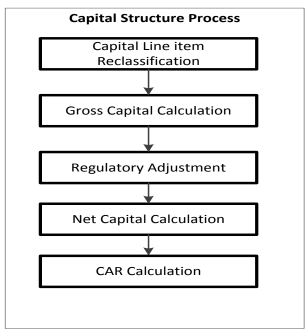


and are executed only once in the Run. The details of this sub processes are explained under 'Reclassification' sub process of the Non Securitization section of this document.

For more information on the sub processes as detailed in the preceding process flow for the Non Securitization process and Securitization process, refer *Credit RWA*.

For example: Non Sec Data Population is detailed in section under Data Population and Currency Conversion of Non Securitization process, under Credit RWA section of this document. Likewise, details of Credit Risk Mitigation for Non Securitization process is detailed under the US Non Securitization section of this document and details of Credit Risk Mitigation for Securitization process is detailed under the US Securitization section of this document.

## **Process Flow for Capital Structure**



Capital Structure is executed along with Capital Consolidation and Credit RWA process.

For more information on the sub processes of Capital Structure, refer Capital Structure.

For example: 'Gross Capital Calculation' mentioned in the preceding process flow is explained in detail under 'Gross Capital Calculation for T1, T2 and T3' sub process section of Capital Structure. This is applicable for 'Regulatory Adjustment' and 'Net Capital Calculation' which is detailed under 'Regulatory Adjustment to Tier 1 and Tier 2' and 'Calculation of Net Capital' sub process section of Capital Structure, in this document.

## 4.1.2. <u>Credit RWA</u>

The application supports the computation of Credit RWA as per the guidelines laid out in the US Final Rules. Credit RWA is computed for Non Securitized Exposures and Securitized Exposures.

## **Non Securitization**

For Credit RWA computation of Non Securitized exposures, the application follows the Advanced Approaches.

### Advanced Approach

The Advanced Approach consists of the processing of the following broad functional areas:



- Banking Book Products
- Securities Financing Transactions
- Over the Counter Derivative Products
- Credit Risk Mitigation

#### **Banking Book Products**

All exposures are rated by different agencies. However, the naming convention of these ratings might not be the same as mentioned in the US Final Rules. Hence, the application re-classifies the rating information shared in the bank's data to standard ratings. The exposure amount and other amount attributes that are provided as input (in the staging tables) are in the natural currency (exposure currency) and this is usually different for exposures across different countries. The application converts them to reporting currency so that processing for all exposures occurs in a single currency.

The credit risk exposures are identified by their product types, counterparty types, and their corresponding asset classes by the application. A sample list of products types, party types, mitigant types, credit ratings are pre-defined in the application. However, this list and naming convention differs from one bank to another. Hence, the application re-classifies the bank's data into standard data as per the US Final Rule. The application reclassifies the bank's product types and party types to standard product and party types. Based on standard product and standard party types, it forms an asset class for each exposure.

For equity exposures, the asset class is formed on the basis of standard issuer type and standard Basel product type. The application does further data processing based on these standard reclassifications. Some exposures may be hedged against credit risk through various mitigants like guarantors, collaterals, credit derivatives, and so on. These provide mitigation to credit risk and should be considered while computing Credit RWA. Hence, the application calculates both pre-mitigation RWA amount and post-mitigation RWA amount.

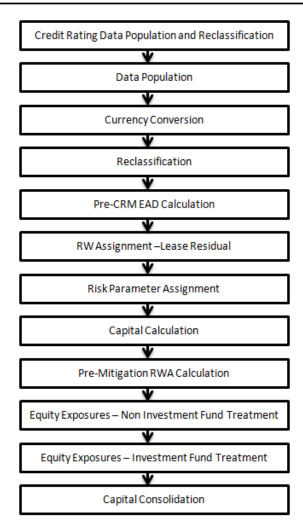
The application calculates the correlation factor using the formula specified for each asset class. Further, using the Correlation factor, Probability of Default (PD), and Loss given Default (LGD), the application calculates the premitigation capital charge for each exposure. This value signifies the capital charge the bank would have to maintain for each exposure, prior to considering any mitigation effects. The application calculates pre-mitigation exposure at default amount and risk weight for each exposure. Later, it computes the pre-mitigation RWA (Pre CRM RWA) by multiplying the EAD with the risk weight. The risk weight arrived at by multiplying pre-mitigation capital charge with 12.5.

Through the Credit Risk Mitigation (CRM) process, the bank takes into account the effects of mitigation. The application checks for mitigant eligibility based on the Final Rule specifications. It assigns a haircut to each mitigant based on their currency, residual maturity, and expected volatility in their market value. FOREX and Maturity haircuts consider any currency and maturity mismatches the mitigants hold with the exposures that they are covering. Volatility haircut considers the change in the mitigation effect that could arise due to future fluctuations in mitigant's value. The application allocates mitigants to exposures based on the optimizer function and then the capital charge for each mitigant is calculated by the application.

The application then calculates the post mitigation RWA Unexpected Loss (post CRM RWA UL) and post mitigation RWA Expected Loss (Post CRM RWA EL). Some credit risk exposures that fall under the category of internal transactions like holding own subsidiaries shares, investment in its capital, and reciprocal cross holding, and so on are treated separately under the capital structure process.

**Process Flow for Banking Book Products** 





## • Credit Rating Data Population and Reclassification:

Pre-processing steps:

Data for credit ratings should be provided as an input in the following tables:

## Accounts Rating Table (STG\_ACCOUNT\_RATING\_DETAILS)

Ratings of all Credit Risk Non Securitized exposures, (except investment exposures in STG\_INVESTMENTS table, credit cards in STG\_CARDS, and equities in STG\_EQUITY\_EXPOSURES), securitized exposures, and securitized positions are captured in this table.

The value in **F\_CAPITAL\_CHARGE\_EXCLUSION** column of **STG\_INVESTMENTS** table is expected as a download value. When the value of **F\_CAPITAL\_CHARGE\_EXCLUSION** is 'Y', it indicates that the exposures will not be processed further in **FCT\_NON\_SEC\_EXPOSURES** table. Also, these exposures will be excluded form capital charge calculation.

## <u>Instrument Rating Table (STG\_INSTRUMENT\_RATING\_DETAILS)</u>

Ratings for all market risk exposures, investment exposures subject to credit risk (one that are in **STG\_INVESTMENTS**), and mitigants, are captured in this table.

## Party Rating Table (STG\_PARTY\_RATING\_DETAILS)

Credit Rating for all customers and issuers are captured in this table.



## Sovereign Rating Table (STG\_SOVEREIGN\_RATING\_DETAILS)

Credit Rating for all countries is captured in this table.

#### **Processing Steps:**

The application re-classifies the rating information to Standard Basel ratings.

The rating reclassification lookup table (FSI\_RATING\_CLASSIFICATION) is used to lookup reclassified Basel ratings, so that the reclassification rule is not repeated for each of the rating processing tables. Ratings are populated from the stage tables (STG\_PARTY\_RATINGS\_DETAILS) to FSI tables (FSI\_PARTY\_RATING\_DETAILS) using the lookup table (FSI\_RATING\_RECLSSIFICATION) to obtain reclassified rating.

**Note:** In the **STG\_PARTY\_RATINGS\_DETAILS** table ensure that the following columns are mandatorily populated with data:

- Rating source code (V\_RATING\_SRC\_CODE)
- Party Code (**V\_PARTY\_CD**)
- Purpose (**V\_PURPOSE**): In this field whether the rating is a domestic rating or foreign rating should be indicated. If any other rating is provided, then the exposure will be considered as unrated.
- Rating Code (**V\_RATING\_CODE**)

After ratings reclassification, the risk weight is updated in risk weight to rating mapping table (FSI\_RW\_MAP\_MASTER). The multiple assessments data transformation logic, updates the rating and the risk weights to the exposures. For each exposure, the application checks the risk weight generated by each of its ratings. It then assigns the higher of the two lowest risk weight and the rating corresponding to this risk weight, to the exposure.

For unrated Non Securitized exposures, the application does an issue-issuer assessment to infer a rating of the unrated exposures, based on the rating of a similar instrument (referred as reference issue hereafter) issued by the same issuer. The reference issue is used only when it is of the same currency as the exposure and the exposure is senior or equivalent to the same.

## • <u>Data Population:</u>

#### Pre processing steps:

Credit Risk exposures are updated in the application for all the product types through their respective input tables known as Product Processors. Main categories of Credit Risk Non Securitization exposures, along with their respective table names that are used as an input, are as follows:



Product Type	Source Product Processor
Bills	STG_BILLS_CONTRACTS
Credit Cards	STG_CARDS
Swaps	STG_SWAPS_CONTRACTS
Futures	STG_FUTURES
Guarantees	STG_GUARANTEES
Investments	STG_INVESTMENTS
Lease Contracts	STG_LEASE_CONTRACTS
Letters of Credit	STG_LC_CONTRACTS
Loans	STG_LOAN_CONTRACTS
Money market instruments	STG_MM_CONTRACTS
Overdraft	STG_OD_ACCOUNTS
Options	STG_OPTION_CONTRACTS
Re purchase contracts	STG_REPO_CONTRACTS
Equity Exposures	STG_EQUITY_EXPOSURES
Underlying exposures for repo contracts along with some securitization exposures' underlying	STG_UNDERLYING_EXPOSURES
Credit Derivatives	STG_CREDIT_DERIVATIVES
Leases	STG_LEASES_CONTRACTS

#### Processing steps:

Stage data from the Product Processors or other stage tables is populated in the respective processing tables. Information from all Product Processors data is populated in a common Fact table for all non sec exposures (FCT\_NON\_SEC\_EXPOSURES), except equity data.

Data related to equity and investment fund are stored in its respective Stage Equity Exposures (STG EQUITY EXPOSURES) Fund Equity and Stage Investments (STG\_FUND\_EQUITY\_INVESTMENTS). It is then populated in the respective Equity Exposures (FCT\_EQUITY\_EXPOSURES) and Equity Investment Fund (FCT FUND EQUITY INVESTMENTS) table and data subsequently flows to the common fact table for all Non Securitization exposures. For more information on the list of columns to be populated within each table, see the *Download Specifications* document.

## **Shareholding Percent Multiplication:**

The exposure amount which is a part of the input data (Product Processors) is the exposure amount for a solo entity. However, for a consolidated Run, the parent exposure is considered only by the shareholding percentage, based on the following calculation:

## **Exposure Amount** X Share Holding Percent = Updated Exposure Amount

## Where:

Share holding percent is allotted a value by the Rule Cap Consl Effective Shareholding Percent for an Entity in the process - Capital Consolidation

This is assigned in the Rules '<a tribute > Shareholding Percent Multiplication'. The following attributes undergo shareholding percent multiplication:

Outstanding Principal



- Current Exposure Amount
- Undrawn Amount
- Exposure Market Value
- Exposure Accrued Interest
- Provision Amount
- Write Off Amount
- Original Book Balance Amount
- Lease Residual Value
- Notional Principal and Contract Amount for OTC products.

#### • Currency Conversion:

The application converts the amount attributes, which are in natural currency, to reporting currency which is used for further calculations. The column names suffixed with '\_ncy' are in the natural currency and are multiplied by currency conversion factor to populate values in the reporting currency. The Rule **Reporting Currency Code Assignment** assigns the reporting currency. For more information on Currency Conversion, refer Exhibit 4 in *Annexure A: Key Concepts*.

**NOTE:** Rule Reporting Currency Code Assignment is set to 'USD' out-of-box; however you can modify this currency. If the Run is executed from the Run Management window, then you can select this reporting currency in the Run Management window.

## • Reclassification:

The application reclassifies the bank's product types and party types to standard product and party types. Based on standard product and party type, it forms an asset class for each exposure. Equity is reclassified by the application in a separate Rule. Similarly, the application does reclassification for mitigant on the basis of its mitigant types and reclassifies it to standard mitigant types.

## **Product Type Reclassification:**

Product types used by the reporting bank as input data are reclassified to standard product types as defined in the US Final Rules. The product types, after reclassification, are stored as Basel product types. For Example: Housing Loan is reclassified as Residential Mortgage Exposure.

## Party Type Reclassification:

Similar to the product type, the customer type and issuer type (which are stored as counterparty type) are also reclassified as standard counterparty type. The application is designed to include customer type, issuer type, and legal entity type in a single table (STG\_PARTY\_MASTER) and these are reclassified together as well. Party type reclassification Rules handle reclassification for customer types, issuer types, and entity types. For Example: Individual is reclassified as Retail.

## Asset Class Reclassification:

On the basis of Basel product type and standard counterparty type, an asset class is formed by the application. For example: If standard counterparty is Bank, the asset class is Wholesale Exposure - Bank. For Basel product type gold, the asset class is Gold, except if standard counterparty type is Central Counter Party, the asset class is Central Counter Party. For standard counterparty type Corporate Non SME and Basel product type as Loan, the asset class is Wholesale Exposures-Corporate. Similarly, QRRE is reclassified into Other Retail if EAD is greater than 100000 dollar. This check happen post pre-CRM EAD calculation.



Asset class for all equity products is reclassified on the basis of equity type and Basel product type. Asset class for all mitigants is reclassified on the basis of their standard mitigant types and standard issuer type.

Basel CRM methodology is assigned for OTC, SFT, On-Balance Sheet, and Off-Balance Sheet items. OTC and SFT are assigned the Comprehensive CRM Method. On-Balance Sheet and Off-Balance Sheet are assigned LGD Adjustment Method.

## Mitigant Reclassification:

For mitigants the application reclassifies the mitigant type to the standard mitigant type like the debt securities, credit derivative, cash, and so on. It also reclassifies the mitigant issuer type to the standard mitigant issuer type like Banks, Corporate, and so on. The reclassification tasks are present in the **Mitigant Reclassification** sub process.

## • Pre-CRM EAD computation

EAD is calculated for all asset classes based on the 'Available for Sale' indicator. If the 'Available for Sale' indicator is 'Yes', then based on the current exposure amount, accrued interest, unrealized gains or losses, and undrawn amount EAD is calculated. If the reporting bank has exposure to one of its own subsidiaries, then that exposure is classified as an internal exposure.

EAD for equity exposures is calculated based on the following components:

- Equity adjusted carrying value of on-balance sheet component
- Equity unrealized gains reflected in carrying value
- Equity unrealized gain included in Regulatory Capital

The calculation of Equity OTC Derivatives EAD is similar to the calculation of Equity EAD. However, calculation of Equity OTC Derivatives EAD is based on the indicator of conditional unfunded equity commitment flag. Lease Residual transaction EAD is calculated by considering the lease residual amount.

## • Risk-Weight Assignment for Lease Residual

Basel asset class which has an indicator for lease residual as 'Yes' is assigned a risk weight of 100%. Prior to risk weight assignment, the residual portion of the lease transaction needs to be created. The creation of the lease residual transaction is achieved through the Data Transformation - Residual\_Exp\_Creation. The details of the Data Transformation are as follows:

Data Transformation Name	Objective	Processing Logic
Residual_Exp_Creation	The objective of this Data Transformation is to create an exposure in dim exposure for lease transaction which has residual value.	Create a record in dim exposure table with the same acct skey as that of parent exposure acct skey but postfix with '_RESIDUAL' for lease transaction which have residual value.

## Risk Parameters Assignment

The application assigns risk weight parameters of PD, LGD, and maturity to all exposures. LGD and PD assignment for purchase receivables occur through a rule. For exposures falling under retail asset class, irrespective of the seniority, the LGD has a floor value of 0.1. PD has a floor value of 0.0003 for all asset classes, except for defaulted exposures for which the value is 1.

#### • Capital Calculation



Capital is calculated for all asset classes using the correlation factor, PD, and LGD. The correlation factor is calculated for each asset class on the basis of PD and LGD. While calculating the capital charge, if the method assignment is Comprehensive approach, then pre-CRM LGD is used in the capital formula. If LGD Adjustment method is used, then the adjusted LGD value is used in the capital formula. Capital for defaulted exposures and failed trades is calculated through separate Rules. For exposures that have defaulted, the application uses two inputs - LGD and Best Estimated Expected Loss of a Bank. For failed trade transactions, the capital requirement is assigned by the application on the basis of the number of failed business days.



Data Transformation Name	Objective	Processing Logic
Mult_Assessment_SCP	The objective of this Data Transformation is to perform multiple assessment of the ratings and assign a normalized rating and risk weight to the sold credit protection exposures.	For each exposure, the various standard ratings associated with that exposure and the respective risk weights are identified. If the number of ratings are 1, then the same rating gets assigned as the standard rating for the exposure and the risk weight associated with that standard rating gets assigned as the Pre-mitigation risk weight. If the number of ratings are greater than or equal to 2, then the exposure will be assigned a risk weight which will be the worst of the best two risk weight. And the corresponding rating will be assigned to the exposure.

For more information on setting up this Rule, refer Run Parameters Setup for Run Creation.

## Pre-Mitigation RWA Calculation

RWA is calculated for the asset class by multiplying the pre-mitigation EAD amount and the capital charge with 12.5.

## Equity Non-Investment Fund Risk Weight Assignment

Two approaches are used to assign the risk weight for Non Investment Fund: Simple Risk Weight method and Internal Model method. You can select either of the two approaches to assign the risk weight and thereby calculate the RWA. Based on the approach selected, the public traded equity and private traded equity exposure are assigned a risk weight. RWA amount is calculated by multiplying the RW, Equity EAD, and Equity Banks Proportional Ownership Share of the Fund.

## • Equity Investment Fund RW Assignment

Risk weight assignment for investment fund equity is calculated using the Simple Modified Look through Approach, Alternate Modified Look through Approach, Money Market Fund Approach, or Full Look through Approach. You can select any of these approaches to assign a risk weight to Equity Investment Fund exposures. Risk Weight is assigned based on the Equity Asset class and Equity Investment Class type. Post risk weight assignment, the selected RWA amount is calculated by multiplying the risk weight with the adjusted carrying value of equity.

Post processing of Equity Investment Fund and Equity Non Investment fund, the processed data in the Equity Exposures (FCT\_EQUITY\_EXPOSURES) table is populated to Fact Non Sec Exposures (FCT\_NON\_SEC\_EXPSOURES) table.

## • <u>Capital Consolidation</u>

If the reporting bank has exposure to one of its own subsidiaries, then that exposure is classified as internal exposure. Each of the internal transaction, that is, transaction between parent and its subsidiary is marked as deduction line item. The deduction is processed as part of the Basel II capital structure in the capital structure processing and all the internal transactions are eliminated from any RWA calculation.

## Approaches Followed in Capital Consolidation

The three approaches followed by the Capital Consolidation are:

Consolidation Approach(CONSL): Under this approach, all the entities of the bank's organizational structure are considered. This includes all the entities/subsidiaries that belong to the same jurisdiction. All the exposures of the entities in the organizational structure are considered for computing risk weighted exposures, except the intra-group exposures.



Aggregation Approach(AGG): This approach is similar to the Consolidation approach but is used in the cases, where some of the entities that are part of bank's organizational structure belong to a different jurisdiction. The capital requirement of the affiliate is computed as per the jurisdiction that it is subject to and is then aggregated with the rest of the group's capital requirement. Intra-group exposures are not excluded in this approach.

Deduction Approach(DED): This approach is used in the case where some of the subsidiaries/entities that are part of bank's organizational structure are excluded from consolidation. In such a scenario, the regulatory investment in the excluded subsidiary attributable to the rest of the group are deducted from the consolidated capital requirements.

## **Credit Risk Securities Financing Transactions (SFT)**

Securities Financing Transactions includes repo style transactions, margin lending, security financing borrowing, and so on. The SFT portfolio of a bank should be included for capital charge calculations as per Foundation IRB approach (FIRB).

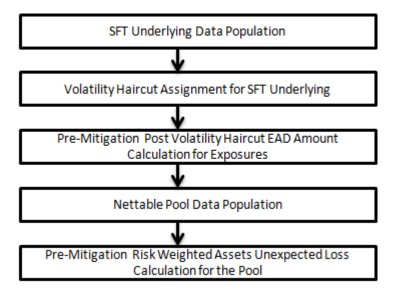
The SFT EAD calculation follows three methodologies:

- Collateral Haircut Approach
- Internal Model method
- Simple VaR Approach

Currently, the application supports the Collateral Haircut Approach only. The application computes CRM based on the RWA approach undertaken by the bank. For FIRB approach, the mitigation is based on the IRB capital calculation as provided in the US Final Rules for Credit Risk.

## **Process Flow for Securities Financing Transactions**

SFT EAD calculation is computed in the sub process SFT Exposures RWA - Comprehensive Approach.



## • SFT Underlying Data Population:

The two data elements present in SFT transactions are as follows:

Firstly, the parent transaction is captured and second the underlying information, on which the parent transaction is built, is captured separately with a data identifier (STG\_UNDERLYING EXPOSURES.V\_UNDERLYING\_DATA\_IDENTIFIER) as REPO for Repo transaction or MLT for Margin Lending Transaction. Additionally, the underlying data captures parent identifier code against



each of the records (**V\_Parent\_exposure\_ID**). For multiple underlying data for a single parent, the unique parent identifier code is repeated across the underlying data.

#### • Volatility Haircut Assignment for SFT Underlying:

- o This is computed by the following Rules:
- o Exposure Volatility Haircut Assignment for Supervisory Haircut
- o CRM Exposure Volatility Haircut for Equity and Mutual Fund
- Exposure Volatility Haircut Assignment Scaling Up for "Capital Market Driven" or "Repo Style" t ransaction types
- o Exposure Volatility Haircut Assignment Own Estimate, FOREX Haircut.

## • <u>Pre-Mitigation Post Volatility Haircut EAD Amount Calculation for Exposures:</u>

For SFT transaction, the application calculates EAD for the parent exposure, based on the underlying information. The underlying exposures are moved to **FCT\_SFT\_UNDERLYING** table from **FCT\_NON\_SEC\_EXPOSURES**. Each underlying exposure is assigned a volatility haircut, if the underlying exposures are financial instruments. FOREX haircut is applied if the underlying currency and the parent exposure currency are different. Each SFT underlying exposure adjusted for haircut (EAD + haircut value) is added as EAD to the parent contract.

## • Nettable Pool Data Population:

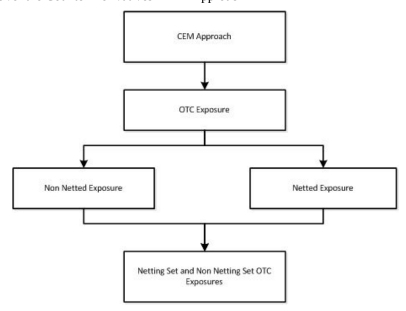
The application nets SFT contracts based on the same customer, common netting agreement identifier, transaction of repo, re-repo or margin lending, trading or banking book, and so on. Margin lending transaction being SFT also follows the same EAD calculation methodology, however repo or reverse repo and margin lending are not netted together.

## Pre-Mitigation Risk Weighted Assets Unexpected Loss Calculation for the Pool:

Pre-Mitigation Risk Weighted Assets Unexpected Loss is calculated for the pool as EAD multiplied by risk weight or capital \* 12.5.

## **Over the Counter Derivative Products**

Process Flow for Over the Counter Derivatives- EAD Approach



## • Exposure at Default (EAD)



Exposure amount subject to CCR is estimated with Current Exposure Method.

## Current Exposure Method (CEM):

The application calculates the exposure at default for two different sets of the records with a different methodology for -Netting Agreement Records and Non Netting Agreement Records.

## OTC Exposure:

For the calculation of EAD, the exposure amounts from the exposure table are moved to a different table for OTC and REPO transaction. The application also creates a new record for each netting agreements in the data.

#### Non Netted Exposure:

To compute EAD for non netting records the application reads the following inputs:

- o Total replacement cost which is greater than mark to market or Zero for all the contracts.
- O An amount for potential future credit exposure is calculated based on the notional and multiplied by the add-on factor based on the underlying type of the contracts. Add-on is assigned based on the following as represented in a tabular format.

	Interest Rates	FX and Gold	Equities	Precious Metals Except Gold	Other Commodities
One year or less	0.00%	1.00%	6.00%	7.00%	10.00%
Over one year to five years	0.50%	5.00%	8.00%	7.00%	12.00%
Over five years	1.50%	7.50%	10.00%	8.00%	15.00%

The application assigns the add-on percent in the processing Non Securitization table by using the Rule: Non Sec Add - on Estimation. Data is populated to the Nettable Pool (FCT\_NETTABLE\_POOL) table by T2T: NETTABLE POOL OTC POPULATION OTHERS.

## Netted Exposure:

To compute EAD for the netting agreement records the application reads the following inputs:

- o Total replacement cost which is greater than mark to market for all the contracts.
- An amount for potential future credit exposure is calculated based on the notional and multiplied by the add-on factor based on the following formula:

$$A_{net} = 0.4* A_{Gross} + 0.6* NGR*A_{Gross}$$

The application creates new records for netting agreement and then populates into the OTC Exposure table. It selects all the records with the following attributes which are similar to computing the netting agreement exposure:

- Trades with Entity
- Customer
- o Product Level All OTC trades
- Netting Agreement
- Book Code: Trading or Banking
- Long Settlement transaction Flag
- o GAAP Code

The following T2Ts are used to create and populate the OTC exposure table:



## NETTABLE\_POOL\_OTC\_POPULATION

NET\_POOL\_EXPOSURE\_CREATION

The add-on percent netting agreement is achieved by using the following calculations:

- o Gross Current Exposure Calculation for OTC Derivatives
- o Gross Potential Exposure Calculation for OTC Derivatives
- Net Current Exposure Calculation for OTC Derivatives
- Net Gross Ratio Calculation for OTC Derivatives
- o Net Potential Exposure Calculation for OTC Derivatives

Exposure at default for all instruments with CCR risk is calculated using the following calculations:

o Exposure Calculation for OTC Derivatives

## • Risk Weighted Asset (RWA)

RWA calculation for the instruments which are subject to CCR risk is similar to RWA calculation of other instruments. Any specific treatment is not applied in the application.

## • Credit Risk Mitigation (CRM)

CRM calculation for the instruments which are subject to CCR risk is similar to CRM calculation for other instruments. Any specific treatment is not applied in the application.

## **Key Data Elements**

Key data elements need to be noted while computing Counterparty Credit Risk. To view the complete list of tables used for CCR computation refer to the *Download Specification* document.

• For instruments participating in netting agreement, the Nettability flag should be set as 'Y'.

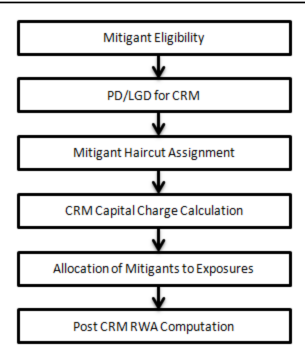
Instruments with the same agreement code will be netted in the same netting agreement. The application handles both cross product and product netting with respect to netting agreement.

## **Credit Risk Mitigation**

The application handles multiple mitigants for credit risk mitigation like financial collateral, on-balance sheet netting, guarantees, credit derivatives, and so on. CRM reclassification is computed by reclassifying collateral and issuer to standard collateral and issuer type. The mitigant is identified as eligible or not based on the eligibility rules for CRM.

**Process Flow for Credit Risk Mitigation** 





## • Mitigant eligibility:

In the Comprehensive Approach , credit rating of the mitigant of the collateral is considered for all mitigant types issued by all party types while deciding whether the mitigant is eligible for a particular exposure or not. Separate eligibility Rules exist for mitigants types like equity, mutual funds, or debt security, to perform these checks. For the remaining, a mitigant is marked as eligible only if its credit rating is better than the exposure to which it is providing protection and also if it is classified as senior in position. This is handled in the sub process- **Mitigant Collateral Eligibility - Comprehensive Approach**.

Mitigant eligibility is also checked based on the original and residual maturity of the collateral. Collateral is classified as eligible only if its original maturity is more than 1 year and residual maturity is more than 3 months.

## PD/LGD for CRM:

The application assigns the PD and LGD to the mitigants as follows:

As per the US Final Rule, if guarantee and credit derivatives are used as an eligible mitigant, then you can select either the LGD Adjustment Approach or PD Substitution Approach for the two mitigants against an exposure.

If the LGD Adjustment Approach is selected, then the covered portion of the exposures is assigned the LGD of the mitigant and uncovered portion is assigned the LGD of the exposures. The PD assigned is of the obligor for both the covered and uncovered portion.

If PD Substitution Approach is used, then LGD assigned to both the covered and uncovered portion is the adjusted LGD. PD assigned to the covered portion is of the mitigant and to the uncovered portion is that of the obligor.

While for other collateral where comprehensive approach is used , LGD used for the covered is that of mitigant and for uncovered the LGD is that of exposures.

For LGD assignment the application also takes care of minimum collateralization effect as stated in Basel II guidelines. Additionally, if there is any over collateralization amount, the application does the mitigant value adjustment based on over collateralization percentages as stated in Basel II guidelines.

## • Mitigant haircut assignment:



The application does computations for three kinds of mitigant haircut which is, volatility haircut, FOREX haircut, and maturity mismatch haircut. Volatility haircuts are calculated and amount of the exposure to the counterparty and the value of collateral or mitigant is adjusted to account for any future fluctuations in the market value. After the adjustment, the application provides the volatility adjusted amounts for both the exposure (higher than original exposure amount) and the collateral (lower than original amount).

When the exposure and collateral are in different currencies, the application makes an adjustment by applying FOREX haircut. If the residual maturity of CRM is less than the underlying credit exposure, then a maturity mismatch applied. If there is a maturity mismatch and CRM has an original maturity of more than a year, the maturity mismatch haircut is applied to adjust the value.

There are two methods for assigning volatility haircut:

Supervisory Haircut: the application assigns volatility haircut based on issuers, issuer's ratings, mitigants residual maturity, and type of mitigants.

Scaling Up: the haircut is scaled up based on the minimum holding period for the transaction type.

The FOREX haircut is also assigned based on these transaction types as per Basel accord. Only eligible mitigants are considered for haircut assignment. The eligible mitigants data flows from mitigants table to sub exposures table. Haircuts mentioned in the Basel accord assume a holding period of 10 days. However, if mitigants holding period is more than 10 days, then the application scales up the haircut value to reflect the correct value as per the holding period.

#### • CRM capital charge calculation:

## **Mitigant Correlation Factor:**

Similar to Non Securitization exposures, correlation factor for collaterals or mitigants are also calculated for mitigants belonging to all asset classes based on their PD.

## Capital Charge Calculation:

Capital charge is calculated for all mitigants using their effective maturity, correlation factor, PD, LGD, and maturity adjustment value. Similarly, for failed trade and defaulted exposures capital charge is calculated.

## • Allocation of mitigants to exposures:

This process loads the mitigant mapping data from stage table to its corresponding processing table. Mitigants are allocated to the respective exposures it covers and the application defines the amount of the bank's exposure the mitigant is covering. Shareholding percent is also applied to the mitigant amounts. The application has a pre-built optimizer for optimum allocation of mitigants to the exposures for CRM purposes. One-to-One, Many-to-One, and Many-to-Many mapping of mitigants are handled in an efficient manner involving storage of intermediate computations for traceability.

All mitigants which are eligible and mapped to an exposure are then populated to a new table where each exposure is broken down into mitigant types. It includes an additional row which treats the exposure as having covered and uncovered portion. The covered factor and uncovered factor is also populated in this table.

The application uses the linear programming logic to allocate the mitigants to the exposures. Pooling identifies the exposure and mitigant data from sub exposures (FCT\_SUB\_EXPOSURES) table. Exposure identifier and mitigant identifier are the attributes on which pooling is performed. It assigns a pool id for each exposure to mitigant combination. Based on these pool Ids, the optimizer allocates a covered factor to exposures. Optimizer allocates mitigants to exposures to attain the most favorable EAD output

For more information on pooling and optimizer, refer Exhibit 1 and Exhibit 3 in *Annexure A: Key Concepts*.

#### • Post-CRM RWA Computation



Pre - mitigation EAD is split into post mitigation EAD for covered portion (mitigant's EAD - portion of exposure that is covered by mitigant) and uncovered portion (portion of the exposure that is not covered by mitigant). For multiple mitigants covering one exposure, there will be more than one record for the covered portion of that exposure. Post mitigation RWA UL (Post CRM RWA UL) is calculated by multiplying post mitigation EAD and its Capital Required UL with 12.5. Post mitigation RWA Expected Loss is calculated by multiplying the PD, LGD, and post mitigation EAD amount with 12.5.

## Securitization

US Final Rules differentiate the Credit Risk computation of the Securitized exposures from Non Securitized exposures. As securitized exposures are part of off-balance sheet transactions, it follows a waterfall cash flow mechanism, unlike the other exposures. Hence these exposures are treated differently.

The securitized exposures are the exposures which are issued out of a pool of underlying exposures for the transfer of risk. The Re-securitized exposures are the exposures which are issued out of a pool of underlying exposures which constitutes of at least some portion of Securitized exposures, Non Securitized exposures as well as underlying exposures. The application is capable of handling both securitized exposures as well as re-securitized exposures. It also handles the calculation for the originator as well as the investor bank roles. At a broad level, there are two categories of Investors:

• An Investing Bank who has invested heavily in securitization.

These investors are prepared to provide the entire details of the securitization transaction

To cater to these investor needs, the entire pool, entire or invested tranche details, and the invested exposures information are required to be provided by the bank. This information is captured in the pool, tranche, and exposures table.

• An Investing Bank who has invested minimal in securitization:

These investors are prepared to provide the necessary inputs required for the calculation of the capital charge pertaining to their invested exposure.

To cater to these investor needs, the invested exposures information is required to be provided as an input by the bank. A few pool and tranche attributes required for the computation are also to be provided as an input by the bank in the Stage Securitization Exposures (STG\_SEC\_EXPOSURES) table

• US guidelines specify two broad approaches for the calculation of the capital charge of Securitization exposures:

Standardized Approach

IRB Approach

- o Ratings Based Approach
- o Internal Assessment Approach
- o Supervisory Formula approach

For the US Jurisdiction, the IRB approach is the only approach supported by the application. For a few procedures, the calculations pertaining to the underlying exposures of the Securitization transaction are required before processing the Securitization exposures.



# Credit Rating Data Processing Sec Data Population Mitigant Data Population Sec Reclassification Mitigant Reclassification Sec Approach Selection Sec Pre-CRM Computations Sec Deductions Sec CRM Process Sec Post-CRM RWA Computation

## Process Flow for Securitization- Internal Ratings Based (IRB) Approach

The application handles the IRB Approach of the Securitization Exposures as follows:

## • Credit Rating Data Processing:

All the rating information of the exposures and the mitigants are populated from the staging tables to the processing tables. The exposure and the tranche rating information are captured in the account rating tables and the mitigants rating information are captured in the instrument rating details.

## • Sec Data Population

The data pertaining to the pool, tranche, and exposures are populated from the staging tables to the processing tables. The underlying exposures data are captured in the respective Product Processor tables (and for these the process pertaining to the non-securitization exposures is followed). For Resecuritization positions, if underlying exposure is a Securitization position, then the information is available in Securitization exposures (STG\_SEC\_EXPOSURES) table. For a reporting bank providing



only the exposure level information, the application expects a few pool level and tranche level parameters which are required for further processing, to be provided in the exposures table.

#### • Mitigant Data Population

The mitigants data are populated from the staging table to the processing table. The exposures which are mapped to the mitigants are captured and populated from the staging table to the processing table. This is handled in the **Securitization Data Population** process.

## • Sec Reclassification

The application uses the standardized data for all kinds of calculation (product type like eligible liquidity facility, bank role like originator, pool type like mortgage backed securities). Before any calculation, the application reclassifies the bank specific data to standard data, similar to the terms used in US Final Rules. It reclassifies the bank role to the standard bank role of an originator or investor. Any other bank roles like sponsor, credit protection provider, and so on, are reclassified into originator, investor, and so on, respectively. The application also reclassifies the pool type to the standard pool type like credit cards receivable pool, auto loans, and so on. It also reclassifies the product type to the standard product type like Mortgage Backed Securities (MBS), eligible liquidity facility, and so on.

## • Mitigant Reclassification

For mitigants, the application reclassifies the mitigant types to the standard mitigant types like the debt securities, credit derivative, cash, and so on. It also reclassifies the mitigant issuer type to the standard mitigant issuer type like banks, corporate, and so on.

## • Sec Approach Selection

The application assigns the appropriate approach to the exposures, based on the criteria specified in the US Final Rules. The application assigns any of the three approaches under IRB process:

#### Sec-Internal Assessment Approach:

For ABCP exposures having internal ratings, the application assigns the Sec-Internal Assessment Approach.

## Sec-Ratings Based Approach:

It assigns the Sec-Ratings Based Approach when there is at least one rating assigned to the exposures. For exposures qualified for SFA approach (SFA Qualified flag is 'Y') and having more than one rating, the application assigns the Sec-Ratings Based Approach to that exposure.

#### Sec Supervisory Formulae Approach:

It assigns the Sec-Supervisory formula approach to originator exposures where the exposure is qualified for the SFA approach (SFA Qualified flag is 'Y') and there is one or no external ratings assigned for that exposure.

In case of exposures are not qualified for any of these approaches, then the application assigns the Sec-Internal Ratings Based Approach. This approach selection is handled in the **Sec Approach Selection** subprocess.

## • Sec Pre CRM Computations:

The application calculates the Pre-CRM RWA for the exposures by multiplying the Pre-CRM EAD with the Risk Weight of the exposures. This is handled in the Pre-CRM Computations sub-process.

## Pre-CRM EAD Computation:

The application assigns the Credit Conversion Factor (CCF) to the off-balance sheet items as specified by the US Final Rules. The CCF percentages are assigned based on the product type (like the eligible liquidity facility). The CCF percentages are also assigned to the exposures based on whether there is any early amortization provision applicable to the transaction. In such cases, the CCF assignment is based on the early amortization type (controlled or uncontrolled), the pool type, and the ratio of three month



average excess spread to the trapping point. Later, the application computes the Pre-Mitigation EAD. This is computed based on the bank role and the product type. The application calculates the EAD for the investor's interest separately. Pre-mitigation EAD for on-balance sheet and off-balance sheet exposures are calculated separately based on the calculations given in the US guidelines. This is handled in the Pre-CRM Computations sub-process.

## Risk Weight Assignment:

## Ratings Based Approach:

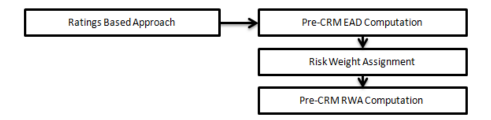
For exposures that follow the ratings based approach, the risk weight assignment is similar to the standardized approach, except for the difference on the criteria used for risk weighting. The application uses the granularity of the pool, seniority position of the exposure, and the credit rating of the exposure for the risk weighting the exposures which follow the ratings based approach.

In the case of exposures which are unrated, the application checks the criteria required for inferring the rating. This is based on the presence of the subordinate tranche information (based on seniority) for the same pool, regardless of whether the bank has an exposure in that tranche or not, residual maturity of the subordinate tranche being more than the unrated tranche's residual maturity, the credit enhancement level of the unrated tranche being equal to or more than the subordinate tranche's credit enhancement level. The ratings of the tranches also undergo multiple assessments and the application assigns a single rating for all the rated tranches. This multiple assessment of ratings happens in the Data Transformation "Mult\_Assessment\_Tranche". The details of the Data Transformation are as follows:

Data Transformation Name	Objective	Processing Logic
Mult_Assessment_Tranche	The objective of this Data Transformation is to perform multiple assessments of the ratings and assign a normalized rating and risk weight to the securitization tranche. This is required for processing the inferred ratings treatment.	For each securitization tranche the various standard ratings associated with that exposure and the respective risk weights are identified. If the number of ratings are 1, then the same rating gets assigned as the standard rating for the tranche. If the number of ratings are greater than or equal to 2, then the tranche will be assigned a standard rating which will correspond to the worst of the best two risk weights associated with the various tranche ratings.

Based on all the above criteria, the rating for the unrated exposure is considered to be equal to the identified subordinate tranche. Due to the seniority of the exposure in the cash flow and in the securitization structure, a subordinate tranche will never have ratings more than that of the immediate senior tranche.

This is handled in the Pre-CRM Computations sub-process.

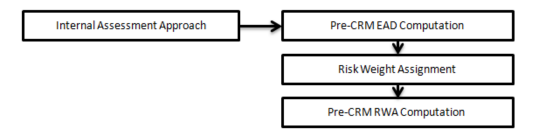




## Internal Assessment Approach:

For exposures that follow the internal assessment approach, the risk weight assignment is similar to the standardized approach, except for the difference on the criteria used for risk weighting. The application uses the granularity of the pool, seniority position of the exposure, and the credit rating of the exposure for the risk weighting the exposures that follow the internal assessment approach. The internal rating of the exposures is reclassified by the application into standard ratings, for applying the internal assessment approach consistent with the US guidelines.

This is handled in the **Pre-CRM Computations** sub-process.



#### Supervisory Formula Approach:

For exposures which follow the supervisory formula approach, the application calculates the underlying capital of the securitization pool (KIRB), using the Non Securitization IRB process. Further, the application calculates the SFA parameters based on the pool and tranche details. The application calculates these, using the calculation logic specified in US guidelines. It also checks the exposure to identify whether the exposure should be straddled or not. This check is based on the credit enhancement level of the tranche to which the exposure belongs to, the thickness of the tranche to which the exposure belongs to, and the underlying capital of the securitization pool.

The exposures for which the sum of the credit enhancement level and the tranche thickness are less than that of the KIRB, the exposures are deducted from the capital. The exposures for which the credit enhancement level is more than that of the KIRB, the exposures have the SFA Parameters computed. The exposures for which the credit enhancement level is less than that of the KIRB but the sum of the credit enhancement level and the tranche thickness are more than the KIRB, the exposures are straddled, that is, the tranche to which the exposure belongs is split into a position below KIRB and a position above KIRB. All the exposures mapped to that tranche are split in the same manner.

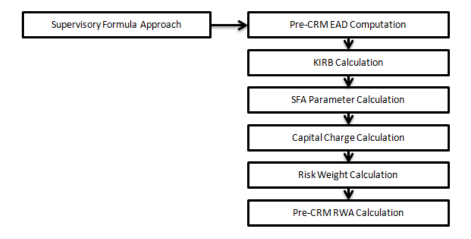
The application populates straddled tranche information into Securitization Straddled Tranche (FSI\_SEC\_STRADDLED\_TRANCHE) table. The application splits each of the exposures of the identified straddled tranche, into two. The account skey of the parent exposure, which is undergoing the split, is added as the parent account skey for the new exposures formed. The straddled tranche deduction amount (the KIRB populated amount less the tranche amount) calculated and is **FSI SEC STRADDLED TRANCHE** in a pro-rated manner to all the exposures of the straddled tranche which are identified for deductions. The remaining amount (which is the tranche amount above the KIRB) is the exposure amount of the senior exposure belonging to the category of split exposures. After the original exposures are split into two and their amounts are populated, the original exposure is deleted from the Exposure table. The splitting of the identified straddled exposures are done with the help of the Data Transformation "Sec Straddling Sfa" for securitized exposures and with the help of the Data Transformation "Resec\_Straddling\_Sfa" for resecuritized exposures. The details of the Data Transformation are as follows:



Data Transformation	Objective	Processing Logic
Sec_Straddling_Sfa	The objective of this Data Transformation is to split the sec position (excluding resec position) belonging to straddling qualifying tranche into two positions (senior and junior) and treat them as per regulator guidelines.	Cases where L < KIRB < (L+T), the position is split into two position, where junior position is calculated as pool capital in amount terms minus the sum of amount of all tranches junior to the one to which bank has exposure to. The remaining amount is assigned to senior position, which gets assigned risk weight calculated as per Supervisory Formula. The junior position is assigned 1250% risk weight.
Resec_Straddling_Sfa	The objective of this Data Transformation is to split the re- sec position belonging to straddling qualifying tranche into two positions (senior and junior) and treat them as per regulator guidelines.	Cases where L < KIRB < (L+T), the position is split into two position, where junior position is calculated as pool capital in amount terms minus the sum of amount of all tranches junior to the one to which bank has exposure to. The remaining amount is assigned to senior position, which gets assigned risk weight calculated as per Supervisory Formula. The junior position is assigned 1250% risk weight. The Data Transformation inserts record corresponding to the straddled tranche into DIM_EXPOSURE and FCT_SEC_EXPOSURES. The Data Transformation updates N_SEC_EXP_RW_UL & N_PRE_CRM_SEC_EXP_CAPITAL_UL. of FCT_SEC_EXPOSURES.

Once all the SFA Parameters are computed, the capital charge is calculated using the SFA Parameters. This capital charge is subsequently converted into the risk weight.

This is handled in the **Pre-CRM Computations** sub-process.



• Sec Deductions:



Exposures under Ratings Based Approach that are unrated, rated BB-, or below are marked as deduction exposure. For exposures falling under Supervisory Formula Approach, the exposures risk weighted at 1250% (including exposure going for straddling), are marked as deduction exposure. All unrated ABCP exposures (irrespective of their SFA qualification indicator) and originator records are deducted. The process also handles deduction related to synthetic securitization transactions. All unrated credit protections that are not **Nth to Default** or SFA qualified are also marked for deduction.

## Sec CRM Process:

Mitigant Risk Weight, Mitigant Eligibility, Haircut Assignment, and Allocation of Mitigants to Exposures are handled in Sec CRM sub-process.

## Mitigant Risk Weight:

The application calculates the mitigant risk weight similar to the exposure risk weight of Non Securitized exposures. This is based on the standard issuer type and the credit rating which includes the unrated issuers as well. The application performs multiple assessments for the mitigants, similar to the process followed for Non Securitized exposures, and arrives at a single rating for the mitigant. Further, the application assigns the final risk weight to the mitigant. For financial collateral mitigants like cash and gold, zero risk weight is assigned.

#### Mitigant Eligibility:

The application identifies the eligible mitigants based on the criteria as mentioned in the US guidelines. The application identifies the following mitigants in the case of Securitized exposures: collateral, guarantees, and credit derivatives. The application is capable of using the Comprehensive Approach for the mitigants which are part of the collateral. This is similar to the mitigant eligibility of the Non Securitization process. The application processes multiple assessments of ratings for the mitigants as well as some of the mitigant eligibility criteria are based on the ratings and risk weight of the mitigants.

The eligibility of the collateral mitigants are based on the party type of the mitigant, mitigant types, the credit rating assigned to the mitigant or the party (as applicable), and whether the collateral is classified as a senior or not. For equity, the eligibility is based on the main index equity and the equity trading status. For mutual funds, the eligibility is based on the eligible mutual fund indicator. The application identifies the eligibility of the guarantees and credit derivatives based on the party type of the mitigant and the credit rating assigned to the issuer of the mitigant.

For Nth to default credit derivatives, the application further identifies the eligible credit derivative, based on the number of defaults in the exposures and the defaulted position covered by the mitigant. The application identifies the number of defaults in the tranches based on the attachment point of the tranche to which the exposure belongs, the initial pool exposure amount, and the cumulative default amount. Further, it computes the number of tranches in default and compares it with the defaulted position covered by the mitigant.

Based on the criteria of eligibility mentioned in the Basel accord, the application identifies whether the mitigant is eligible or not. If eligible, the application considers the least risk weighted exposure as the eligible mapping for the least eligible nth to default mitigant for the exposure.

This identification of the eligible nth to default credit derivative and the eligible exposure-mitigant mapping is performed with the help of the Data Transformation "CD\_Sec\_Mitigant\_Elig\_STD". The details of the Data Transformation are as follows:



Data Transformation Name	Objective	Processing Logic
CD_Sec_Mitigant_Elig_STD	The objective of this Data Transformation is to identify an eligible sec exposure mitigant mapping wherein the mitigant is an Nth to default credit derivative, in the case of IRB Approach.	The eligible nth to default credit derivative mitigant is identified and processed based on the exposures mapped to the same pool id. All the exposures mapped to the same pool id are identified and the corresponding mitigants mapped to them are also identified. In the sec pool id, the cumulative pool default amount is compared with the tranche attachment point as a number (obtained by multiplying the tranche attachment percentage by the initial pool exposure amount). The number of tranches for which the tranche attachment point is less than the cumulative pool default amount is calculated. This number is compared with the minimum defaulted position of the credit derivative mitigant. For a basket of exposures covered by multiple credit derivatives, eligible mitigant will be minimum defaulted position in the basket minus 1. Also other credit derivative in the basket of exposures which are having the defaulted position consecutively will become eligible. For each eligible mitigant, the exposure mitigant mapping wherein the exposure has the least risk weight or capital charge will become eligible. All other exposure mitigant mapping for that mitigant will be marked ineligible.

The application also identifies the eligibility of the mitigants based on the comparison of the risk weight of the exposures and the mitigants. If the mitigants risk weight is lesser than that of the exposures, then the mitigants become eligible or else the application makes them ineligible.

#### **Haircut Assignment:**

The application assigns various haircuts as applicable to the mitigants. Haircut is assigned to mitigants in the FCT\_SUB\_EXPOSURES table For collateral following Comprehensive Approach, the application is flexible to use the supervisory haircuts and scale up, if required, based on the minimum holding period. Alternatively, the application can use the bank's own estimate of haircuts. The application applies the volatility haircut, FOREX haircut, and the maturity mismatch haircut to the mitigants as appropriate. Only eligible mitigants are considered for haircut assignment. The eligible mitigants data flows from Mitigants (FCT\_MITIGANTS) table to Sub Exposures (FCT\_SUB\_EXPOSURES) table.

The application populates an uncovered mitigant for each exposure in the **FCT\_SEC\_EXPOSURES** table. This uncovered mitigant will have the same feature as that of the exposure and are created in the **FCT\_MITIGANTS** table

## Allocation of Mitigants to Exposures:

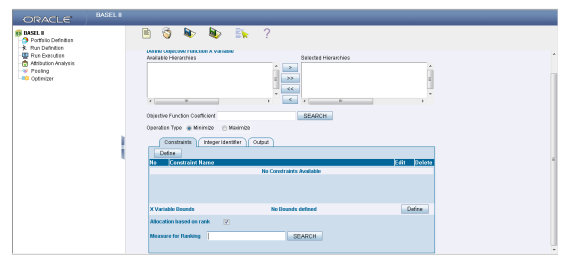
The application computes the mitigant value after all haircuts. The application uses the pooling and optimizer logic to allocate the exposures to the mitigants. This is a bit different from the optimizer logic of Non Securitization exposures as the Securitized exposures have priority in the cash flow



and gets the maximum protection by the mitigants. The senior most exposure (or tranche) is denoted with seniority 1 and the second senior exposure is denoted with seniority 2 and so on.

In the case of securitization exposures, the mitigants are always given preference over the senior most exposure and subsequently to the other exposures based on the seniority. The other parameters which are considered in the allocation logic are the risk weight and the mitigant value post haircut. The application uses the linear programming logic to allocate the mitigants to the exposures. The optimizer logic for the Securitization exposures is as follows:

Based on the seniority of the exposures, risk weight of the exposures, the mitigant, and the mitigant value, the ordering of ranking in which the mitigants will be allocated to the exposures, is arrived at. The order of allocation can be modified by updating the operation type and the optimizer constraints of the objective function. You have to select the allocation rank measure in the **Optimizer Definition** window, while defining the optimizer logic.



The optimizer functions on the minimization constraint logic.

If there is one or more than one exposure mapped to a single mitigant, then the mitigant is allocated to the exposure with the highest seniority. If there is more than one exposure with the same highest seniority, then the mitigant is allocated to the exposure which yields the highest mitigant value post haircut.

Single Exposure mapped to Single or Multiple Mitigants

If there is one or more than one mitigant mapped to a single exposure, then the least risk weighted mitigant is allocated to the exposure. If there is more than one mitigant with the same least risk weight, then the mitigant which has the highest mitigant value post haircut is allocated to the exposure.

Multiple Exposures mapped to Multiple Mitigants

The treatment in this case is similar to a single mitigant mapped to single or multiple exposures, for the identification of the mitigant which has to be assigned to the exposures. Later, the treatment pertaining to single exposure mapped to multiple mitigants is followed to yield the credit Risk weighted exposure amount

Using the logic mentioned in the preceding list, the application calculates the factor of exposure covered by the mitigant and the factor of the exposure uncovered (without any protection).

## • Sec Post CRM RWA Computation:

The application computes the covered amount and the uncovered amount for the exposures. The covered amount is computed by multiplying the covered factor with the exposure amount. To this covered amount, the application assigns the mitigant risk weight. The product of the covered amount and the mitigant risk



weight is the covered RWA. The uncovered amount is computed by multiplying the uncovered factor (which is 1 – sum of all covered factors for that exposure) with the exposure amount. This uncovered amount is multiplied by the exposure risk weight to get the uncovered RWA. The sum of the covered RWA and the uncovered RWA is the Post CRM RWA of the Exposure.

# Post-CRM RWA = Covered Amount \* Risk Weight of the Mitigant + Uncovered Amount \* Risk Weight of the Exposure

This logic is handled in **Sec Post-CRM RWA Computation** sub process.

## Key Data Elements

Key data elements for Securitization computation is as follows. For a complete list of tables and columns refer to the Download Specifications document.

## • Securitization Exposures (IRB Approach)

The Key attributes required in the case of an investor or third party that does not provide the complete pool and tranche details are as follows:

Credit Enhancement Level

Pool Exposure Amount

Sec Second Loss Position of the Tranche

Granularity of the Pool

Largest Exposure of the Pool

Seniority of the Tranche

Sec Trading Book Approach

## • Mitigant Eligibility (IRB Approach)

Eligible Mutual Fund Indicator, Main Index Equity Indicator, and Equity Traded Indicator.

## Miscellaneous

All tranche information, regardless of whether the bank has exposure or not is required for inferring the ratings, credit enhancement level computation, eligibility of nth to default credit derivative mitigant

Mitigant Value is to be assigned at an Exposure level (not to the tranche).

Mitigant Pool Id in the Exposure Mitigant Mapping table for nth to default mitigants is required for eligibility of 'Nth to Default' credit derivative mitigant.

## 4.1.3. Capital Structure

The capital structure of US Jurisdiction calculates the total capital of the Bank Holding Company. The total capital consists of the following components:

- Tier 1 (T1) capital
- Tier 2 (T2) capital

Tier 1 capital consists of core equity capital, retained earnings, and disclosed reserves. Tier 2 capital consists of cumulative perpetual preferred stock and hybrid debt capital. These are used in the capital calculation, as well as for the reporting purpose.

The total capital amount arrived for each tier of capital is followed by deduction of various regulatory adjustments. Some Securitization Exposures, failed market transactions, investment in the subsidiary engaged in BFSI, and



reciprocal cross holding is deducted 50% from Tier 1 capital and 50% from Tier 2 capital. Goodwill and other intangibles, gain on sale related to Securitization transaction, expected loss greater than total provision amount, and DTA are deducted from Tier 1 capital.

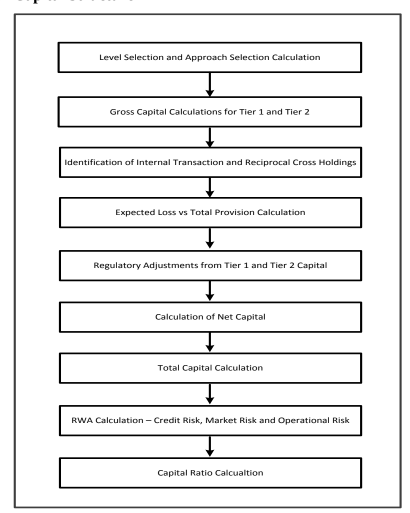
Tier 2 capital is limited to 100% of Tier1 capital. The total capital ratio must not be lower than 8%.

**NOTE:** While executing Solo Run the parent entity data is processed. Investment into the subsidiary data undergoes RWA calculation as per the Credit Risk and Market Risk rule. Capital line item pertaining to parent entity is only processed. For consolidation approach, the parent entity as well as the subsidiary data is considered. All the GL line items are expected at solo level for each entity. The consolidated data is discarded.

## Assumption

The GL codes are expected to be unique across entities in STG\_GL\_DATA and DIM CAPITAL ACCT HEAD.

## **Process Flow for Capital Structure**



## • Level Selection and Approach Selection Calculation:

To process the capital for a bank, a solo or consolidated entity selection should be made, based on which the capital is calculated at organization level. If solo is selected, then only for that particular selected



banking organization the capital is calculated. If consolidation is selected, then all the entities that fall under the umbrella of the selected organization are part of capital calculation. This is done in the task – 'Capital Consolidation Level Selection' in process 'CAPITAL CONSOLIDATION'

Based on the share-holding percentage of the parent bank in the subsidiary and the consolidation approach to be followed (consolidation approach and deduction approach) for each of the entity, the Basel approach is selected.

For example: if the share-holding for an entity is 35% and is part of the consolidation process, then the approach selected for this entity is pro-rata consolidation. The above reclassification is performed in task – 'Cap Consl Basel Approach Type Reclassification for an Entity' in the process 'CAPITAL\_CONSOLIDATION'.

## • Gross Capital Calculation for T1and T2:

The total gross capital for each tier of capital that is, T1 and T2 are calculated as per the definition of T1 and, T2 by adding the relevant financial instrument in each tier of capital. The above calculation is done in sub process - 'Capital Components Calculations' in process 'USA\_CAP\_STRUCT'.

## • Identification of Internal Transaction and Reciprocal cross holdings:

All inter-group and reciprocal-cross holding capital investments are marked as internal customer transaction and reciprocal cross holding, respectively. The marking is done by populating appropriate standard account head surrogate key for the exposures which qualifies as internal transaction or reciprocal cross holding.

## • Expected Loss Vs Total Provision Calculation:

If the total provision amount is greater than the expected loss, then the difference is added into Tier 2 capital up to a maximum of 0.6% of CR RWA under the IRB approach. The above processing is done in Rule – CS Total Provision for IRB in sub process – Capital Components Calculations under the process 'CAP\_STRUCT'. If expected loss is greater than the total provision amount, the difference is deducted, where 50% is deducted from Tier 1 capital and remaining 50% is deducted from Tier 2 capital. The above processing is done in the Rules – 'CS General Provisions for IRB' and 'CS Total Provision for IRB' in the sub process – 'Capital Components Calculations' under the process 'USA\_CAP\_STRUCT'.

## • Regulatory Adjustment from Tier 1 and Tier 2:

All the regulatory adjustment line items are identified and 50% of the total amount is deducted from Tier 1 capital and 50% from Tier 2 capital. In order to handle this 50-50 deduction, all the regulatory adjustment line items are moved to table FCT\_CALC\_ACCT\_HEAD where each of the regulatory adjustment line items are equally split into 2 records. The capital component group of one record is marked as 'T1-50' and the other record is marked as 'T2-50'. The above processing is computed in the sub processes – Calc Acct Head Population and Std Acct Head Population in the process USA\_CAP\_STRUCT.

## • Calculation of Net Capital:

Net Tier 1 capital is calculated by deducting the Securitization transaction, DTA, and 50% of regulatory adjustment line item. Similarly, net Tier 2 capital is calculated by deducting 50% of regulatory adjustment line item. If net tier 2 is greater than net tier 1 capital, then the net tier 2 capital is limited to net tier 1 capital.

## • <u>Total Capital Calculation:</u>

The total Net Tier 1 capital, and Net Tier 2 capital is summed up to obtain the Total Eligible capital.

#### Risk Weighted Asset (RWA) Amount – Credit Risk, Market Risk and Operational Risk:

The RWA amount for Non Securitization, Securitization, Market Risk, and Operational Risk are calculated by summing up the RWA amount as reported under different headings as 'Risk Weighted



Asset amount for Standardized Portfolios' for Non Securitization, "Sec Std RWA" for Securitization portfolio, "Market RWA" for Market Risk and "Operational RWA" for Operational Risk. The Market RWA and the Operational RWA are expected to be provided as an input.

## • Capital Ratio Calculation:

Tier 1 ratio and capital adequacy ratio is calculated using the Total RWA amount and Net T1 capital, and Total capital amount. This is processes in the sub process – **Capital Components Calculations** in the process **USA\_CAP\_STRUCT**.

## **Key Data Elements**

Key data elements to process the capital structure for the consolidated entity are as follows. For a complete list of tables and columns to be updated refer to the Download Specifications document:

- Entity details which are part of regulatory consolidation and parent entity share holding percent is required. This data is captured in Stage Entity Shareholding Details (STG ENTITY SHR HLD PERCENT) table
- The capital structure component for each tier of capital for all entities involved in regulatory consolidation is required.
- The General Ledger line items are captured as download in Stage General Ledger Data (STG GL DATA).
- If a capital line item like 'MR RWA' or 'OR RWA' is available as download, then these non GL line items are expected as download in Stage Standard Accounting Head (STG STANDARD ACCT HEAD).
- The standard account head id of line items like 'Net Tier 1 capital', 'capital ratio', and so on, which are computed by application, are expected to be mapped to Capital Account Identifier 'OTHERS', as the application populates these line items into Fact Standard Accounting Head (FCT\_STANDARD\_ACCT\_HEAD) table with initial value as 0. Later, this value is over written by the application.
- Information stored in Capital Standard Mapping (FSI\_CAPITAL\_STANDARD\_MAPPING) table is a mapping of GL capital line items with seeded data in DIM\_STD\_ACCT\_HEAD. For all jurisdictions this mapping should be present. For more information on the mapping of all jurisdictions in FSI\_CAPITAL\_STANDARD\_MAPPING table, refer Exhibit 5 in *Annexure A: Key Concepts*.



## 4.2. Basel III

# 4.2.1 <u>US Regulatory Capital Rules - Advanced Approach for US</u>

## 4.2.1.1 High Level Process Flow

The application supports capital computations for Credit Risk along with Capital Structure, Capital Buffers, and Capital Consolidation process as per Regulatory Capital Rules for Implementation of Basel III in US as finalized by the agencies.

For more information on the pre-defined Runs available with the application, refer *OFS Basel Regulatory Capital Run Charts*.

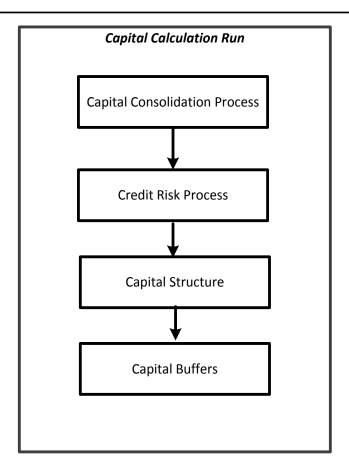
## NOTE:

The US Regulatory Capital Rules are termed as Regulatory Capital, Implementation of Basel III, Capital Adequacy, Transition Provisions, Prompt Corrective Action, Standardized Approach for Risk Weighted Assets, Market Discipline and Disclosure Requirements, Advanced Approaches Risk-Based Capital Rule, and Market Risk Capital Rule.

The sequence wise flow of processes included in the application is as follows:

**Process Flow for Capital Adequacy Ratio calculation** 





## **Capital Calculation Run**

The Capital Calculation Run depicted in the preceding process flow, is a single run which is joined together by multiple processes. Each process is a block, compiled together to form an entire Capital Adequacy run. The individual blocks like the Credit Risk process exists as individual run which is described in the following sections.

#### Capital Consolidation Level Selection

The reporting bank may be a part of a financial group that has multiple legal entities like parent or child entities (subsidiaries) under its name. The entity on which you are required to process should be selected by you. Subsequently, the level at which a Run is to be executed (solo or consolidated) should also be selected. You can select these options in the Run Management UI. However, if the Run is executed in the Run Rule Framework (RRF), then these options have to be set using the Rule 'Capital Consolidation Level Selection' in the process 'CAPITAL CONSOLIDATION'.

**CAPITAL\_CONSOLIDATION** is the first process to be added in all the Runs defined in the RRF except for the Staging Data Population Run. The Run Management UI selects this process by default.

## Run Parameters Assignment

The US Regulations states different approaches for calculating RWA. The Run Management UI in the application allows the reporting bank to define and execute a Run by selecting a combination of different approaches for RWA computation.

Run Parameter Assignment is also a part of **Capital Consolidation** process. The Rule '**Run Definition User Defined Run Param Assignment**' is used to assign the Run parameters if a Run is executed in the RRF. If the Run is executed from the Run Management UI, then the parameters are populated based on the Run defined in the



Run Definition window.

## **Currency Conversion**

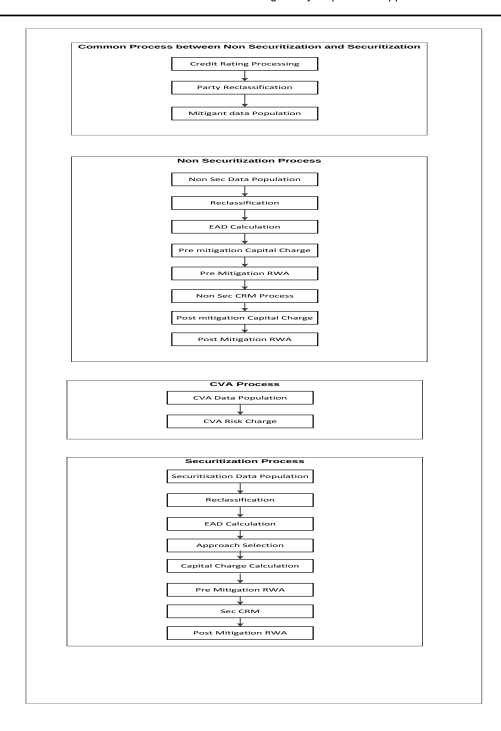
The exposure amount and other general ledger amount data attributes that are provided as input (in stage tables) are in the natural currency (exposure currency) and this is usually different for exposures across different countries. The application converts them to reporting currency columns so that processing for all exposures happens in one single currency. The rules which do the currency conversion from natural currency into reporting currency are based on the exchange rate provided.

## **Shareholding Percent Multiplication**

For all entities in Capital Consolidation, the application updates the shareholding percentage against each entity data in fact capital accounting head table from fact entity share holding percent table. The parent data in fact capital accounting head will be updated with 1 as value and for each child entity the data will be based on the parent's holding percentage specified for each child in the fact entity share holding percent table.

## **Process Flow for Credit RWA**





Credit RWA Run is a combination of Non securitization RWA, Credit Valuation Adjustment (CVA) RWA, and Securitization RWA. For Credit Risk for Non Securitized exposures and Securitization positions, the application follows the Advanced Approach for US.

CVA calculation has two approaches, the Standardized Approach and Advanced Approach, which is detailed separately under Credit Valuation Adjustment section under Credit RWA.

A few processes like Credit Rating, Party Type Reclassification, and Mitigant data population are common between Non Securitization, CVA, and Securitization process. These are executed only once under the Credit



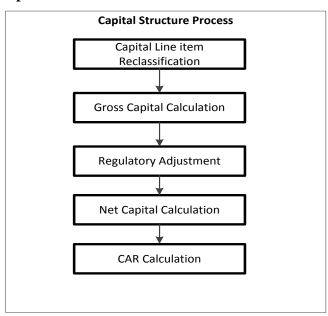
RWA Run even though these sub processes are explained separately under Non Securitization, CVA, and Securitization section of this document.

Certain sub processes under the Non Securitization process, like Reclassification, are common across Non Securitization exposures for over the counter derivative transactions and securities financing transactions. These are executed only once in the Run. The details of these sub processes are explained under 'Reclassification' and 'Risk Weight Assignment' sub process of the Non Securitization section of the user guide.

For more information on these sub processes, refer to US Regulatory Capital Rules - Standardized Approach section.

PD and LGD assignment method, which is a part of Pre-Mitigation Capital Charge, is explained in the 'Pre-Mitigation Capital Charge' section under Non Securitization exposures. Credit Risk Mitigation for Securitization and Non Securitization is handled in two separate sub processes. Details of these are present as separate sections in the user guide.

## **Process Flow for Capital Structure**



Capital Structure is executed along with Capital Consolidation and Credit RWA process. Each sub process mentioned in the preceding flow chart has a detailed explanation present in the Capital Structure section of this document.

For example: 'Gross Capital Calculation' mentioned in the preceding flow chart is explained in detail under 'Gross Capital Calculation' sub process section of the Capital Structure. Likewise 'Regulatory Adjustment' and 'Net Capital Calculation' is detailed under 'Regulatory Adjustment' and 'Net Capital Calculation' sub process section of Capital Structure.

For more information, refer to Credit Rating Process

The entire rating information of the exposures and the mitigants are populated from the staging tables to the processing tables. The exposure and the tranche rating information are captured in the account rating (STG\_ACCOUNT\_RATING\_DETAILS) tables and the mitigant rating information is captured in the instrument rating details (STG\_INSTRUMENT\_RATING\_DETAILS) table. Though the ratings are no longer relevant, the investment grade criteria are handled in the application with the help of these ratings. Any rating below BBB, are all non-investment grades and are low rated. The rating processing is handled in the process USA Credit Rating Processing.

• Securitization and Mitigant Data Population with Mitigant Mapping



The data pertaining to the pool, tranche, and exposures are populated from the staging tables to the processing tables. The underlying exposures data are captured in the respective product processor tables for originator records. The underlying exposures are captured in the underlying exposures (STG\_UNDERLYING\_EXPOSURES) table for investor and sold credit protection. The underlying exposures data follows the process pertaining to the non securitization exposures. The securitization transactions which are backed by non-financial assets or by operating companies, are excluded from the securitization treatment. They are instead treated as non-securitization exposures. For reporting bank providing only the exposure level information, the application expects a few pool level and tranche level parameters, which are required for further processing, to be provided in the exposures (STG\_SEC\_EXPOSURE) table. Exposures created out of re-tranching of single asset such as Re-Remic positions need not be treated as re-securitization positions. Exposures which are created by re-tranching a single asset (like Re-Remic positions) are treated as securitization exposures, as mentioned by the accord. Case where bank has provided clean up call i.e.

If Eligible clean up call indicator = 'Y', then the call option exposure will be a part of Sec RWA.

If Eligible clean up call indicator ='N/Null', then the call option exposure which includes all the underlying exposures associated with securitization will be a part or Non-Sec RWA.

If Implicit support indicator = 'Y', then the exposure will be a part of Non-Sec RWA.

If Implicit support indicator = 'N/Null', then the exposure which includes all the underlying exposures associated with securitization will be a part or Sec RWA.

For Sec portfolio reporting purpose, capital of sec exposures belonging to the pool on which originator has provided implicit support will be 0.

If a securitization (1) includes one or more underlying exposures in which the borrower is permitted to vary the drawn amount within an agreed limit under a line of credit, and (2) contains an early amortization provision, then Risk based capital for these transferred exposures will be calculated as per non securitization framework.

If bank has provided Early amortization provision, i.e. at pool level, pool type= Revolving and Early amortization type is:

- Controlled committed Early Amortization Provision
- Controlled uncommitted Early Amortization Provision
- Uncontrolled committed Early Amortization Provision
- Uncontrolled uncommitted Early Amortization Provision

Then RWA for the above condition will be calculated as per non sec framework i.e. Rwa will be calculated for the Underlying of the Pool and for regulatory purpose, RWA, EAD and Risk weight for the securitized exposures will be updated as zero. Early amortization type is expected as a download value at pool level.

The mitigants data are populated from the staging table to the processing table. The exposures which are mapped to the mitigants are captured and populated from the staging table to the processing table. Securitization data population is handled by the process US III Sec Data Population. Mitigant data population is handled by the process USA Mitigant Data Population and exposure mitigant mapping population is handled in the process USA Sec Exp Mitigant Mapping Pop.

## • Sec Reclassification

The application uses the standard data for all kinds of calculations (product type like Eligible Liquidity Facility, bank role like Originator, pool type like Mortgage Backed Securities). Before any calculation, the application reclassifies the bank specific data to standard data. The application reclassifies the bank role to the standard bank role of an Originator or Investor. Other bank roles like Sponsor, Credit Protection Provider, and so on, are reclassified into Originator, Investor, and so on, respectively. The application also reclassifies the pool type to the standard pool type like Credit Cards Receivable Pool, Auto Loans,



and so on. The application also reclassifies the product type to the standard product type like Mortgage Backed Securities, Eligible Liquidity Facility, and so on. It reclassifies the mitigant type to the standard mitigant type like the Debt Securities, Credit Derivative, Cash, and so on. It reclassifies the mitigant issuer type to the standard mitigant issuer type like Banks, Corporate, and so on. These reclassification tasks are present in **Sec Reclassification** sub process.

## • Approach Selection

Due Diligence Requirement for securitization exposures:

Except for exposures that are deducted from CET1 capital and exposures which are subject to Small-business loans and leases on personal property transferred with retained contractual exposure, if a banking organization is not able to meet due diligence requirements, it would be required to assign a risk weight of 1250% to the exposures.

Due diligence requirement includes a comprehensive understanding of features of securitized exposures which could affect the performance of the exposures which includes:

- Conducting an analysis of the risk characteristics of a securitization exposure prior to acquiring the exposure,
- Understanding the Structural features of securitization that would materially impact the performance of the exposure,
- o Relevant information regarding the performance of the underlying credit exposure
- o Relevant market data of the securitization.

If a banking organization is able to meet due diligence requirements, a Bank can opt for SSFA, Gross up Approach or 1250% risk weight consistently to all its securitized exposures. For all the three approaches (opted by the bank), based on data availability, methodology will be assigned by the application . If the exposures are not qualified for the approaches opted by the bank, the exposures are risk weighted at 1250%.

The application assigns the appropriate approach to the exposures, based on the criteria specified in the US III. SSFA parameters Kg for re-securitization positions are arrived by using capital of underlying securitization positions.

These approaches are applicable for all the bank roles. If the bank has opted for Gross up Approach for all its securitized exposures, the same cannot be assigned to the sold credit protection to calculate the risk weight, instead it will be risk weighted @ 1250%. This approach selection is handled in the sub-process **Sec Approach Selection**.

That is, in case of re-securitization positions, if any of the underlying securitization positions are using any approach other than SSFA (Example: 1250%), the solution will not assign SSFA for re-securitization position.

## **Securitization – Advanced Approach**

Due to the economic crisis in 2008 and other amendments brought in by the Dodd-Frank Act, US III has revised the treatment of securitized exposures. The application supports the following revised hierarchy of approaches for securitization exposures:

- Supervisory Formula Approach (SFA)
- Simplified Supervisory Formula Approach (SSFA)



Risk Weight at 1250%

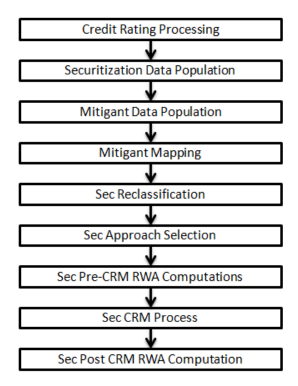
## **Assumptions**

A few of the interpretations pertaining to SSFA are as follows:

- Investment grade are ratings equivalent to BBB- or above
- Low ratings are ratings equivalent to BB+ or below

## Process Flows for Securitization - Advanced Approach

The procedure by which the application handles the advanced approach of securitization exposures is as follows:



## • Credit Rating Process

The entire rating information of the exposures and the mitigants are populated from the staging tables to the processing tables. The exposure and the tranche rating information are captured in the account rating (STG\_ACCOUNT\_RATING\_DETAILS) tables and the mitigant rating information is captured in the instrument rating details (STG\_INSTRUMENT\_RATING\_DETAILS) table. Though the ratings are no longer relevant, the investment grade criteria are handled in the application with the help of these ratings. Any rating below BBB, are all non-investment grades and are low rated. The rating processing is handled in the process USA Credit Rating Processing.

#### • Securitization and Mitigant Data Population with Mitigant Mapping

The data pertaining to the pool, tranche, and exposures are populated from the staging tables to the processing tables. The underlying exposures data are captured in the respective product processor tables for originator records. The underlying exposures are captured in the underlying exposures (STG\_UNDERLYING\_EXPOSURES) table for investor and sold credit protection. The underlying exposures data follows the process pertaining to the non securitization exposures. The securitization transactions which are backed by non-financial assets or by operating companies, are excluded from the securitization treatment. They are instead treated as non-securitization exposures. For reporting bank



providing only the exposure level information, the application expects a few pool level and tranche level parameters, which are required for further processing, to be provided in the exposures (STG\_SEC\_EXPOSURE) table. Exposures created out of re-tranching of single asset such as Re-Remic positions need not be treated as re-securitization positions. Exposures which are created by re-tranching a single asset (like Re-Remic positions) are treated as securitization exposures, as mentioned by the accord.

The mitigants data are populated from the staging table to the processing table. The exposures which are mapped to the mitigants are captured and populated from the staging table to the processing table. Securitization data population is handled by the process US III Sec Data Population. Mitigant data population is handled by the process USA Mitigant Data Population and exposure mitigant mapping population is handled in the process USA Sec Exp Mitigant Mapping Pop.

## • Sec Reclassification

The application uses the standard data for all kinds of calculations (product type like Eligible Liquidity Facility, bank role like Originator, pool type like Mortgage Backed Securities). Before any calculation, the application reclassifies the bank specific data to standard data. The application reclassifies the bank role to the standard bank role of an Originator or Investor. Other bank roles like Sponsor, Credit Protection Provider, and so on, are reclassified into Originator, Investor, and so on, respectively. The application also reclassifies the pool type to the standard pool type like Credit Cards Receivable Pool, Auto Loans, and so on. The application also reclassifies the product type to the standard product type like Mortgage Backed Securities, Eligible Liquidity Facility, and so on. It reclassifies the mitigant type to the standard mitigant type like the Debt Securities, Credit Derivative, Cash, and so on. It reclassifies the mitigant issuer type to the standard mitigant issuer type like Banks, Corporate, and so on. These reclassification tasks are present in **Sec Reclassification** sub process.

## • Approach Selection

The application assigns the appropriate approach to the exposures, based on the criteria specified in the US III. SSFA parameters Kg for re-securitization positions are arrived by using capital of underlying securitization positions.

The application first identifies whether the exposure is SFA qualified and assigns SFA accordingly. Further, the application checks whether the exposure is SSFA qualified and assigns SSFA accordingly. Both the approaches are selected by the application based on the availability of data. If data for underlying securitized exposures are available for SFA, then the exposure is marked as SFA qualified. Similarly, if data of underlying securitized exposures is available for SSFA, then the exposure is marked as SFA qualified. If the exposures are not qualified for both the approaches, the exposures are risk weighted at 1250%. These approaches are applicable for all the bank roles. For sold credit protection as well, SFA, SSFA, and 1250% risk weighting are applied in a similar way. This approach selection is handled in the sub-process **Sec Approach Selection**.

That is, in case of re-securitization positions, if any of the underlying securitization positions are using any approach other than SSFA (Example: 1250%), the solution will not assign SSFA for re-securitization position.

## **Pre-CRM RWA Computation**

The application calculates the Pre-CRM RWA for the exposures by multiplying the Pre-CRM EAD with the risk weight of the exposures. Pre-CRM RWA is computed in the **Sec Pre-CRM RWA Computation** sub process, after the Gross up Approach or Simplified Supervisory Formula Approach Risk Weight Assignment Rules are computed. For SBOC pool type if bank satisfies the following two condition, that is:

• Bank has to be a qualified institution, that is, well capitalized bank or reclassified as adequately capitalized bank with the approval by the regulation.



• Total obligation retain by the bank cannot exceed 15% total capital. If bank satisfies the above criteria, then RWA will be added to sec RWA else to Non sec RWA.

With respect to the treatment for transfer of a small business loan or lease of personal property with recourse, following operational criteria should be met:

- o The transaction must be treated as a sale under GAAP. It should be a true sale.
- o Banks maintains a Non-Capital Reserve as per GAAP, sufficient to meet the estimated liability under the contractual obligation.

### Pre-CRM EAD Computation:

The application assigns the Credit Conversion Factor (CCF) to the off-balance sheet items, For Eligible Liquidity facility, CCF assignment is based on Approach selection. Further, it computes the Pre-Mitigation EAD based on whether the exposure is an off-balance sheet item or not. On balance sheet EAD is calculated based on AOCI Opt out option and Exposures Available for sale indicator. For sold credit protection, the maximum notional amount of all the underlying exposures is the Pre-CRM EAD. This is handled in the sub-process Sec Pre-CRM EAD Computation. For sold credit protection in the form of nth to default credit derivatives, the maximum notional amount of all the underlying exposures is the Pre-CRM EAD. For sold credit protection in the form of guarantees, Pre-CRM EAD amount is made equal to minimum of notional amount of protection sold as against sum of exposure amount of products covered by guarantee.

### Risk Weight Assignment:

Simplified Supervisory Formula Approach:

For exposures following the Simplified Supervisory Formula Approach, the application expects the underlying weighted average capital requirement of the securitization pool (KG) as an input. Other inputs needed for SSFA are parameters w, A and D. These can be provided either as an input, or can be calculated by the solution based on underlying data. Ensure that underlying securitized and underlying non securitized data is considered in case of resecuritization for calculation of parameter W. The application also sums up the non-performing balance of the underlying exposures under each of the specified status like 90 or more days delinquent, 90 or more days with deferred interest, default, foreclosure, bankruptcy, and REO and uses the sum for parameter w calculation as per US III.

Later, the application calculates the tranche parameters A and D based on the subordinated tranche balance and the subordinated funded reserve balance and the tranche balance, as specified by the US III. The solution calculates the balance of the subordinated funded reserve balance using the Data Transformation "Subrdntd\_Fndd\_Amt\_Pop".

For sold credit protection in the form of nth to default credit derivative, the tranche parameters A and D are calculated based on the underlying exposures. The parameter A is determined by using the sum of the least n-1 risk weighted assets' notional amount as the numerator and the sum of the notional amount of all the underlying exposures as the denominator. This calculation of tranche parameters of A and D happens using the Data Transformation "TRANCHE\_A\_D\_CALC\_SCP".

The details of the Data Transformation are as follows:

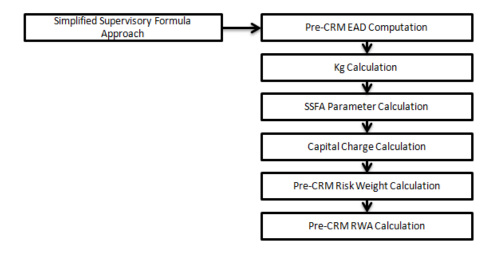


Data Transformation Name	Objective	Processing Logic
Subrdntd_Fndd_Amt_Pop	The objective of this Data Transformation is to calculate the sum of the subordinate tranche amounts of a securitization tranche.	For each tranche, pick the tranches which junior to the current tranche, sum those tranche's amount and update FCT_SECURITIZATION_TRANCHE.n_su bordinated_tranches_amt.Similarly sum the funded reserves of the junior tranches and update FCT_SECURITIZATION_TRANCHE.n_funded_reserve_amount.
TRANCHE_A_D_CALC_SCP	The objective of this Data Transformation is to calculate SSFA parameters - Attachment Point and Detachment Point for exposures that arise as a result of sold credit protection (SCP) in the form of nth to default credit derivative.	EAD for Sold credit protection & Guarantees covering the sec exposures is calculated.  A is calculated as [Sum of the notional amount of the n-1 least risk weighted amount of the underlying covered by the credit protection] / Sum of the notional amount of all underlying exposure covered by the credit protection.  D is calculated as A + [Notional Amount of the Protection Provided / Sum of the notional amount of all underlying exposure covered by the credit protection] where Maximum EAD of underlying exposures is assigned as Notional Amount of the Protection Provided.

For sold credit protection other than nth to default credit derivative (example total return swap), all parameters are calculated using the same methodology for normal securitization positions. Like any other securitization position, you can also provide values of some parameters as a direct input to the application.

Once all the SSFA parameters are calculated, the application calculates the capital charge (KSSFA) of the exposures and hence the risk weight of the exposures. The application also checks the exposure to identify whether the exposure should be straddled or not, depending on the parameters A, D, and KA. Based on the satisfaction of the straddling criteria, the exposures are risk weighted using the straddling risk weight formula or the normal risk weight formula. In this case, there will be no splitting of the exposures as the straddling risk weight formula takes care of the splitting in one formula.

This is handled in the **Sec Pre-CRM RWA Computation** sub-process. The process flow for Simplified Supervisory Formula is as follows:





Note: Due to the hierarchy of approaches, all Sec Exposures which have valid Pool and Tranche level data go through and not SSFA. The remaining will undergo 1250% risk weight approach.

Risk Weight at 1250%:

Bank can also opt to apply 1250% risk weight if it doesn't choose SSFA or Gross up approach. All exposures, for which no approach is assigned, are risk weighted 1250%. Also, any exposure to which SSFA is assigned and the tranche SSFA parameter D is less than pool SSFA parameter Ka or the application is unable to calculate any of the SSFA parameters, then the exposures are risk weighted 1250%.

Also, the following exposures are assigned 1250% risk weight regardless of the approach selected.

- Exposures belonging to credit enhancing interest only strips,
- Low rated securitization exposures
- Exposures which are below KIRB for

This is computed in the **Sec Pre-CRM RWA Computation** sub-process, under the applicable approaches.

Risk weight assignment for exceptional cases:

Few of the exposures, regardless of the approach selected, are risk weighted as applicable to the standard product type. The application assigns the risk weight for the Eligible Liquidity Facility as the maximum risk weight of the underlying exposures. The application assigns the risk weight for the second loss position as the maximum of 100% and the maximum risk weight of the underlying exposures. In both these cases, if maximum risk weight of underlying exposures is not available, then it will assign them 1250% risk weight. As per the US Regulatory Capital Final Rules, the bank is required to assign the risk weight of at least 100% for a non-credit-enhancing interest-only mortgage-backed security. This exception in risk weight assignment is handled after the Gross up Approach or Simplified Supervisory Formula Approach tasks in the **Sec Pre-CRM RWA Computation** sub process.

In this current release of OFS Basel Regulatory Capital Release 6.1.2.0.0, the capital calculation of re-securitized positions has changed. For capital calculations of re-securitized positions, information of underlying exposures capital (SSFA this data is required for Kg calculation) is required as a direct input in the application. Hence, the application first calculates capital for all securitized positions and then calculates those parameters for SSFA that are dependent on underlying securitized positions' capital.

Gross up Approach:



For all the Exposures, for which the Bank are not subject to market risk rule choose to apply Gross Up Approach instead of SSFA. They are able to calculate all the parameters required for the Gross up Approach, and qualify them. Else, the exposures is applied a risk weight of 1250%.

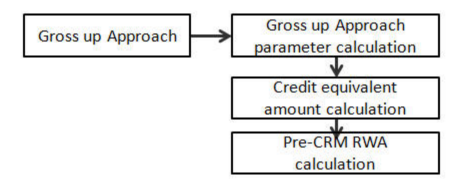
The Risk weight computed using the Gross up approach has a floor of 20%. That is, the Risk weight of the exposures will be a maximum of 20% and the calculated risk weight.

To use the gross-up approach, a Bank calculates the following four inputs:

- 1. Pro rata share value of the bank's exposure as a percent of the tranche that contains the exposure. It is expressed as a value between zero and one.
- 2. Enhanced amount value of tranches that are more senior to the tranche containing the bank's exposure.
- 3. Exposure amount of the bank's exposure.
- 4. Risk-Weight weighted average risk-weight of underlying exposures of the securitization. Risk weight is calculated as per standardized approach for underlying exposures. Maximum risk weight that can be assigned is 1250% that is; it is capped at 1250%.

Above mentioned parameters are applicable for both sec and Resec except that the calculation of weighted average risk weight is different for resec. For resec, both the underlying sec and non sec is required to calculate weighted average risk weight.

The process flow for Simplified Supervisory Formula is as follows:



To calculate RWA for gross up approach, multiply risk weight and credit equivalent amount.

#### Sec CRM Process

Mitigant eligibility, mitigant risk weight, haircut assignment, and allocation of mitigants to exposures are handled in **Sec CRM** sub-process.

### Mitigant Eligibility:

The application identifies the following mitigants in the case of securitized exposures – collateral, guarantees, and credit derivatives. The mitigants are identified as eligible, based on the eligibility criteria as specified by the US III. For collateral, the eligibility is based on the criteria whether the mitigant is a re-securitized exposure, belongs to the investment grade, a standard mitigant type, and whether the mitigant belongs to the conforming residential mortgage. For guarantees and credit derivatives, the eligibility criteria are based on the issuer type and the satisfaction of the other criteria as specified in the US III.

### Mitigant Risk Weight:



The application assigns the risk weight to the financial collateral based on the issuer type and the Country Risk Classification (CRC) assigned, if applicable. The risk weight to the guarantees and credit derivatives are assigned based on the PD, LGD, and the correlation calculated for the mitigant. The financial collateral issued by different issuers and belonging to various CRC classes, is assigned different risk weights as per specified in the US III. Also, countries which have defaulted are assigned a different risk weight. In the case of financial collateral by foreign banks, the application assigns the ratings based on the foreign bank's country code.

### Haircut Assignment:

The application assigns the various haircuts, as applicable to the mitigants, specified by the US III. This is based on the risk weight assigned to the mitigant, standard issuer type, and the residual maturity associated with that mitigant. The minimum holding period of the financial collateral is 65 business days. The mitigant volatility haircut can be scaled up if the minimum holding period is more than 65 days.

The same scaling up is done for FOREX haircut. Once the haircut assignment is complete, zero risk weight is assigned to financial collaterals. Only eligible mitigants are considered for haircut assignment and for further processing. Post haircut assignment, the eligible mitigants are moved from mitigants table to sub exposures table.

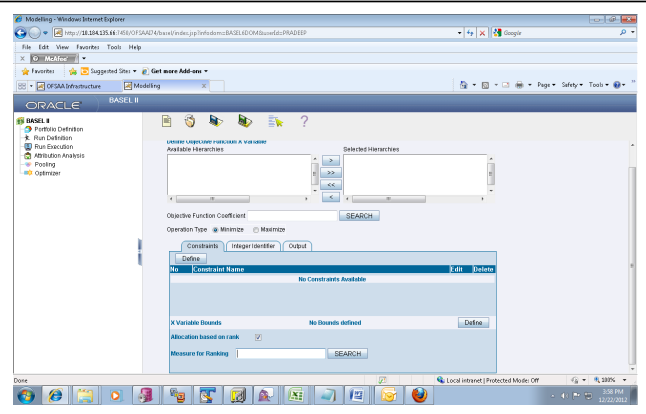
## Allocation of Mitigants to Exposures:

The application computes the mitigant value post all haircuts. Then it uses the pooling and optimizer logic to allocate the exposures to the mitigants. This is slightly different from the optimizer logic of non-securitization exposures as the securitization exposures have priority in the cashflow and the senior most exposure (or tranche) gets the maximum protection by the mitigants. The senior most exposure (or tranche) is denoted with seniority 1 and the second senior exposure is denoted with seniority 2 and so on. For mitigant allocation of securitization exposures, senior exposures are given preference over junior exposures. The other parameters which are considered in the allocation logic are the risk weight and the mitigant value post haircut.

The application uses the linear programming logic to allocate the mitigants to the exposures. The pooling logic in securitization is the same as that of non-securitization. The optimizer logic for securitization is slightly different and the difference is as follows:

Based on the seniority of the exposures, risk weight of the exposures, the mitigants, and the mitigant value, the order in which the mitigants will be allocated to the exposures is arrived at. The order of allocation can be changed by editing the database function. You have to choose the allocation rank measure in the optimizer definition screen (see below figure) while defining the optimizer logic.





The remaining steps to create optimizer definitions are same as those mentioned in the non-securitization process. The optimizer works on the minimization constraint logic.

Single Mitigant mapped to Single or Multiple Exposures

If there are one or more than one exposures mapped to a single mitigant, the mitigant is allocated to the exposure with the highest seniority.

If there is more than one exposure with the same highest seniority, then the mitigant is allocated to the exposure which yields the highest mitigant value post haircut.

Single Exposure mapped to Single or Multiple Mitigants

If there is one or more than one mitigants mapped to a single exposure, the least risk weighted mitigant is allocated to the exposure.

If there are more than one mitigants with the same least risk weight, then the mitigant which has the highest mitigant value post haircut is allocated to the exposure

Multiple Exposures mapped to Multiple Mitigants

This is treated as a case of a single mitigant mapped to single or multiple exposures to identify a mitigant to be assigned to the exposures. Then, the treatment pertaining to single exposure mapped to multiple mitigants is followed to yield the credit risk weighted exposure amount. Using the above logic, the application calculates the factor of exposure covered by the mitigant and the factor of the exposure uncovered (without any protection).

#### • Post CRM RWA Computation

The application computes the covered amount and the uncovered amount for the exposures. The covered amount is computed by multiplying the covered factor with the exposure amount. To this covered amount, the application assigns the mitigant risk weight. The product of the covered amount and the mitigant risk weight is the covered RWA. The uncovered amount is computed by multiplying the uncovered factor



(which is 1 – sum of all covered factors for that exposure) with the exposure amount. This uncovered amount is multiplied by the exposure risk weight to get the uncovered RWA. The sum of the covered RWA and the uncovered RWA is the Post CRM RWA of the exposure.

The following sub processes and tasks are handled in the **USA\_NPR\_III\_SEC\_IRB** process:

- o Reclassification
- o Approach selection
- o Pre-CRM EAD Computation
- o Risk Weight Assignment Gross up Approach
- o Risk Weight Assignment Simplified Supervisory Formula Approach
- o Risk Weight at 1250%
- Risk Weight Assignment for exception cases
- o Pre-CRM RWA Computation
- Mitigant Eligibility
- Mitigant Risk Weight
- Haircut Assignment
- Allocation of Mitigants to Exposures
- Post CRM RWA Computation

### Risk Weight Assignment OECD member based on CRC Rating

Under US Regulatory Capital Final Rule, Organization for Economic Co-operation and Development (here on mentioned as OECD) member countries without a CRC rating receives a risk weight of zero, whereas Non- member countries without a CRC rating receive a risk weight of 100 percent.

Bank exposures to sovereign, foreign bank and foreign PSE with a CRC rating continue to be assigned the risk weight that corresponds to the CRC ratings, as proposed in the US Regulatory Capital Final Rule.

### Key Data Elements

A few key data elements are provided in this section. For an entire list of tables and columns to be populated refer to the Download Specifications document. For the treatment indicator as non securitization, those securitization exposures should be excluded from securitization framework.

### **Securitization Exposures:**

If the reporting bank does not have data on the underlying exposures, then the following parameters are expected to be updated in the exposure table:

- Parameters for Gross up Approach are:
  - n\_tranche\_enhanced amount
  - n\_tranche\_percent
  - n\_sec\_exp\_amount
  - n\_sec\_exp\_RW\_UL
- Parameters for SSFA are:



```
n_pool_kg
n_ssfa_pool_parameter_w
n_ssfa_tranche_parameter_a
n_ssfa_tranche_parameter_d
```

If both the underlying exposure value and direct values are provided by the reporting bank, then the direct values are given preference over the underlying exposure values.

### Mitigant Eligibility

Key Data Elements for Mitigants:

Conforming Residential Mortgages Indicator: The Residential Real Estate mitigants which belong to conforming residential mortgage category should have "Y" value in this field. The application marks them as ineligible mitigants.

Re-securitized exposures mitigants: The mitigants belonging to re-securitized exposures should have "Y" value in this field. The application marks them as ineligible mitigants.

Key Data elements for Exposure Mitigant Mappings:

Exposure Mitigant Positively Correlated Indicator: If the exposures and mitigants are positively correlated then guarantees and credit derivatives become ineligible

Key Data elements with respect to Ratings:

The mitigants which are Non Investment Grade become ineligible. The Non Investment Grade mitigants are identified based on the Basel Ratings of the mitigants. The mitigants with ratings less than 'BBB' become Non Investment Grade mitigants.

#### Mitigant Risk Weight

Key Data Elements for Credit Rating:

Rating Description: The ratings corresponding to 'EC0' to 'EC7' are used for identifying 'CRC0' to 'CRC7' classes.

Key Data Elements for Country Dimension:

Default Indicator: The issuer countries which are defaulted are indicated by this attribute in the country master table.

#### Miscellaneous

The following data is expected to be provided by the bank:

- Balance of the underlying exposures with various statuses which are required to compute SSFA Parameter
  W
- Balance of all the subordinate tranches and their seniority in the cash flow, including tranches where the
  bank has no exposures is required to compute Parameter A, Credit Enhancement Level, and Eligibility of
  Nth to Default Credit Derivative Mitigant.
- Balance of any funded credit reserve and its seniority in the cash flow which is required to compute Parameter A, Credit Enhancement Level, Eligibility of Nth to Default Credit Derivative Mitigant.

## **Financial Institutions**



Under the US Regulatory Capital Final Rule, the following are the Financial Institutions mentioned in the rules:

- 1. Bank holding company
- 2. Banks
- 3. Credit union company
- 4. Depository institution
- 5. Foreign bank
- 6. Insurance companies
- 7. Merchant banking companies
- 8. Non-banking financial companies
- 9. Primary dealers
- 10. Private equity investment firm
- 11. Savings and loan holding company
- 12. Industrial loan company
- 13. Industrial bank
- 14. State member bank
- 15. State non-member bank
- 16. Future commission merchant
- 17. Swap dealer
- 18. Financial market utility company
- 19. Securities holding company
- 20. SPV (Special Purpose Vehicle)



Under the US Regulatory Capital Final Rules, the agreement stated that, any other company of which bank is having an investment in the equity instruments of the company with an adjusted carrying value of exposure amount equal to or greater than \$10 million, or bank owns more than 10 percent of companies issued and outstanding common shares or similar equity interests and the company is mainly involved in:

- Lending money, securities or other financial instruments, including servicing loans.
- Insuring, guaranteeing, indemnifying against loss, harm, damage, illness, disability, or death, or issuing annuities.
- Underwriting, dealing in, making a market in, or investing as principal in securities or other financial instruments.
- Asset management activities.

The financial institutions rule is defined as - USA - US III - Non Sec Financial Entity Identification.

The operational criteria like company that is mainly involved in the financial activity where bank has investment in equity instruments of the company with an adjusted carrying value or exposure amount equal to or greater than \$10 million, or bank owns more than 10 percent of the companies issued and outstanding common shares, falls under the twenty categories of financial institution mentioned above.

Also most of the criteria's fall under the above mentioned twenty criteria's.

Hence, bank can map either a company into one of the twenty criterias or it can customize on their own by adding the counter party in the stg\_party\_master. Ensure to provide the flag against "f\_financial\_entity\_ind" as "Y".References and Definitions –

- The term "financial market utility" means any person that manages or operates a multilateral system for the purpose of transferring, clearing, or settling payments, securities, or other financial transactions along with financial institutions or between financial institutions and the person.
  - Reference http://www.dodd-frank-act.us/Dodd Frank Act Text Section 803.html
- An Industrial Loan Company (ILC) or Industrial Bank is a financial institution in the United States that lends money, and may be owned by non-financial institutions.
   Companies that have set up Industrial Banks include UBS, General Electric, General Motors, American Express, Target Corp, Nordstrom, Harley-Davidson, First Data, UnitedHealth Group, BMW, and Sallie Mae.
  - Reference http://en.wikipedia.org/wiki/Industrial\_loan\_company
- An SHC is a nonbank company that owns at least one registered broker or dealer.
  - Reference http://www.federalreserve.gov/newsevents/press/bcreg/20120530a.htm
- STATE NONMEMBER BANK.--The term "State nonmember bank" means any State bank which is not a member of the Federal Reserve System.
  - Reference http://www.fdic.gov/regulations/laws/rules/1000-400.html



# **Treatment of RME Risk-Weight**

Under the US Regulatory Capital Final Rules, it assigns either 50 percent or 100 percent risk weight to certain one-to-four family residential pre-sold construction loans and multifamily residential loans under the advanced approaches rule. And it is consistent with provisions of the RTCRRI Act (Resolution Trust Corporation Refinancing, Restructuring, and Improvement Act).

The supplementary information section of the US final rule, that contains comments and discussion, has a mention of assigning RW of 20% to a residential mortgage guaranteed by the federal government through the Federal Housing Administration (FHA) or the Department of Veterans Affairs(VA). However, there is no mention of such treatment in the final text of the rule para 32 (g). The application is following final text and hence, doesn't assign 20% RW to RME guaranteed by FHA or VA.

The RTCRRI Act of 1991 mandates that each agency provide in its capital regulation:

- a) A 50 percent risk weight for one-to four-family residential pre-sold construction loans and multifamily residential loans that meet specific statutory criteria in the RTCRRI Act and underwriting criteria imposed by the agencies.
- b) A 100 percent risk weight for one-to four family residential pre-sold construction loans for residences for which the purchase contract is cancelled.

Therefore according to the RTCRRI Act, Residential Mortgage Exposures receives the following risk-weight:

- A 50 percent risk-weight to one-to-four-family residential (residence consisting of 1 to 4
  dwelling units) loan if residences have been pre-sold (that is the home is sold either before or
  during construction) to buyer and buyer who has made a substantial earnest money deposits. This
  can be used in defraying cost related to any cancellation of the purchase contract and the loans
  meet the certain underwriting characteristics such as documentation demonstrating that the buyer
  of the residence intends to purchase.
- 2. A 100 percent risk weight for **one-to four-family residential** pre-sold construction loans for a residence for which the purchase contract is cancelled.
- 3. A 50 percent risk weight for **multifamily residential (consist of more than 4 dwelling unit or an apartment building) loans** that meet the following criteria as per RTCRRI Act
  - a. If fixed interest rate loan:
    - i. Loan- to- value is not exceed 80 percent.
    - ii. Net operating income to Debt ratio is not less than 120 percent.
  - b. If floating interest loan:
    - i. Loan-to-value is not exceeding 75 percent.
    - ii. Net operating income to Debt ratio is not less than 115 percent.
  - c. Amortization of principal and interest occur over a period of not more than 30 years.
  - d. The minimum maturity for repayment of principal is not less than 7 years that is, loan cannot be foreclosed before 7 years.

If the residential mortgage loan does not meet the relevant criteria according to the above described rule then it is not going to qualify for the statutory risk weights and might be risk-weighted according to the Advanced Approach for US risk-based capital formula.

### Reference -

As the requirement specified in the accord, it does not mention the RTCRRI Act and also the criteria under which different risk weight are assigned. All the understanding stated can be referred from the below link-

http://fraser.stlouisfed.org/download-page/page.pdf?pid=99&id=449705



# **Loss Given Default Floor for RME**

Under US Regulatory Capital Final Rules , the Loss Given Default (LGD) value for each segment of residential mortgage exposures must not be less than 10 percent. Except for segments of residential mortgage exposures for which all of the principal of each exposure is either:

Directly and unconditionally guaranteed by the full faith and credit of a sovereign entity.

Or

Guaranteed by a contingent obligation of the U.S. government or its agencies.

The requirement for the LGD flooring of 10 percent for the RME exposure class is not applicable if the exposure is guaranteed by sovereign or US government.

This requirement is already handled in the application through the rule – "USA - Non Sec LGD floor Value for Retail Exposures".

The only change that needs to be included is Party type reclassification is where the US Government has to be mapped to Sovereign as a standard party type reclassification.

# **Cleared Transactions**

The G20 Leaders, at their Pittsburgh summit in September 2009, agreed to a number of measures to improve the over-the-counter (OTC) derivatives markets, including creating incentives for banks to increase their use of Central Counterparties (CCP). Central clearing decreases the possibility of systemic risk by reducing the possibility of transferring financial contagion risk problems from one institution to another institution. This movement of a transaction to a CCP and the eventual failure of CCP can be catastrophic to the entire financial system. The US III, in line with Basel committee guidelines, has introduced a new capital requirement for a bank's exposure arising from OTC, exchange traded derivatives, and repo style transactions which are cleared through CCP. The application calculates the risk charge for the transaction involving CCP's as per the guidelines laid out in US III.

This concept is applicable for all the OTC and exchange traded derivatives and SFT products cleared through Qualified Central Counterparty (QCCP). For more information on terms such as Central Counterparty, Qualifying Central Counterparty, Clearing Member, Clearing Member Client, and Bankruptcy Remote refer *Glossary*.

## **Out of Scope**

The concept of Default Fund Requirement of the bank has not been incorporated in the current release of the application.

### Assumption

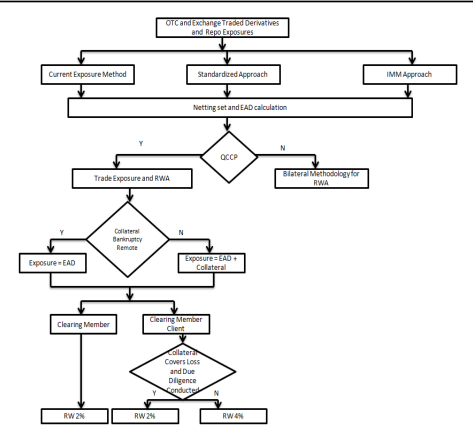
Fair value of collateral will be at counterparty and collateral type level.

### **Interpretation**

- US III does not clearly mention treatment of collateral posted with non qualifying CCP. Therefore, the application currently applies the treatment of bilateral trade for the exposure of bank with non qualifying CCP (NQCCP).
- For the collateral posted with NQCCP, with reference to Reserve Bank of India (RBI) directives, the
  application currently applies the same risk weight to the collateral posted with NQCCP with transactions
  of the same nature.
- US III does not state a differential treatment for transactions between clearing member and client, which arises due to the clearing member acting as an intermediary between client and CCP. The application currently does not support any such functionality.

#### **Process Flow**





#### • EAD Calculation

EAD calculation is computed as per Current Exposure Method (CEM) or should be provided as an input for Standardized or IMM approach. The Rule **Non Sec Pre-Mitigation EAD Amount for Cleared Transaction Collaterals** under the EAD Calculation sub process computes this.

#### • Treatment of Exposure with Qualified CCP when Reporting Bank act as Clearing Member

The application expects you to identify all the transactions which fall under the group of cleared transactions. The application calculates risk charge separately for exposures and collaterals posted with the QCCP. All the exposures with the QCCP are assigned a risk weight of 2%. If the collateral posted with the QCCP is not bankruptcy remote, then a risk weight of 2% is assigned. Otherwise a 0% risk weight is assigned.

### • Treatment of Exposure with Qualified CCP when Reporting Bank act as Clearing Member Client

The application expects you to identify all the transactions which fall under the group of cleared transaction. Risk weight assignment for the exposure with QCCP is based on the validation of the collateral posted by the reporting bank with the clearing member or QCCP. A risk weight of 2% is assigned if the following conditions are met:

If the collateral posted covers all the losses arising for the clearing member or QCCP

Due diligence is conducted on the collateral wherein there will be no restrictions on the clearing member or QCCP for using posted collateral, in case of any legal proceeding at 2%.

**Note**: These two conditions (that is, collateral covers the loss and due diligence conducted) are expected to be provided as an input.

If the preceding two conditions are not met, then a risk weight of 4% is assigned. These conditions are collateral specific and the application expects it for the collateral posted with QCCP. It automatically



assigns the same to all the exposures of reporting bank with the QCCP. Collateral posted with the QCCP is also assigned the same risk weight which gets assigned to the exposure.

# • Treatment of exposure with non-qualifying CCP when bank acts as clearing member or clearing member client

The application expects you to identify all the transactions which fall under the group of the cleared transaction. Risk weight assignment for both exposure and collateral posted with the non-qualifying CCP is assigned the same risk weight as that of a bilateral trade. The CCP is considered as bank or corporate for the treatment.

The Risk Weight is assigned by the Rule Risk Weight Assignment for Cleared Transactions under the sub process Risk Weight Assignment and the Capital Charge for these transactions are calculated by the Rule Non Sec Pre-Mitigation Capital Charge Calculation for Cleared Transactions under the sub process Capital Calculation.

The US Regulatory Capital Final Rules provides that a clearing member banking organization,

- (i) Acts for its own account,
- (ii) Is acting as a financial intermediary (with an offsetting transaction or a guarantee of the client's performance to a QCCP)
- (iii) Guarantees a QCCP's performance to a client

Which is applied to a 2% risk weight to the banking organization's exposure to the QCCP.

Transaction details where reporting bank role is a Clearing member (CM) or a Clearing member client (CMC):

# Banking Organization Clearing Member (Bank CM) - Own Account



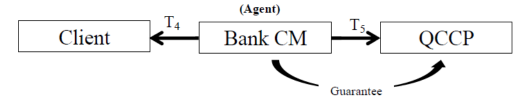
# Bank CM - Client Trade

· Financial intermediary with offsetting transaction to QCCP

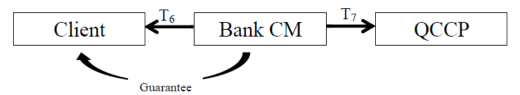




Agency with guarantee of client performance



Guarantee of QCCP performance



Banking organization can play agency role for a direct transaction between CMC and CCP by providing guarantee to CCP on behalf of client or guarantee to client on behalf of CCP.

In case of guarantee to CCP on behalf of client, there is no exposure to CCP but guarantee is an exposure to client. This is treated as OTC exposure to client.

In case of guarantee towards performance of CCP, exposure is taken for both client and CCP as displayed in the following chart detailing for all the transactions.

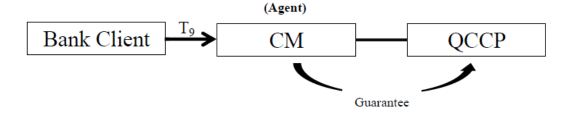
Transaction details where reporting bank role is a Clearing member client (CMC):

# Bank Client – CM Trade

Financial Intermediary with offsetting transaction to QCCP



· Agency with guarantee of client performance





### **Treatment details for Cleared Transaction:**

	Exposure to	Description	Risk-weighting treatment under the US Regulatory Capital Final Rule
Т1	QCCP	Own Account	2% risk weight on trade exposure amount
Т2	Client	Financial intermediary with offsetting trade to QCCP	OTC derivatives with CEM scalar**
Т3	QCCP	Financial intermediary with offsetting trade to QCCP	2% risk weight on trade exposure amount
Т4	Client	Agent with guarantee of client performance	OTC derivatives with CEM scalar**
Т5	QCCP	Agent with guarantee of client performance	No exposure
Т6	Client	Guarantee of QCCP performance	OTC derivatives with CEM scalar**
Т7	QCCP	Guarantee of QCCP performance	2% risk weight on trade exposure amount
Т8	СМ	CM financial intermediary with offsetting trade to QCCP	2% or 4% risk weight on trade exposure amount
Т9	QCCP	CM agent with guarantee of client performance	2% or 4% risk weight on trade exposure amount

<sup>\*</sup>Risk weight varies depending on compliance with bankruptcy remoteness of collateral and probability of client positions.

\*\*Advanced approaches banking organizations using the IMM may reduce the margin period of risk. Under the US Regulatory Capital Final Rules, a clearing member banking organization treats its counterparty credit risk exposure to clients as an OTC derivative contract, irrespective of whether the clearing member banking organization guarantees the transaction or acts as an intermediary between the client and the QCCP. Consistent with the BCBS CCP interim framework, to recognize the shorter close-out period for cleared transactions, under CEM approach a clearing member banking organization may calculate its exposure amount to a client by multiplying the exposure amount, calculated using the CEM, by a scaling factor.

<b>Holding Period (days)</b>	Scaling Factor
5	0.71
6	0.77



7	0.84
7	0.89
9	0.95
10	1.00

# **Key Data Elements:**

Some key data expectations are as follows:

- For the exposure, the application expects the counterparty for the trades which are stamped as cleared transaction, to be CCP.
- The application also has captured the clearing member code if the role of the bank for the transaction is a clearing member client.
- For the collateral posted with clearing member, the application expects the counterparty to be clearing member and in addition the application also captures the QCCP for which collateral is posted.
- When the collateral is posted with CCP, transactions similar to exposures are expected. Collateral is also expected at counterparty and collateral type level.
- All the collateral records are assigned the risk weight separately.
- The following data elements are expected as an input from the client:

Central Counterparty is Qualifying or Non Qualifying.

Collateral covering losses and due diligence conducted by CMC for the collateral contract.

Bankruptcy Remote status for the collateral posted with CCP.

Fair value of collateral at counterparty and collateral type.

Bank's role in the transaction with the Central Counterparty

### **Default Fund Contribution**

According to the US Regulatory Capital Final Rule, a default fund contribution refers to the funds contributed or commitments made by a clearing member to a Central Counterparty's (CCP) equalized loss sharing agreement. The purpose of such default funds is to provide capital, in addition to the collateral posted by participants and in addition to capital provided by the clearinghouse, as a safeguard against extraordinary losses that might occur in connection with.

For example a financial crisis in the market or the simultaneous defaults of several large members. The clearing members contribute to such default funds kept with the central counterparty (clearing house) in the proportion of their exposure to the central counterparty. The default fund contributions by the clearing members contribute towards the central counterparty's regulatory capital along with CCP's own contributions to the default fund. These contributions act as collaterals to mutually share in the losses incurred by the clearing members due to counterparty defaults.

For each clearing member, a contribution is made to the central counterparty's default fund. This contribution acts as a relief's against the defaults by any clearing member of the central counterparty.



US Regulatory Capital Final Rules explains the methods that the banking organization playing the part of a clearing member of the CCP, need to adopt and compute risk weighted assets (RWA) for a non-qualifying and a qualifying CCP.

If the CCP is not a qualified CCP (Non-QCCP), then the risk weighted asset amount for the banking organization's default fund contribution is the sum of default fund contribution multiplied by 1250%.

If the CCP is a qualified CCP (QCCP), then the RWA amount is computed using one of the following two approaches stated below:

Approaches	Sub – Process
Total Default Fund Contribution Approach	RWA for Default Fund Contribution with QCCP Total Default Fund Contribution Approach
Bank's Own Default Fund Contribution Approach	RWA for Default Fund Contribution with QCCP Banks Own Default Fund Contribution Approach

# Approach 1:

For the purpose of computing the clearing member's capital requirement, which is the reporting bank's capital requirement for the contributions made to the CCP's default fund, we need to know the hypothetical capital requirement of the central counterparty for the default fund. This needs to be computed by the central counterparty based on the exposures of all the clearing members to the default fund. Once this figure is calculated by the CCP, it is shared with all the clearing members to enable them and to compute their respective capital requirements against the default fund.

When the reporting bank gets the hypothetical capital requirement from the QCCP, next step is to compute the capital requirement of the reporting bank by finding out the proportion of the reporting bank's contribution in the total default fund contribution.

The parameters considered for this purpose include the following QCCP's:

- Net potential exposure to the two largest clearing members,
- The total net potential exposure to all the clearing members,
- Total default fund contribution by all the clearing members,
- QCCP's own contribution to the default fund, and
- The total number of clearing members for the default fund.

The last step is to compute the risk weighted assets of the reporting bank corresponding to the default fund contribution to the QCCP by using the capital computed in the above step.

These steps and the calculation involved are the following:

Step 1:

It requires the QCCP to calculate its hypothetical capital requirement (KCCP) for the default fund. This is done by the QCCP and will be published to the clearing members for them to use for their respective capital calculations.

Step 2:

Compare KCCP with the funded portion of the default fund of a QCCP and calculate the capital requirement of the bank (KCM) by using the total of all the clearing members' capital requirements ( $K^*_{CM}$ ).



This capital requirement will be considered on the contribution that the clearing members make to the default fund of the OCCP.

# Approach 2:

RWA amount for the default fund contribution is equal to 1250% multiplied by default fund contribution subject to a cap based on banking organization's trade exposure amount for all of its transactions with a QCCP. RWA amount for default fund contributions will be minimum of:

(1250% \* default fund contribution to the QCCP, 18% \* Trade Exposure Amount to the QCCP).

### Key Data Elements

Key data elements that need to be noted are listed in this section. To view the complete list of tables used, see the *Download Specification* document.

- Default fund contributions and related data is expected at Default fund Central Counterparty level in the entity Stage Central Counterparty Details (STG\_CCP\_DETAILS).
- Hypothetical Capital Requirement of CCP, Maximum Net Potential Exposure of clearing member of CCP, 2nd Maximum Net Potential Exposure of clearing member of CCP, Total Net Potential Exposure of clearing member of CCP, Number of Clearing Members to the CCP, Total funded Default Fund Contribution of all clearing members to the CCP, Total unfunded Default Fund Contribution of all clearing members to the CCP and Default fund contribution of CCP from its own funds for each central counterparty level required.
- Application supports only the capital requirement of the bank (KCM) based on Funded/Unfunded default contributions from all clearing members not by Initial Margin. But data model supports place holders to capture Total Initial Margin by all clearing members to CCP and Bank's initial margin posted to CCP.

## **Other Amendments**

# **Eligible Guarantees**

US III has amended the definition of eligible guarantee. An eligible guarantee, as per the proposed rule, now includes a contingent obligation of the U.S. Government or an agency of the U.S. Government, the validity of which is dependent on some affirmative action on the part of the beneficiary or a third party.

Hence, the following list of agencies (if issued a guarantee) is termed as eligible guarantor:

- US Government
- Federal Home Loan Bank
- Federal Agricultural Mortgage Corporation (Farmer Mac)
- Depository institution
- Bank holding company
- Savings and loan holding company
- · Credit union
- Foreign Bank
- Securities Firm

Party type reclassification Rule and mitigant eligibility Rule have been modified to incorporate this amendment in the current release.



User Guide: Oracle Financial Services Basel Regulatory Capital IRB Approach Release 8.0.0.0.0



# **Qualified Revolving Exposure**

As per US III, unsecured and unconditionally cancellable revolving exposures with a pre-established maximum exposure amount of \$100,000 (such as credit cards) are classified as Qualified Revolving Exposure (QRE). Unsecured, unconditionally cancellable exposures that require payment in full and have no communicated maximum exposure amount (often referred to as charge cards) are instead classified as 'other retail'. Hence, as proposed in US III, charge card qualifies as a QRE, subject to an upper exposure limit of \$100,000. Based on the exposure limit, the revolving exposure is classified into different asset classes. Hence, the reclassification rules have been modified to include charge card which will be reclassified into QRE in the product re-classification to standard product

## **Cash Item in Process of Collection**

Cash item in process of collection is now risk weighted at 20%. To assign this risk weight a new Rule (USA - Non Sec RW Assignment for Cash in Process of Collection) has been introduced in the application.

### **Trade-Related Letter of Credit**

In US III, trade-related letter of credit exposure's effective maturity must be not less than one day. Hence, the effective maturity floor of 1 year is removed from the application. This change has been brought into effect in the Rule Non Sec Effective Maturity Assignment for all Exposures.

# **Money Market Fund Approach**

Under the Money Market Fund approach, banks were permitted to assign a 7 percent risk weight to exposures to money market funds. These exposures were subject to restrictions under SEC rule 2a-7 and had an applicable external rating in the highest investment grade rating category. US III has proposed to eliminate the money market fund approach. The agencies believe it is appropriate to eliminate the preferential risk weight for money market fund investments due to their experience with them during the recent financial crisis, in which they demonstrated, elevated credit risk at times. Therefore, Money Market Fund rule has been removed in the current release.

# **Defaulted Exposures Guaranteed by US Government**

Under the US Regulatory Capital Final Rules 2007 for defaulted exposure banking the organization should apply a capital charge of 8% for each wholesale and retail exposures.

Now as per US Regulatory Capital Final Rules, the treatment to defaulted exposure has been made more risk sensitive. Any wholesale or retail defaulted exposures must assign a 1.6 percent capital charge for the portion of exposure that is covered by an eligible guarantee from the US government. For portion that is not covered by an eligible guarantee from the US government continues to be assigned as 8.0 percent capital requirement.

### **Eligible Double Default Guarantor**

US Regulatory Capital Final Rules has introduced a term called Eligible Double Default Guarantor. The Eligible Double Default Guarantor for a guarantee or credit derivative obtained by a bank are as follows:

- Depository institution
- Bank holding company
- Savings and loan holding company
- Credit union
- Foreign Bank
- Securities Firm
- Non US Based Securities Firm



# Standard Supervisory Haircuts for Repo, Margin Loans and Financial Collateral

Earlier in the US Regulatory Capital Final Rules the volatility haircut for collateral and repo transactions was based on the credit rating of the issuer. However, now as per US Regulatory Capital Final Rule, the volatility haircut for Repo and Collateral is based on the risk weight of the issuer. The risk weight assigned to a different issuer is based on the risk classification or based on the investment grade definition.

# Risk-Weight Assignment to Sovereign Issuer

The risk-weight assignment for the sovereign issuer is based on the sovereign's Country Risk Classification (CRC). This is applicable for exposure volatility haircut for repo transactions. The following table details the risk-weight assignment based on the different CRC:

Issuer Type - Sovereign				
CRC Risk Weight				
0	0%			
1	0%			
2	20%			
3	50%			
4	100%			
5	100%			
6	100%			
7	150%			
No CRC	100%			
Sovereign Default	150%			

For the following issuers, the risk weight assigned is detailed as follows:

- US Depository Institutions: a direct risk weight of 20% is assigned.
- Credit Unions: a direct risk weight of 20% is assigned.
- For a corporate issuer, a direct risk weight of 100% is assigned.
- Risk-weight assignment for foreign banks and foreign PSEs depends on the bank's native sovereign's CRC. For example, if a foreign bank is giving financial collateral to an entity in US, and the foreign bank's headquarters is in UK, then the CRC of UK is used.



Issuer Type - Foreign Banks				
CRC of entity's home country	Risk Weight			
0	20%			
1	20%			
2	50%			
3	100%			
4	150%			
5	150%			
6	150%			
7	150%			
No CRC	100%			
Sovereign Default	150%			

For all other issuers a risk weight of 100% is assigned.

# Securitization Exposures -Definition of Investment Grade

Securitization exposures which are of investment grade are applicable as eligible financial collateral. Securitization exposures' investment grade is defined in the following table:

Rating					Rating Type	
Mo	ody's	S&	&Р	Fitch		
LT	ST	LT	ST	LT	ST	
Aaa		AAA		AAA		Investment Grade
Aa1		AA+		AA+		Investment Grade
Aa2		AA		AA		Investment Grade
Aa3		AA-	A-1+	AA-	F1+	Investment Grade
A1		A+		A+		Investment Grade
A2	P-1	A	A-1	A	F1	Investment Grade
A3		A-		A-		Investment Grade
Baa1	P-2	BBB+	A-2	BBB+	F2	Investment Grade
Baa2		BBB		BBB		Investment Grade
Baa3	P-3	BBB-	A-3	BBB-	F3	Investment Grade



If a bank has two ratings provided by two different rating agencies, where one rating is a Non-Investment Grade and other is Investment Grade, then multiple assessments needs to be performed. Based on this risk weight assignment to different categories of issuers, the Standard Supervisory Volatility Haircut is as follows:

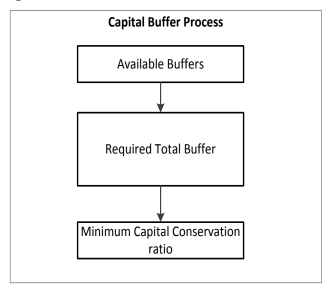
Residual Maturity	Issuer - Sovereign				Issuer - Non-Sovereign			Investment grade securitizati on
	RW @ 0%	RW @ 20%	RW @ 50%	RW @ 100%	RW @ 20%	RW @ 50%	RW @ 100%	exposures
<= 1 year	0.50 %	1.00%	1.00%	15.00%	1.00%	2.00%	4%	4.00%
> 1 year and <= 5 years	2.00	3.00%	3.00%	15.00%	4.00%	6.00%	8%	12.00%
> 5 years	4.00 %	6.00%	6.00%	15.00%	8.00%	12.00%	16%	24.00%
Main Index Equities	N/A	N/A	N/A	N/A	15.00%			
Gold	N/A	N/A	N/A	N/A	15.00%			
Other publicly traded equities	N/A	N/A	N/A	N/A	25.00%			
Mutual Funds	N/A	N/A	N/A	N/A		aircut applica happening in		
Cash Collateral	N/A	N/A	N/A	N/A	0.00%			

The volatility haircut is based on the ten-business day holding period. Sovereign issuers include the foreign PSEs. Foreign PSE that has a 0% risk-weight is allocated the same volatility haircut as that of a sovereign issuer that is being risk weighted at 20%. For counterparty to be reclassified to a 'Foreign PSE' party type reclassification Rules and asset class reclassification Rules have been modified in this current release.

# 4.2.4 Capital Structure.



# **Process Flow for Capital Buffer**



Capital Buffer is calculated post capital ratios are calculated, as they go as an input to Buffer calculation. Each sub-process is explained in detail under Capital Buffer section of this document.

For example, required total buffer and capital conservation buffer calculation are detailed of this document. For more information, refer to **Error! Reference source not found.**.

# 4.2.2 US Regulatory Capital Rules - Standardized Approach

### 4.2.2.1 High Level Process Flow

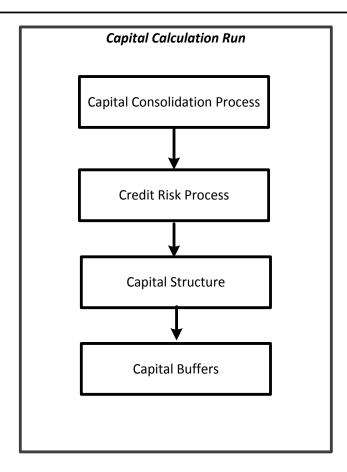
The application supports capital computations for Credit Risk along with Capital Structure, Capital Buffers, and Capital Consolidation process as per US Regulatory Capital Rules for Implementation of Basel III in US as finalized by the agencies.

For more information on the pre-defined Runs available with the application, refer *OFS Basel Regulatory Capital Run Charts*.

The sequence wise flow of processes included in the application is as follows:

**Process Flow for Capital Adequacy Ratio calculation** 





# **Capital Calculation Run**

The Capital Calculation Run depicted in the preceding process flow, is a single run which is joined together by multiple processes. Each process is a block, compiled together to form an entire Capital Adequacy run. The individual blocks like the Credit Risk process exists as individual run which is described in the following sections.

#### Capital Consolidation Level Selection

The reporting bank may be a part of a financial group that has multiple legal entities like parent or child entities (subsidiaries) under its name. The entity on which you are required to process should be selected by you. Subsequently, the level at which a Run is to be executed (solo or consolidated) should also be selected. You can select these options in the Run Management UI. However, if the Run is executed in the Run Rule Framework (RRF), then these options have to be set using the Rule 'Capital Consolidation Level Selection' in the process 'CAPITAL CONSOLIDATION'.

**CAPITAL\_CONSOLIDATION** is the first process to be added in all the Runs defined in the RRF except for the Staging Data Population Run. The Run Management UI selects this process by default.

# Run Parameters Assignment

The US Regulations states different approaches for calculating RWA. The Run Management UI in the application allows the reporting bank to define and execute a Run by selecting a combination of different approaches for RWA computation.

Run Parameter Assignment is also a part of **Capital Consolidation** process. The Rule '**Run Definition User Defined Run Param Assignment**' is used to assign the Run parameters if a Run is executed in the RRF. If the Run is executed from the Run Management UI, then the parameters are populated based on the Run defined in the



### Run Definition window.

### **Currency Conversion**

The exposure amount and other general ledger amount data attributes that are provided as input (in stage tables) are in the natural currency (exposure currency) and this is usually different for exposures across different countries. The application converts them to reporting currency columns so that processing for all exposures happens in one single currency. The rules which do the currency conversion from natural currency into reporting currency are based on the exchange rate provided.

# **Reclassification**

The application reclassifies the bank's product types and party types to Basel standard product and party types. Based on standard Basel product and party type, it forms an asset class for each exposure. Equity is reclassified by the application in a separate Rule. Similarly, the application does reclassification for mitigant on the basis of its mitigant types and reclassifies it to standard mitigant types.

### Product Type Reclassification

Product types used by the reporting bank as input data are reclassified to standard product types as recommended in the US Basel III Final Accord. The product types after reclassification are stored as Basel product types. For Example: Housing Loan is reclassified as Residential Mortgage Exposure as per the Basel II guidelines.

#### Party Type Reclassification

Similar to the product type, the customer type and issuer type (which are stored as counterparty type) are also reclassified as standard counterparty type. The Basel application is designed to include customer type, issuer type, and legal entity type in a single table (STG\_PARTY\_MASTER). This is applicable for both staging and the dimension model. These are reclassified together as well. Party type reclassification Rules handle reclassification for customer types, issuer, and entity types. For Example: Individual is reclassified as Retail.

### **Asset Class Reclassification**

On the basis of Basel product type and standard counterparty type, an asset class is formed by the application. This asset class is used for data processing.

For example:

When standard counterparty is a large corporate, the asset class is large corporate, except when exposure has product types like cash and real estate.

For Basel product type gold, the asset class is gold, however when standard counterparty type is Central Counter Party, the asset class is Central Counter Party.

For standard counterparty type Corporate Non SME and Basel product type as Loan, the asset class is Corporate Non SME.

Asset class for all equity products is reclassified on the basis of equity type and Basel product type.

#### Mitigant Reclassification

For mitigants the application reclassifies the mitigant type to the standard mitigant type like the debt securities, credit derivative, cash, and so on. It also reclassifies the mitigant issuer type to the standard mitigant issuer type like Banks, Corporate, and so on. The reclassification tasks are present in the **Mitigant Reclassification** sub process.



The following file has details of asset re-classification, product type reclassification, and party type reclassification for Non Sec only. Equity reclassification remains the same as defined in USA Basel III Advanced Approach.

**US III Reclassification Rule** 

# **Shareholding Percent Multiplication**

For all entities in Capital Consolidation, the application updates the shareholding percentage against each entity data in fact capital accounting head table from fact entity share holding percent table. The parent data in fact capital accounting head will be updated with 1 as value and for each child entity the data will be based on the parent's holding percentage specified for each child in the fact entity share holding percent table.

### **Process Flow for Credit RWA**

Credit Rating Processing
Party Reclassification
Mitigant Data Population
Non Securitization Process
Non Sec Data Population
Reclassification
Calculation
Pre Mitigation RW Assignment
Pre Mitigation RWA
Non Sec CRM Process
Post Mitigation RW
Post Mitigation RW Assignment
Post Mitigation RWA
CVA Process
CVA Data Population
CVA Risk Charge
Securitisation Process
Securitisation Data Population
Reclassification
Approach Selection
Approach Selection
Exposure Amount Calculation
Capital Charge Calculation
Pre Mitigation RWA
Sec CRM
aec com
Post Mitigation RWA

Credit RWA Run is a combination of Non securitization RWA, Credit Valuation Adjustment (CVA) RWA, and Securitization RWA. For Credit Risk for Non Securitized exposures and Securitization positions, the application follows the Standardized Approach.

CVA calculation has two approaches, the Standardized Approach and Advanced Approach, which is detailed separately under <a href="Credit Valuation Adjustment">Credit Valuation Adjustment</a> section under Credit RWA.

A few processes like Credit Rating, Party Type Reclassification, and Mitigant data population are common between Non Securitization, CVA, and Securitization process. These are executed only once under the Credit RWA Run even though these sub processes are explained separately under Non Securitization, CVA, and Securitization section of this document.

Certain sub processes under the Non Securitization process, like Reclassification, are common across Non Securitization exposures for over the counter derivative transactions and securities financing transactions. These are executed only once in the Run. The details of these sub processes are explained under 'Reclassification' and

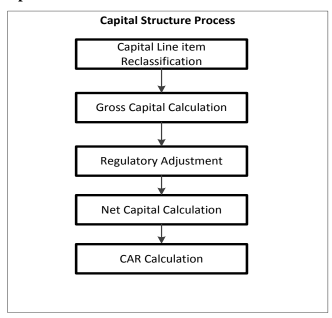


'Risk Weight Assignment' sub process of the Non Securitization section of the user guide.

For more information on these sub processes, refer to Error! Not a valid bookmark self-reference.

Risk Weight assignment method, which is a part of Pre-Mitigation Capital Charge, is explained in the 'Pre-Mitigation Capital Charge' section under Non Securitization exposures. Credit Risk Mitigation for Securitization and Non Securitization is handled in two separate sub processes. For more details refer Risk Weight Assignment sections in the user guide.

# **Process Flow for Capital Structure**



Capital Structure is executed along with Capital Consolidation and Credit RWA process. Each sub process mentioned in the preceding flow chart has a detailed explanation present in the Capital Structure section of this document.

For example: 'Gross Capital Calculation' mentioned in the preceding flow chart is explained in detail under 'Gross Capital Calculation' sub process section of the Capital Structure. Likewise 'Regulatory Adjustment' and 'Net Capital Calculation' is detailed under 'Regulatory Adjustment' and 'Net Capital Calculation' sub process section of Capital Structure.

For more information, refer to Credit Rating Process

The entire rating information of the exposures and the mitigants are populated from the staging tables to the processing tables. The exposure and the tranche rating information are captured in the account rating (STG\_ACCOUNT\_RATING\_DETAILS) tables and the mitigant rating information is captured in the instrument rating details (STG\_INSTRUMENT\_RATING\_DETAILS) table. Though the ratings are no longer relevant, the investment grade criteria are handled in the application with the help of these ratings. Any rating below BBB, are all non-investment grades and are low rated. The rating processing is handled in the process USA Credit Rating Processing.

### • Securitization and Mitigant Data Population with Mitigant Mapping

The data pertaining to the pool, tranche, and exposures are populated from the staging tables to the processing tables. The underlying exposures data are captured in the respective product processor tables for originator records. The underlying exposures are captured in the underlying exposures (STG\_UNDERLYING\_EXPOSURES) table for investor and sold credit protection. The underlying exposures data follows the process pertaining to the non securitization exposures. The securitization transactions which are backed by non-financial assets or by operating companies, are excluded from the



securitization treatment. They are instead treated as non-securitization exposures. For reporting bank providing only the exposure level information, the application expects a few pool level and tranche level parameters, which are required for further processing, to be provided in the exposures (STG\_SEC\_EXPOSURE) table. Exposures created out of re-tranching of single asset such as Re-Remic positions need not be treated as re-securitization positions. Exposures which are created by re-tranching a single asset (like Re-Remic positions) are treated as securitization exposures, as mentioned by the accord. Case where bank has provided clean up call i.e.

If Eligible clean up call indicator = 'Y', then the call option exposure will be a part of Sec RWA.

If Eligible clean up call indicator ='N/Null', then the call option exposure which includes all the underlying exposures associated with securitization will be a part or Non- Sec RWA.

If Implicit support indicator = 'Y', then the exposure will be a part of Non-Sec RWA.

If Implicit support indicator ='N/Null', then the exposure which includes all the underlying exposures associated with securitization will be a part or Sec RWA.

For Sec portfolio reporting purpose, capital of sec exposures belonging to the pool on which originator has provided implicit support will be 0.

If a securitization (1) includes one or more underlying exposures in which the borrower is permitted to vary the drawn amount within an agreed limit under a line of credit, and (2) contains an early amortization provision, then Risk based capital for these transferred exposures will be calculated as per non securitization framework.

If bank has provided Early amortization provision, i.e. at pool level, pool type= Revolving and Early amortization type is:

- Controlled committed Early Amortization Provision
- Controlled uncommitted Early Amortization Provision
- Uncontrolled committed Early Amortization Provision
- Uncontrolled uncommitted Early Amortization Provision

Then RWA for the above condition will be calculated as per non sec framework i.e. Rwa will be calculated for the Underlying of the Pool and for regulatory purpose, RWA, EAD and Risk weight for the securitized exposures will be updated as zero. Early amortization type is expected as a download value at pool level.

The mitigants data are populated from the staging table to the processing table. The exposures which are mapped to the mitigants are captured and populated from the staging table to the processing table. Securitization data population is handled by the process US III Sec Data Population. Mitigant data population is handled by the process USA Mitigant Data Population and exposure mitigant mapping population is handled in the process USA Sec Exp Mitigant Mapping Pop.

#### Sec Reclassification

The application uses the standard data for all kinds of calculations (product type like Eligible Liquidity Facility, bank role like Originator, pool type like Mortgage Backed Securities). Before any calculation, the application reclassifies the bank specific data to standard data. The application reclassifies the bank role to the standard bank role of an Originator or Investor. Other bank roles like Sponsor, Credit Protection Provider, and so on, are reclassified into Originator, Investor, and so on, respectively. The application also reclassifies the pool type to the standard pool type like Credit Cards Receivable Pool, Auto Loans, and so on. The application also reclassifies the product type to the standard product type like Mortgage Backed Securities, Eligible Liquidity Facility, and so on. It reclassifies the mitigant type to the standard mitigant type like the Debt Securities, Credit Derivative, Cash, and so on. It reclassifies the mitigant issuer type to the standard mitigant issuer type like Banks, Corporate, and so on. These reclassification tasks are present in **Sec Reclassification** sub process.



### • Approach Selection

Due Diligence Requirement for securitization exposures:

Except for exposures that are deducted from CET1 capital and exposures which are subject to Small-business loans and leases on personal property transferred with retained contractual exposure, if a banking organization is not able to meet due diligence requirements, it would be required to assign a risk weight of 1250% to the exposures.

Due diligence requirement includes a comprehensive understanding of features of securitized exposures which could affect the performance of the exposures which includes:

- Conducting an analysis of the risk characteristics of a securitization exposure prior to acquiring the exposure,
- o Understanding the Structural features of securitization that would materially impact the performance of the exposure,
- o Relevant information regarding the performance of the underlying credit exposure
- Relevant market data of the securitization.

If a banking organization is able to meet due diligence requirements, a Bank can opt for SSFA, Gross up Approach or 1250% risk weight consistently to all its securitized exposures. For all the three approaches (opted by the bank), based on data availability, methodology will be assigned by the application. If the exposures are not qualified for the approaches opted by the bank, the exposures are risk weighted at 1250%.

The application assigns the appropriate approach to the exposures, based on the criteria specified in the US III. SSFA parameters Kg for re-securitization positions are arrived by using capital of underlying securitization positions.

These approaches are applicable for all the bank roles. If the bank has opted for Gross up Approach for all its securitized exposures, the same cannot be assigned to the sold credit protection to calculate the risk weight, instead it will be risk weighted @ 1250%. This approach selection is handled in the sub-process **Sec Approach Selection**.

That is, in case of re-securitization positions, if any of the underlying securitization positions are using any approach other than SSFA (Example: 1250%), the solution will not assign SSFA for re-securitization position.

# **Securitization – Advanced Approach**

Due to the economic crisis in 2008 and other amendments brought in by the Dodd-Frank Act, US III has revised the treatment of securitized exposures. The application supports the following revised hierarchy of approaches for securitization exposures:

- Supervisory Formula Approach (SFA)
- Simplified Supervisory Formula Approach (SSFA)
- Risk Weight at 1250%

### Assumptions

A few of the interpretations pertaining to SSFA are as follows:

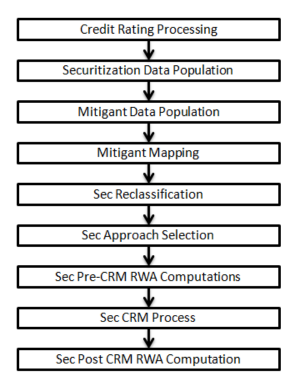
• Investment grade are ratings equivalent to BBB- or above



• Low ratings are ratings equivalent to BB+ or below

### Process Flows for Securitization - Advanced Approach

The procedure by which the application handles the advanced approach of securitization exposures is as follows:



### • <u>Credit Rating Process</u>

The entire rating information of the exposures and the mitigants are populated from the staging tables to the processing tables. The exposure and the tranche rating information are captured in the account rating (STG\_ACCOUNT\_RATING\_DETAILS) tables and the mitigant rating information is captured in the instrument rating details (STG\_INSTRUMENT\_RATING\_DETAILS) table. Though the ratings are no longer relevant, the investment grade criteria are handled in the application with the help of these ratings. Any rating below BBB, are all non-investment grades and are low rated. The rating processing is handled in the process USA Credit Rating Processing.

# • Securitization and Mitigant Data Population with Mitigant Mapping

The data pertaining to the pool, tranche, and exposures are populated from the staging tables to the processing tables. The underlying exposures data are captured in the respective product processor tables for originator records. The underlying exposures are captured in the underlying exposures (STG\_UNDERLYING\_EXPOSURES) table for investor and sold credit protection. The underlying exposures data follows the process pertaining to the non securitization exposures. The securitization transactions which are backed by non-financial assets or by operating companies, are excluded from the securitization treatment. They are instead treated as non-securitization exposures. For reporting bank providing only the exposure level information, the application expects a few pool level and tranche level parameters, which are required for further processing, to be provided in the exposures (STG\_SEC\_EXPOSURE) table. Exposures created out of re-tranching of single asset such as Re-Remic positions need not be treated as re-securitization positions. Exposures which are created by re-tranching a single asset (like Re-Remic positions) are treated as securitization exposures, as mentioned by the accord.



The mitigants data are populated from the staging table to the processing table. The exposures which are mapped to the mitigants are captured and populated from the staging table to the processing table. Securitization data population is handled by the process US III Sec Data Population. Mitigant data population is handled by the process USA Mitigant Data Population and exposure mitigant mapping population is handled in the process USA Sec Exp Mitigant Mapping Pop.

### • Sec Reclassification

The application uses the standard data for all kinds of calculations (product type like Eligible Liquidity Facility, bank role like Originator, pool type like Mortgage Backed Securities). Before any calculation, the application reclassifies the bank specific data to standard data. The application reclassifies the bank role to the standard bank role of an Originator or Investor. Other bank roles like Sponsor, Credit Protection Provider, and so on, are reclassified into Originator, Investor, and so on, respectively. The application also reclassifies the pool type to the standard pool type like Credit Cards Receivable Pool, Auto Loans, and so on. The application also reclassifies the product type to the standard product type like Mortgage Backed Securities, Eligible Liquidity Facility, and so on. It reclassifies the mitigant type to the standard mitigant type like the Debt Securities, Credit Derivative, Cash, and so on. It reclassifies the mitigant issuer type to the standard mitigant issuer type like Banks, Corporate, and so on. These reclassification tasks are present in **Sec Reclassification** sub process.

### • Approach Selection

The application assigns the appropriate approach to the exposures, based on the criteria specified in the US III. SSFA parameters Kg for re-securitization positions are arrived by using capital of underlying securitization positions.

The application first identifies whether the exposure is SFA qualified and assigns SFA accordingly. Further, the application checks whether the exposure is SSFA qualified and assigns SSFA accordingly. Both the approaches are selected by the application based on the availability of data. If data for underlying securitized exposures are available for SFA, then the exposure is marked as SFA qualified. Similarly, if data of underlying securitized exposures is available for SSFA, then the exposure is marked as SFA qualified. If the exposures are not qualified for both the approaches, the exposures are risk weighted at 1250%. These approaches are applicable for all the bank roles. For sold credit protection as well, SFA, SSFA, and 1250% risk weighting are applied in a similar way. This approach selection is handled in the sub-process **Sec Approach Selection**.

That is, in case of re-securitization positions, if any of the underlying securitization positions are using any approach other than SSFA (Example: 1250%), the solution will not assign SSFA for re-securitization position.

# **Pre-CRM RWA Computation**

The application calculates the Pre-CRM RWA for the exposures by multiplying the Pre-CRM EAD with the risk weight of the exposures. Pre-CRM RWA is computed in the **Sec Pre-CRM RWA Computation** sub process, after the Gross up Approach or Simplified Supervisory Formula Approach Risk Weight Assignment Rules are computed. For SBOC pool type if bank satisfies the following two condition, that is:

- Bank has to be a qualified institution, that is, well capitalized bank or reclassified as adequately capitalized bank with the approval by the regulation.
- Total obligation retain by the bank cannot exceed 15% total capital. If bank satisfies the above criteria, then RWA will be added to sec RWA else to Non sec RWA.

With respect to the treatment for transfer of a small business loan or lease of personal property with recourse, following operational criteria should be met:

o The transaction must be treated as a sale under GAAP. It should be a true sale.



 Banks maintains a Non-Capital Reserve as per GAAP, sufficient to meet the estimated liability under the contractual obligation.

#### Pre-CRM EAD Computation:

The application assigns the Credit Conversion Factor (CCF) to the off-balance sheet items, For Eligible Liquidity facility, CCF assignment is based on Approach selection. Further, it computes the Pre-Mitigation EAD based on whether the exposure is an off-balance sheet item or not. On balance sheet EAD is calculated based on AOCI Opt out option and Exposures Available for sale indicator. For sold credit protection, the maximum notional amount of all the underlying exposures is the Pre-CRM EAD. This is handled in the sub-process Sec Pre-CRM EAD Computation. For sold credit protection in the form of nth to default credit derivatives, the maximum notional amount of all the underlying exposures is the Pre-CRM EAD. For sold credit protection in the form of guarantees, Pre-CRM EAD amount is made equal to minimum of notional amount of protection sold as against sum of exposure amount of products covered by guarantee.

#### Risk Weight Assignment:

Simplified Supervisory Formula Approach:

For exposures following the Simplified Supervisory Formula Approach, the application expects the underlying weighted average capital requirement of the securitization pool (KG) as an input. Other inputs needed for SSFA are parameters w, A and D. These can be provided either as an input, or can be calculated by the solution based on underlying data. Ensure that underlying securitized and underlying non securitized data is considered in case of resecuritization for calculation of parameter W. The application also sums up the non-performing balance of the underlying exposures under each of the specified status like 90 or more days delinquent, 90 or more days with deferred interest, default, foreclosure, bankruptcy, and REO and uses the sum for parameter w calculation as per US III.

Later, the application calculates the tranche parameters A and D based on the subordinated tranche balance and the subordinated funded reserve balance and the tranche balance, as specified by the US III. The solution calculates the balance of the subordinated funded reserve balance using the Data Transformation "Subrdntd\_Fndd\_Amt\_Pop".

For sold credit protection in the form of nth to default credit derivative, the tranche parameters A and D are calculated based on the underlying exposures. The parameter A is determined by using the sum of the least n-1 risk weighted assets' notional amount as the numerator and the sum of the notional amount of all the underlying exposures as the denominator. This calculation of tranche parameters of A and D happens using the Data Transformation "TRANCHE A D CALC SCP".

The details of the Data Transformation are as follows:

Data Transformation Name	Objective	Processing Logic
Subrdntd_Fndd_Amt_Pop	The objective of this Data Transformation is to calculate the sum of the subordinate tranche amounts of a securitization tranche.	For each tranche, pick the tranches which junior to the current tranche, sum those tranche's amount and update FCT_SECURITIZATION_TRANCHE.n_su bordinated_tranches_amt.Similarly sum the funded reserves of the junior tranches and update FCT_SECURITIZATION_TRANCHE.n_fu nded_reserve_amount.

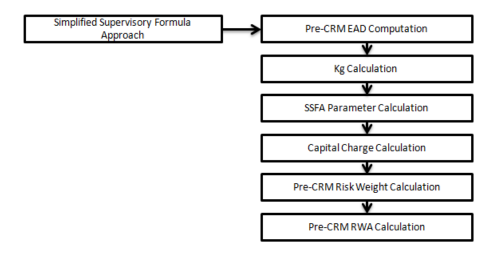


Data Transformation Name	Objective	Processing Logic
TRANCHE_A_D_CALC_SCP	The objective of this Data Transformation is to calculate SSFA parameters - Attachment Point and Detachment Point for exposures that arise as a result of sold credit protection (SCP) in the form of nth to default credit derivative.	EAD for Sold credit protection & Guarantees covering the sec exposures is calculated.  A is calculated as [Sum of the notional amount of the n-1 least risk weighted amount of the underlying covered by the credit protection] / Sum of the notional amount of all underlying exposure covered by the credit protection.  D is calculated as A + [Notional Amount of the Protection Provided / Sum of the notional amount of all underlying exposure covered by the credit protection] where Maximum EAD of underlying exposures is assigned as Notional Amount of the Protection Provided.

For sold credit protection other than nth to default credit derivative (example total return swap), all parameters are calculated using the same methodology for normal securitization positions. Like any other securitization position, you can also provide values of some parameters as a direct input to the application.

Once all the SSFA parameters are calculated, the application calculates the capital charge (KSSFA) of the exposures and hence the risk weight of the exposures. The application also checks the exposure to identify whether the exposure should be straddled or not, depending on the parameters A, D, and KA. Based on the satisfaction of the straddling criteria, the exposures are risk weighted using the straddling risk weight formula or the normal risk weight formula. In this case, there will be no splitting of the exposures as the straddling risk weight formula takes care of the splitting in one formula.

This is handled in the **Sec Pre-CRM RWA Computation** sub-process. The process flow for Simplified Supervisory Formula is as follows:



Note: Due to the hierarchy of approaches, all Sec Exposures which have valid Pool and Tranche level data go through and not SSFA. The remaining will undergo 1250% risk weight approach.



Risk Weight at 1250%:

Bank can also opt to apply 1250% risk weight if it doesn't choose SSFA or Gross up approach. All exposures, for which no approach is assigned, are risk weighted 1250%. Also, any exposure to which SSFA is assigned and the tranche SSFA parameter D is less than pool SSFA parameter Ka or the application is unable to calculate any of the SSFA parameters, then the exposures are risk weighted 1250%.

Also, the following exposures are assigned 1250% risk weight regardless of the approach selected.

- o Exposures belonging to credit enhancing interest only strips,
- Low rated securitization exposures
- o Exposures which are below KIRB for

This is computed in the **Sec Pre-CRM RWA Computation** sub-process, under the applicable approaches.

Risk weight assignment for exceptional cases:

Few of the exposures, regardless of the approach selected, are risk weighted as applicable to the standard product type. The application assigns the risk weight for the Eligible Liquidity Facility as the maximum risk weight of the underlying exposures. The application assigns the risk weight for the second loss position as the maximum of 100% and the maximum risk weight of the underlying exposures. In both these cases, if maximum risk weight of underlying exposures is not available, then it will assign them 1250% risk weight. As per the US Regulatory Capital Final Rules, the bank is required to assign the risk weight of at least 100% for a non-credit-enhancing interest-only mortgage-backed security. This exception in risk weight assignment is handled after the Gross up Approach or Simplified Supervisory Formula Approach tasks in the **Sec Pre-CRM RWA Computation** sub process.

In this current release of OFS Basel Regulatory Capital Release 6.1.2.0.0, the capital calculation of re-securitized positions has changed. For capital calculations of re-securitized positions, information of underlying exposures capital (SSFA this data is required for Kg calculation) is required as a direct input in the application. Hence, the application first calculates capital for all securitized positions and then calculates those parameters for SSFA that are dependent on underlying securitized positions' capital.

Gross up Approach:



For all the Exposures, for which the Bank are not subject to market risk rule choose to apply Gross Up Approach instead of SSFA. They are able to calculate all the parameters required for the Gross up Approach, and qualify them. Else, the exposures is applied a risk weight of 1250%.

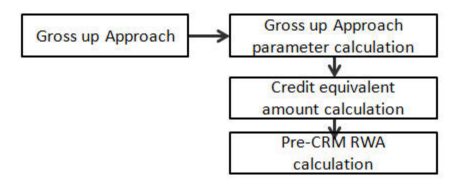
The Risk weight computed using the Gross up approach has a floor of 20%. That is, the Risk weight of the exposures will be a maximum of 20% and the calculated risk weight.

To use the gross-up approach, a Bank calculates the following four inputs:

- 1. Pro rata share value of the bank's exposure as a percent of the tranche that contains the exposure. It is expressed as a value between zero and one.
- 2. Enhanced amount value of tranches that are more senior to the tranche containing the bank's exposure.
- 3. Exposure amount of the bank's exposure.
- 4. Risk-Weight weighted average risk-weight of underlying exposures of the securitization. Risk weight is calculated as per standardized approach for underlying exposures. Maximum risk weight that can be assigned is 1250% that is; it is capped at 1250%.

Above mentioned parameters are applicable for both sec and Resec except that the calculation of weighted average risk weight is different for resec. For resec, both the underlying sec and non sec is required to calculate weighted average risk weight.

The process flow for Simplified Supervisory Formula is as follows:



To calculate RWA for gross up approach, multiply risk weight and credit equivalent amount.

#### Sec CRM Process

Mitigant eligibility, mitigant risk weight, haircut assignment, and allocation of mitigants to exposures are handled in **Sec CRM** sub-process.

### Mitigant Eligibility:

The application identifies the following mitigants in the case of securitized exposures – collateral, guarantees, and credit derivatives. The mitigants are identified as eligible, based on the eligibility criteria as specified by the US III. For collateral, the eligibility is based on the criteria whether the mitigant is a re-securitized exposure, belongs to the investment grade, a standard mitigant type, and whether the mitigant belongs to the conforming residential mortgage. For guarantees and credit derivatives, the eligibility criteria are based on the issuer type and the satisfaction of the other criteria as specified in the US III.

### Mitigant Risk Weight:



The application assigns the risk weight to the financial collateral based on the issuer type and the Country Risk Classification (CRC) assigned, if applicable. The risk weight to the guarantees and credit derivatives are assigned based on the PD, LGD, and the correlation calculated for the mitigant. The financial collateral issued by different issuers and belonging to various CRC classes, is assigned different risk weights as per specified in the US III. Also, countries which have defaulted are assigned a different risk weight. In the case of financial collateral by foreign banks, the application assigns the ratings based on the foreign bank's country code.

### Haircut Assignment:

The application assigns the various haircuts, as applicable to the mitigants, specified by the US III. This is based on the risk weight assigned to the mitigant, standard issuer type, and the residual maturity associated with that mitigant. The minimum holding period of the financial collateral is 65 business days. The mitigant volatility haircut can be scaled up if the minimum holding period is more than 65 days.

The same scaling up is done for FOREX haircut. Once the haircut assignment is complete, zero risk weight is assigned to financial collaterals. Only eligible mitigants are considered for haircut assignment and for further processing. Post haircut assignment, the eligible mitigants are moved from mitigants table to sub exposures table.

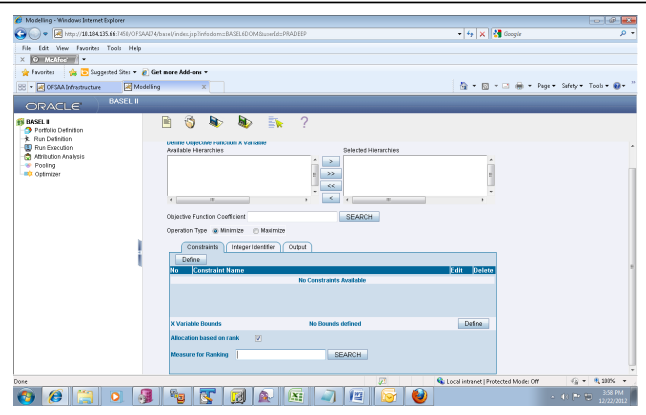
# Allocation of Mitigants to Exposures:

The application computes the mitigant value post all haircuts. Then it uses the pooling and optimizer logic to allocate the exposures to the mitigants. This is slightly different from the optimizer logic of non-securitization exposures as the securitization exposures have priority in the cashflow and the senior most exposure (or tranche) gets the maximum protection by the mitigants. The senior most exposure (or tranche) is denoted with seniority 1 and the second senior exposure is denoted with seniority 2 and so on. For mitigant allocation of securitization exposures, senior exposures are given preference over junior exposures. The other parameters which are considered in the allocation logic are the risk weight and the mitigant value post haircut.

The application uses the linear programming logic to allocate the mitigants to the exposures. The pooling logic in securitization is the same as that of non-securitization. The optimizer logic for securitization is slightly different and the difference is as follows:

Based on the seniority of the exposures, risk weight of the exposures, the mitigants, and the mitigant value, the order in which the mitigants will be allocated to the exposures is arrived at. The order of allocation can be changed by editing the database function. You have to choose the allocation rank measure in the optimizer definition screen (see below figure) while defining the optimizer logic.





The remaining steps to create optimizer definitions are same as those mentioned in the non-securitization process. The optimizer works on the minimization constraint logic.

Single Mitigant mapped to Single or Multiple Exposures

If there are one or more than one exposures mapped to a single mitigant, the mitigant is allocated to the exposure with the highest seniority.

If there is more than one exposure with the same highest seniority, then the mitigant is allocated to the exposure which yields the highest mitigant value post haircut.

Single Exposure mapped to Single or Multiple Mitigants

If there is one or more than one mitigants mapped to a single exposure, the least risk weighted mitigant is allocated to the exposure.

If there are more than one mitigants with the same least risk weight, then the mitigant which has the highest mitigant value post haircut is allocated to the exposure

Multiple Exposures mapped to Multiple Mitigants

This is treated as a case of a single mitigant mapped to single or multiple exposures to identify a mitigant to be assigned to the exposures. Then, the treatment pertaining to single exposure mapped to multiple mitigants is followed to yield the credit risk weighted exposure amount. Using the above logic, the application calculates the factor of exposure covered by the mitigant and the factor of the exposure uncovered (without any protection).

### • Post CRM RWA Computation

The application computes the covered amount and the uncovered amount for the exposures. The covered amount is computed by multiplying the covered factor with the exposure amount. To this covered amount, the application assigns the mitigant risk weight. The product of the covered amount and the mitigant risk weight is the covered RWA. The uncovered amount is computed by multiplying the uncovered factor



(which is 1 – sum of all covered factors for that exposure) with the exposure amount. This uncovered amount is multiplied by the exposure risk weight to get the uncovered RWA. The sum of the covered RWA and the uncovered RWA is the Post CRM RWA of the exposure.

The following sub processes and tasks are handled in the **USA\_NPR\_III\_SEC\_IRB** process:

- o Reclassification
- o Approach selection
- o Pre-CRM EAD Computation
- o Risk Weight Assignment Gross up Approach
- o Risk Weight Assignment Simplified Supervisory Formula Approach
- o Risk Weight at 1250%
- Risk Weight Assignment for exception cases
- o Pre-CRM RWA Computation
- Mitigant Eligibility
- Mitigant Risk Weight
- Haircut Assignment
- Allocation of Mitigants to Exposures
- Post CRM RWA Computation

### Risk Weight Assignment OECD member based on CRC Rating

Under US Regulatory Capital Final Rule, Organization for Economic Co-operation and Development (here on mentioned as OECD) member countries without a CRC rating receives a risk weight of zero, whereas Non- member countries without a CRC rating receive a risk weight of 100 percent.

Bank exposures to sovereign, foreign bank and foreign PSE with a CRC rating continue to be assigned the risk weight that corresponds to the CRC ratings, as proposed in the US Regulatory Capital Final Rule.

# Key Data Elements

A few key data elements are provided in this section. For an entire list of tables and columns to be populated refer to the Download Specifications document. For the treatment indicator as non securitization, those securitization exposures should be excluded from securitization framework.

### **Securitization Exposures:**

If the reporting bank does not have data on the underlying exposures, then the following parameters are expected to be updated in the exposure table:

- Parameters for Gross up Approach are:
  - n\_tranche\_enhanced amount
  - n\_tranche\_percent
  - n\_sec\_exp\_amount
  - n\_sec\_exp\_RW\_UL
- Parameters for SSFA are:



```
n_pool_kg
n_ssfa_pool_parameter_w
n_ssfa_tranche_parameter_a
n_ssfa_tranche_parameter_d
```

If both the underlying exposure value and direct values are provided by the reporting bank, then the direct values are given preference over the underlying exposure values.

### Mitigant Eligibility

Key Data Elements for Mitigants:

Conforming Residential Mortgages Indicator: The Residential Real Estate mitigants which belong to conforming residential mortgage category should have "Y" value in this field. The application marks them as ineligible mitigants.

Re-securitized exposures mitigants: The mitigants belonging to re-securitized exposures should have "Y" value in this field. The application marks them as ineligible mitigants.

Key Data elements for Exposure Mitigant Mappings:

Exposure Mitigant Positively Correlated Indicator: If the exposures and mitigants are positively correlated then guarantees and credit derivatives become ineligible

Key Data elements with respect to Ratings:

The mitigants which are Non Investment Grade become ineligible. The Non Investment Grade mitigants are identified based on the Basel Ratings of the mitigants. The mitigants with ratings less than 'BBB' become Non Investment Grade mitigants.

### Mitigant Risk Weight

Key Data Elements for Credit Rating:

Rating Description: The ratings corresponding to 'EC0' to 'EC7' are used for identifying 'CRC0' to 'CRC7' classes.

Key Data Elements for Country Dimension:

Default Indicator: The issuer countries which are defaulted are indicated by this attribute in the country master table.

#### Miscellaneous

The following data is expected to be provided by the bank:

- Balance of the underlying exposures with various statuses which are required to compute SSFA Parameter
- Balance of all the subordinate tranches and their seniority in the cash flow, including tranches where the
  bank has no exposures is required to compute Parameter A, Credit Enhancement Level, and Eligibility of
  Nth to Default Credit Derivative Mitigant.
- Balance of any funded credit reserve and its seniority in the cash flow which is required to compute Parameter A, Credit Enhancement Level, Eligibility of Nth to Default Credit Derivative Mitigant.

# **Financial Institutions**



Under the US Regulatory Capital Final Rule, the following are the Financial Institutions mentioned in the rules:

- 21. Bank holding company
- 22. Banks
- 23. Credit union company
- 24. Depository institution
- 25. Foreign bank
- 26. Insurance companies
- 27. Merchant banking companies
- 28. Non-banking financial companies
- 29. Primary dealers
- 30. Private equity investment firm
- 31. Savings and loan holding company
- 32. Industrial loan company
- 33. Industrial bank
- 34. State member bank
- 35. State non-member bank
- 36. Future commission merchant
- 37. Swap dealer
- 38. Financial market utility company
- 39. Securities holding company
- 40. SPV (Special Purpose Vehicle)



Under the US Regulatory Capital Final Rules, the agreement stated that, any other company of which bank is having an investment in the equity instruments of the company with an adjusted carrying value of exposure amount equal to or greater than \$10 million, or bank owns more than 10 percent of companies issued and outstanding common shares or similar equity interests and the company is mainly involved in:

- Lending money, securities or other financial instruments, including servicing loans.
- Insuring, guaranteeing, indemnifying against loss, harm, damage, illness, disability, or death, or issuing annuities.
- Underwriting, dealing in, making a market in, or investing as principal in securities or other financial instruments.
- Asset management activities.

The financial institutions rule is defined as - USA - US III - Non Sec Financial Entity Identification.

The operational criteria like company that is mainly involved in the financial activity where bank has investment in equity instruments of the company with an adjusted carrying value or exposure amount equal to or greater than \$10 million, or bank owns more than 10 percent of the companies issued and outstanding common shares, falls under the twenty categories of financial institution mentioned above.

Also most of the criteria's fall under the above mentioned twenty criteria's.

Hence, bank can map either a company into one of the twenty criterias or it can customize on their own by adding the counter party in the stg\_party\_master. Ensure to provide the flag against "f\_financial\_entity\_ind" as "Y".References and Definitions –

- The term "financial market utility" means any person that manages or operates a multilateral system for the purpose of transferring, clearing, or settling payments, securities, or other financial transactions along with financial institutions or between financial institutions and the person.
  - Reference http://www.dodd-frank-act.us/Dodd Frank Act Text Section 803.html
- An Industrial Loan Company (ILC) or Industrial Bank is a financial institution in the United States that lends money, and may be owned by non-financial institutions.
   Companies that have set up Industrial Banks include UBS, General Electric, General Motors, American Express, Target Corp, Nordstrom, Harley-Davidson, First Data, UnitedHealth Group, BMW, and Sallie Mae.
  - Reference http://en.wikipedia.org/wiki/Industrial\_loan\_company
- An SHC is a nonbank company that owns at least one registered broker or dealer.
  - Reference http://www.federalreserve.gov/newsevents/press/bcreg/20120530a.htm
- STATE NONMEMBER BANK.--The term "State nonmember bank" means any State bank which is not a member of the Federal Reserve System.
  - Reference http://www.fdic.gov/regulations/laws/rules/1000-400.html



# **Treatment of RME Risk-Weight**

Under the US Regulatory Capital Final Rules, it assigns either 50 percent or 100 percent risk weight to certain one-to-four family residential pre-sold construction loans and multifamily residential loans under the advanced approaches rule. And it is consistent with provisions of the RTCRRI Act (Resolution Trust Corporation Refinancing, Restructuring, and Improvement Act).

The supplementary information section of the US final rule, that contains comments and discussion, has a mention of assigning RW of 20% to a residential mortgage guaranteed by the federal government through the Federal Housing Administration (FHA) or the Department of Veterans Affairs(VA). However, there is no mention of such treatment in the final text of the rule para 32 (g). The application is following final text and hence, doesn't assign 20% RW to RME guaranteed by FHA or VA.

The RTCRRI Act of 1991 mandates that each agency provide in its capital regulation:

- c) A 50 percent risk weight for one-to four-family residential pre-sold construction loans and multifamily residential loans that meet specific statutory criteria in the RTCRRI Act and underwriting criteria imposed by the agencies.
- d) A 100 percent risk weight for one-to four family residential pre-sold construction loans for residences for which the purchase contract is cancelled.

Therefore according to the RTCRRI Act, Residential Mortgage Exposures receives the following risk-weight:

- 4. A 50 percent risk-weight to **one-to-four-family residential** (**residence consisting of 1 to 4 dwelling units**) **loan** if residences have been pre-sold (that is the home is sold either before or during construction) to buyer and buyer who has made a substantial earnest money deposits. This can be used in defraying cost related to any cancellation of the purchase contract and the loans meet the certain underwriting characteristics such as documentation demonstrating that the buyer of the residence intends to purchase.
- 5. A 100 percent risk weight for **one-to four-family residential** pre-sold construction loans for a residence for which the purchase contract is cancelled.
- 6. A 50 percent risk weight for **multifamily residential (consist of more than 4 dwelling unit or an apartment building) loans** that meet the following criteria as per RTCRRI Act
  - e. If fixed interest rate loan:
    - iii. Loan- to- value is not exceed 80 percent.
    - iv. Net operating income to Debt ratio is not less than 120 percent.
  - f. If floating interest loan:
    - iii. Loan-to-value is not exceeding 75 percent.
    - iv. Net operating income to Debt ratio is not less than 115 percent.
  - g. Amortization of principal and interest occur over a period of not more than 30 years.
  - h. The minimum maturity for repayment of principal is not less than 7 years that is, loan cannot be foreclosed before 7 years.

If the residential mortgage loan does not meet the relevant criteria according to the above described rule then it is not going to qualify for the statutory risk weights and might be risk-weighted according to the Advanced Approach for US risk-based capital formula.

### Reference -

As the requirement specified in the accord, it does not mention the RTCRRI Act and also the criteria under which different risk weight are assigned. All the understanding stated can be referred from the below link-

http://fraser.stlouisfed.org/download-page/page.pdf?pid=99&id=449705



# **Loss Given Default Floor for RME**

Under US Regulatory Capital Final Rules , the Loss Given Default (LGD) value for each segment of residential mortgage exposures must not be less than 10 percent. Except for segments of residential mortgage exposures for which all of the principal of each exposure is either:

Directly and unconditionally guaranteed by the full faith and credit of a sovereign entity.

Or

Guaranteed by a contingent obligation of the U.S. government or its agencies.

The requirement for the LGD flooring of 10 percent for the RME exposure class is not applicable if the exposure is guaranteed by sovereign or US government.

This requirement is already handled in the application through the rule – "USA - Non Sec LGD floor Value for Retail Exposures".

The only change that needs to be included is Party type reclassification is where the US Government has to be mapped to Sovereign as a standard party type reclassification.

# **Cleared Transactions**

The G20 Leaders, at their Pittsburgh summit in September 2009, agreed to a number of measures to improve the over-the-counter (OTC) derivatives markets, including creating incentives for banks to increase their use of Central Counterparties (CCP). Central clearing decreases the possibility of systemic risk by reducing the possibility of transferring financial contagion risk problems from one institution to another institution. This movement of a transaction to a CCP and the eventual failure of CCP can be catastrophic to the entire financial system. The US III, in line with Basel committee guidelines, has introduced a new capital requirement for a bank's exposure arising from OTC, exchange traded derivatives, and repo style transactions which are cleared through CCP. The application calculates the risk charge for the transaction involving CCP's as per the guidelines laid out in US III.

This concept is applicable for all the OTC and exchange traded derivatives and SFT products cleared through Qualified Central Counterparty (QCCP). For more information on terms such as Central Counterparty, Qualifying Central Counterparty, Clearing Member, Clearing Member Client, and Bankruptcy Remote refer *Glossary*.

# **Out of Scope**

The concept of Default Fund Requirement of the bank has not been incorporated in the current release of the application.

### Assumption

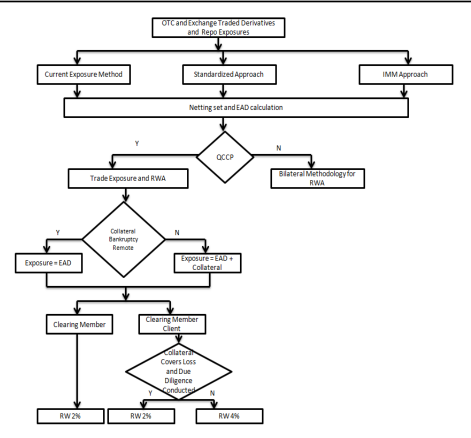
Fair value of collateral will be at counterparty and collateral type level.

# **Interpretation**

- US III does not clearly mention treatment of collateral posted with non qualifying CCP. Therefore, the application currently applies the treatment of bilateral trade for the exposure of bank with non qualifying CCP (NQCCP).
- For the collateral posted with NQCCP, with reference to Reserve Bank of India (RBI) directives, the
  application currently applies the same risk weight to the collateral posted with NQCCP with transactions
  of the same nature.
- US III does not state a differential treatment for transactions between clearing member and client, which arises due to the clearing member acting as an intermediary between client and CCP. The application currently does not support any such functionality.

#### **Process Flow**





### • EAD Calculation

EAD calculation is computed as per Current Exposure Method (CEM) or should be provided as an input for Standardized or IMM approach. The Rule **Non Sec Pre-Mitigation EAD Amount for Cleared Transaction Collaterals** under the EAD Calculation sub process computes this.

### • Treatment of Exposure with Qualified CCP when Reporting Bank act as Clearing Member

The application expects you to identify all the transactions which fall under the group of cleared transactions. The application calculates risk charge separately for exposures and collaterals posted with the QCCP. All the exposures with the QCCP are assigned a risk weight of 2%. If the collateral posted with the QCCP is not bankruptcy remote, then a risk weight of 2% is assigned. Otherwise a 0% risk weight is assigned.

### • Treatment of Exposure with Qualified CCP when Reporting Bank act as Clearing Member Client

The application expects you to identify all the transactions which fall under the group of cleared transaction. Risk weight assignment for the exposure with QCCP is based on the validation of the collateral posted by the reporting bank with the clearing member or QCCP. A risk weight of 2% is assigned if the following conditions are met:

If the collateral posted covers all the losses arising for the clearing member or QCCP

Due diligence is conducted on the collateral wherein there will be no restrictions on the clearing member or QCCP for using posted collateral, in case of any legal proceeding at 2%.

**Note**: These two conditions (that is, collateral covers the loss and due diligence conducted) are expected to be provided as an input.

If the preceding two conditions are not met, then a risk weight of 4% is assigned. These conditions are collateral specific and the application expects it for the collateral posted with QCCP. It automatically



assigns the same to all the exposures of reporting bank with the QCCP. Collateral posted with the QCCP is also assigned the same risk weight which gets assigned to the exposure.

# • Treatment of exposure with non-qualifying CCP when bank acts as clearing member or clearing member client

The application expects you to identify all the transactions which fall under the group of the cleared transaction. Risk weight assignment for both exposure and collateral posted with the non-qualifying CCP is assigned the same risk weight as that of a bilateral trade. The CCP is considered as bank or corporate for the treatment.

The Risk Weight is assigned by the Rule Risk Weight Assignment for Cleared Transactions under the sub process Risk Weight Assignment and the Capital Charge for these transactions are calculated by the Rule Non Sec Pre-Mitigation Capital Charge Calculation for Cleared Transactions under the sub process Capital Calculation.

The US Regulatory Capital Final Rules provides that a clearing member banking organization,

- (iv) Acts for its own account,
- (v) Is acting as a financial intermediary (with an offsetting transaction or a guarantee of the client's performance to a QCCP)
- (vi) Guarantees a QCCP's performance to a client

Which is applied to a 2% risk weight to the banking organization's exposure to the QCCP.

Transaction details where reporting bank role is a Clearing member (CM) or a Clearing member client (CMC):

# Banking Organization Clearing Member (Bank CM) - Own Account



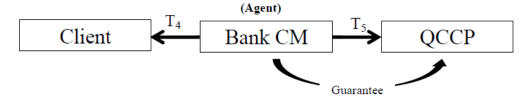
# Bank CM - Client Trade

· Financial intermediary with offsetting transaction to QCCP

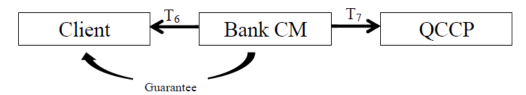




Agency with guarantee of client performance



• Guarantee of QCCP performance



Banking organization can play agency role for a direct transaction between CMC and CCP by providing guarantee to CCP on behalf of client or guarantee to client on behalf of CCP.

In case of guarantee to CCP on behalf of client, there is no exposure to CCP but guarantee is an exposure to client. This is treated as OTC exposure to client.

In case of guarantee towards performance of CCP, exposure is taken for both client and CCP as displayed in the following chart detailing for all the transactions.

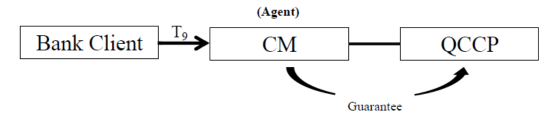
Transaction details where reporting bank role is a Clearing member client (CMC):

# Bank Client – CM Trade

Financial Intermediary with offsetting transaction to QCCP



· Agency with guarantee of client performance





# **Treatment details for Cleared Transaction:**

	Exposure to	Description	Risk-weighting treatment under the US Regulatory Capital Final Rule	
T1	QCCP	Own Account	2% risk weight on trade exposure amount	
Т2	Client	Financial intermediary with offsetting trade to QCCP	OTC derivatives with CEM scalar**	
Т3	QCCP	Financial intermediary with offsetting trade to QCCP	2% risk weight on trade exposure amount	
Т4	Client	Agent with guarantee of client performance	OTC derivatives with CEM scalar**	
Т5	QCCP	Agent with guarantee of client performance	No exposure	
Т6	Client	Guarantee of QCCP performance	OTC derivatives with CEM scalar**	
Т7	QCCP	Guarantee of QCCP performance	2% risk weight on trade exposure amount	
Т8	СМ	CM financial intermediary with offsetting trade to QCCP	2% or 4% risk weight on trade exposure amount	
Т9	QCCP	CM agent with guarantee of client performance	2% or 4% risk weight on trade exposure amount	

<sup>\*</sup>Risk weight varies depending on compliance with bankruptcy remoteness of collateral and probability of client positions.

\*\*Advanced approaches banking organizations using the IMM may reduce the margin period of risk. Under the US Regulatory Capital Final Rules, a clearing member banking organization treats its counterparty credit risk exposure to clients as an OTC derivative contract, irrespective of whether the clearing member banking organization guarantees the transaction or acts as an intermediary between the client and the QCCP. Consistent with the BCBS CCP interim framework, to recognize the shorter close-out period for cleared transactions, under CEM approach a clearing member banking organization may calculate its exposure amount to a client by multiplying the exposure amount, calculated using the CEM, by a scaling factor.

<b>Holding Period (days)</b>	Scaling Factor		
5	0.71		
6	0.77		



7	0.84
7	0.89
9	0.95
10	1.00

# **Key Data Elements:**

Some key data expectations are as follows:

- For the exposure, the application expects the counterparty for the trades which are stamped as cleared transaction, to be CCP.
- The application also has captured the clearing member code if the role of the bank for the transaction is a clearing member client.
- For the collateral posted with clearing member, the application expects the counterparty to be clearing member and in addition the application also captures the QCCP for which collateral is posted.
- When the collateral is posted with CCP, transactions similar to exposures are expected. Collateral is also expected at counterparty and collateral type level.
- All the collateral records are assigned the risk weight separately.
- The following data elements are expected as an input from the client:

Central Counterparty is Qualifying or Non Qualifying.

Collateral covering losses and due diligence conducted by CMC for the collateral contract.

Bankruptcy Remote status for the collateral posted with CCP.

Fair value of collateral at counterparty and collateral type.

Bank's role in the transaction with the Central Counterparty

### **Default Fund Contribution**

According to the US Regulatory Capital Final Rule, a default fund contribution refers to the funds contributed or commitments made by a clearing member to a Central Counterparty's (CCP) equalized loss sharing agreement. The purpose of such default funds is to provide capital, in addition to the collateral posted by participants and in addition to capital provided by the clearinghouse, as a safeguard against extraordinary losses that might occur in connection with.

For example a financial crisis in the market or the simultaneous defaults of several large members. The clearing members contribute to such default funds kept with the central counterparty (clearing house) in the proportion of their exposure to the central counterparty. The default fund contributions by the clearing members contribute towards the central counterparty's regulatory capital along with CCP's own contributions to the default fund. These contributions act as collaterals to mutually share in the losses incurred by the clearing members due to counterparty defaults.

For each clearing member, a contribution is made to the central counterparty's default fund. This contribution acts as a relief's against the defaults by any clearing member of the central counterparty.



US Regulatory Capital Final Rules explains the methods that the banking organization playing the part of a clearing member of the CCP, need to adopt and compute risk weighted assets (RWA) for a non-qualifying and a qualifying CCP.

If the CCP is not a qualified CCP (Non-QCCP), then the risk weighted asset amount for the banking organization's default fund contribution is the sum of default fund contribution multiplied by 1250%.

If the CCP is a qualified CCP (QCCP), then the RWA amount is computed using one of the following two approaches stated below:

Approaches	Sub – Process
Total Default Fund Contribution Approach	RWA for Default Fund Contribution with QCCP Total Default Fund Contribution Approach
Bank's Own Default Fund Contribution Approach	RWA for Default Fund Contribution with QCCP Banks Own Default Fund Contribution Approach

# Approach 1:

For the purpose of computing the clearing member's capital requirement, which is the reporting bank's capital requirement for the contributions made to the CCP's default fund, we need to know the hypothetical capital requirement of the central counterparty for the default fund. This needs to be computed by the central counterparty based on the exposures of all the clearing members to the default fund. Once this figure is calculated by the CCP, it is shared with all the clearing members to enable them and to compute their respective capital requirements against the default fund.

When the reporting bank gets the hypothetical capital requirement from the QCCP, next step is to compute the capital requirement of the reporting bank by finding out the proportion of the reporting bank's contribution in the total default fund contribution.

The parameters considered for this purpose include the following QCCP's:

- Net potential exposure to the two largest clearing members,
- The total net potential exposure to all the clearing members,
- Total default fund contribution by all the clearing members,
- QCCP's own contribution to the default fund, and
- The total number of clearing members for the default fund.

The last step is to compute the risk weighted assets of the reporting bank corresponding to the default fund contribution to the QCCP by using the capital computed in the above step.

These steps and the calculation involved are the following:

Step 1:

It requires the QCCP to calculate its hypothetical capital requirement (KCCP) for the default fund. This is done by the QCCP and will be published to the clearing members for them to use for their respective capital calculations.

Step 2:

Compare KCCP with the funded portion of the default fund of a QCCP and calculate the capital requirement of the bank (KCM) by using the total of all the clearing members' capital requirements ( $K^*_{CM}$ ).



This capital requirement will be considered on the contribution that the clearing members make to the default fund of the QCCP.

# **Approach 2:**

RWA amount for the default fund contribution is equal to 1250% multiplied by default fund contribution subject to a cap based on banking organization's trade exposure amount for all of its transactions with a QCCP. RWA amount for default fund contributions will be minimum of:

(1250% \* default fund contribution to the QCCP, 18% \* Trade Exposure Amount to the QCCP).

### **Key Data Elements**

Key data elements that need to be noted are listed in this section. To view the complete list of tables used, see the *Download Specification* document.

- Default fund contributions and related data is expected at Default fund Central Counterparty level in the entity Stage Central Counterparty Details (STG\_CCP\_DETAILS).
- Hypothetical Capital Requirement of CCP, Maximum Net Potential Exposure of clearing member of CCP, 2nd Maximum Net Potential Exposure of clearing member of CCP, Total Net Potential Exposure of clearing member of CCP, Number of Clearing Members to the CCP, Total funded Default Fund Contribution of all clearing members to the CCP, Total unfunded Default Fund Contribution of all clearing members to the CCP and Default fund contribution of CCP from its own funds for each central counterparty level required.
- Application supports only the capital requirement of the bank (KCM) based on Funded/Unfunded default contributions from all clearing members not by Initial Margin. But data model supports place holders to capture Total Initial Margin by all clearing members to CCP and Bank's initial margin posted to CCP.

# **Other Amendments**

# **Eligible Guarantees**

US III has amended the definition of eligible guarantee. An eligible guarantee, as per the proposed rule, now includes a contingent obligation of the U.S. Government or an agency of the U.S. Government, the validity of which is dependent on some affirmative action on the part of the beneficiary or a third party.

Hence, the following list of agencies (if issued a guarantee) is termed as eligible guarantor:

- US Government
- Federal Home Loan Bank
- Federal Agricultural Mortgage Corporation (Farmer Mac)
- Depository institution
- Bank holding company
- Savings and loan holding company
- · Credit union
- Foreign Bank
- Securities Firm

Party type reclassification Rule and mitigant eligibility Rule have been modified to incorporate this amendment in the current release.



User Guide: Oracle Financial Services Basel Regulatory Capital IRB Approach Release 8.0.0.0.0



# **Qualified Revolving Exposure**

As per US III, unsecured and unconditionally cancellable revolving exposures with a pre-established maximum exposure amount of \$100,000 (such as credit cards) are classified as Qualified Revolving Exposure (QRE). Unsecured, unconditionally cancellable exposures that require payment in full and have no communicated maximum exposure amount (often referred to as charge cards) are instead classified as 'other retail'. Hence, as proposed in US III, charge card qualifies as a QRE, subject to an upper exposure limit of \$100,000. Based on the exposure limit, the revolving exposure is classified into different asset classes. Hence, the reclassification rules have been modified to include charge card which will be reclassified into QRE in the product re-classification to standard product

# **Cash Item in Process of Collection**

Cash item in process of collection is now risk weighted at 20%. To assign this risk weight a new Rule (USA - Non Sec RW Assignment for Cash in Process of Collection) has been introduced in the application.

### **Trade-Related Letter of Credit**

In US III, trade-related letter of credit exposure's effective maturity must be not less than one day. Hence, the effective maturity floor of 1 year is removed from the application. This change has been brought into effect in the Rule Non Sec Effective Maturity Assignment for all Exposures.

# **Money Market Fund Approach**

Under the Money Market Fund approach, banks were permitted to assign a 7 percent risk weight to exposures to money market funds. These exposures were subject to restrictions under SEC rule 2a-7 and had an applicable external rating in the highest investment grade rating category. US III has proposed to eliminate the money market fund approach. The agencies believe it is appropriate to eliminate the preferential risk weight for money market fund investments due to their experience with them during the recent financial crisis, in which they demonstrated, elevated credit risk at times. Therefore, Money Market Fund rule has been removed in the current release.

# **Defaulted Exposures Guaranteed by US Government**

Under the US Regulatory Capital Final Rules 2007 for defaulted exposure banking the organization should apply a capital charge of 8% for each wholesale and retail exposures.

Now as per US Regulatory Capital Final Rules, the treatment to defaulted exposure has been made more risk sensitive. Any wholesale or retail defaulted exposures must assign a 1.6 percent capital charge for the portion of exposure that is covered by an eligible guarantee from the US government. For portion that is not covered by an eligible guarantee from the US government continues to be assigned as 8.0 percent capital requirement.

# **Eligible Double Default Guarantor**

US Regulatory Capital Final Rules has introduced a term called Eligible Double Default Guarantor. The Eligible Double Default Guarantor for a guarantee or credit derivative obtained by a bank are as follows:

- Depository institution
- Bank holding company
- Savings and loan holding company
- Credit union
- Foreign Bank
- Securities Firm
- Non US Based Securities Firm



# Standard Supervisory Haircuts for Repo, Margin Loans and Financial Collateral

Earlier in the US Regulatory Capital Final Rules the volatility haircut for collateral and repo transactions was based on the credit rating of the issuer. However, now as per US Regulatory Capital Final Rule, the volatility haircut for Repo and Collateral is based on the risk weight of the issuer. The risk weight assigned to a different issuer is based on the risk classification or based on the investment grade definition.

# Risk-Weight Assignment to Sovereign Issuer

The risk-weight assignment for the sovereign issuer is based on the sovereign's Country Risk Classification (CRC). This is applicable for exposure volatility haircut for repo transactions. The following table details the risk-weight assignment based on the different CRC:

Issuer Type - Sovereign				
CRC	Risk Weight			
0	0%			
1	0%			
2	20%			
3	50%			
4	100%			
5	100%			
6	100%			
7	150%			
No CRC	100%			
Sovereign Default	150%			

For the following issuers, the risk weight assigned is detailed as follows:

- US Depository Institutions: a direct risk weight of 20% is assigned.
- Credit Unions: a direct risk weight of 20% is assigned.
- For a corporate issuer, a direct risk weight of 100% is assigned.
- Risk-weight assignment for foreign banks and foreign PSEs depends on the bank's native sovereign's CRC. For example, if a foreign bank is giving financial collateral to an entity in US, and the foreign bank's headquarters is in UK, then the CRC of UK is used.



Issuer Type - Foreign Banks					
CRC of entity's home country	Risk Weight				
0	20%				
1	20%				
2	50%				
3	100%				
4	150%				
5	150%				
6	150%				
7	150%				
No CRC	100%				
Sovereign Default	150%				

For all other issuers a risk weight of 100% is assigned.

# Securitization Exposures -Definition of Investment Grade

Securitization exposures which are of investment grade are applicable as eligible financial collateral. Securitization exposures' investment grade is defined in the following table:

Rating					Rating Type		
Mo	ody's	S&	&Р	Fitch			
LT	ST	LT	ST	LT	ST		
Aaa		AAA		AAA		Investment Grade	
Aa1		AA+		AA+		Investment Grade	
Aa2		AA		AA		Investment Grade	
Aa3		AA-	A-1+	AA- F1+		Investment Grade	
A1		A+		A+		Investment Grade	
A2	P-1	A	A-1	A	F1	Investment Grade	
A3		A-		A-		Investment Grade	
Baa1	P-2	BBB+	A-2	BBB+	F2	Investment Grade	
Baa2		BBB		BBB		Investment Grade	
Baa3	P-3	BBB-	A-3	BBB-	F3	Investment Grade	



If a bank has two ratings provided by two different rating agencies, where one rating is a Non-Investment Grade and other is Investment Grade, then multiple assessments needs to be performed. Based on this risk weight assignment to different categories of issuers, the Standard Supervisory Volatility Haircut is as follows:

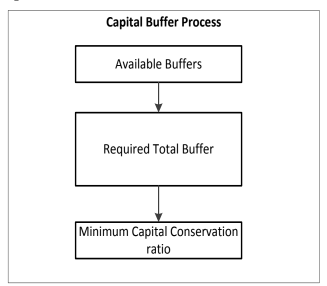
Residual Maturity	Issuer	: - Sovereig	n		Issuer - N	Investment grade securitizati on		
	RW @ 0%	RW @ 20%	RW @ 50%	RW @ 100%	RW @ 20%	RW @ 50%	RW @ 100%	exposures
<= 1 year	0.50 %	1.00%	1.00%	15.00%	1.00%	2.00%	4%	4.00%
> 1 year and <= 5 years	2.00	3.00%	3.00%	15.00%	4.00%	6.00%	8%	12.00%
> 5 years	4.00 %	6.00%	6.00%	15.00%	8.00%	12.00%	16%	24.00%
Main Index Equities	N/A	N/A	N/A	N/A	15.00%			
Gold	N/A	N/A	N/A	N/A	15.00%			
Other publicly traded equities	N/A	N/A	N/A	N/A	25.00%			
Mutual Funds	N/A	N/A	N/A	N/A	Highest haircut applicable to any fund (this is currently happening in the solution as equal to 25%)			
Cash Collateral	N/A	N/A	N/A	N/A	0.00%			

The volatility haircut is based on the ten-business day holding period. Sovereign issuers include the foreign PSEs. Foreign PSE that has a 0% risk-weight is allocated the same volatility haircut as that of a sovereign issuer that is being risk weighted at 20%. For counterparty to be reclassified to a 'Foreign PSE' party type reclassification Rules and asset class reclassification Rules have been modified in this current release.

# 4.2.4 Capital Structure.



# **Process Flow for Capital Buffer**



Capital Buffer is calculated post capital ratios are calculated, as they go as an input to Buffer calculation. Each sub-process is explained in detail under Capital Buffer section of this document.

For example, required total buffer and capital conservation buffer calculation are detailed of this document. For more information, refer to **Error! Reference source not found.**.



# 4.2.2.2 Implementation Approach

1. During implementation of US STD rules, only the following rules needs to be re-configured.

Rule to be re-configured	Remarks
Basel III Capital Consolidation Approach Type Reclassification for an Entity	
Capital Consolidation Level Selection	
Credit Rating Reclassification	This rule needs to be re-configured only if the institution is using external ratings for determining the credit quality of the counterparty
Sec Basel II Bank Role Reclassification	
Standard Mitigant Type Reclassification - STD	
USA - Equity Product Type Reclassification	
USA - Non Sec HVCRE Product Type Reclassification	
USA - US III - Capital - Standard Acct Head Reclassification	
USA - US III - CS - Capital Component Group Mapping	This rule needs to be re-configured only if the institution has standard accounting heads apart from out-of-box standard accounting heads to be categorized into the respective capital component tier.
USA - US III - Equity Investment Fund Approach Selection	
USA - US III - Non Sec Standard Product type to Capital Comp Group Reclassification	This rule needs to be re-configured only if the institution has additional product types apart from out-of-box product types to be categorized into the respective capital component tier.
USA - US III - Sec Basel Product Type Reclassification	
USA - US III Party Type Reclassification - STD	
USA -US III Product Type Reclassification - STD	
USA Sec Basel II Pool Type Reclassification	

2. The institution needs to source the data for the following hierarchies only. Others are preconfigured in the out-of-box product.



Hierarchy name
Bank Base Role
Bank Cap Consl Approach
Capital Accounting Head
Counterparty Type
Mitigant Type
Organisation Structure
Product
Rating
Securitisation Pool Type

3. Run management screen should be used to define runs required considering the portfolio that the institution has and the methodology that the institution wants to opt wherever there is a choice.

# 4.2.3 Credit RWA

The application supports the computation of Credit RWA as per the guidelines laid out in the US Regulatory Capital Rules. Credit RWA computation is broken down into Credit Risk for Non Securitized Exposures and Credit Risk for Securitized Exposures. For Credit Risk for Non Securitized Exposures, the application follows the Standardized Approach, Foundation Advanced Approach for US, and Advanced Approach for US. Credit RWA computation also consists of computation of Credit Valuation Adjustments that follows Advanced as well as the Standardized Approach which is explained in later section.

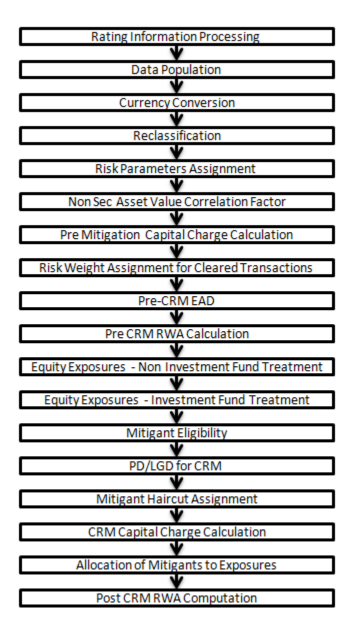
# Non Securitization – Advanced Approach for US

The application supports the computation of Credit RWA as per the guidelines laid out in the US Regulatory Capital Final Rule. Credit RWA computation is broken down to credit risk for Non Securitized exposures and credit risk for Securitized exposures. If a Bank provides implicit support to a securitization transaction, the securitized exposures are treated as if the exposures had not been securitized and exposure will be a part of non sec RWA. Else, it will be a part of sec RWA if the bank has not provided implicit support. For Sec portfolio reporting purpose, capital of sec exposures belonging to the pool on which originator has provided implicit support will be 0.

Similarly, if a Bank provides eligible clean up call indicator, then the call option exposure will be a part of sec RWA. And, if the Bank doesn't provide an eligible clean up indicator, then the call option exposure which includes all the underlying exposure associated with securitization will be a part of Non-sec RWA. This section details the Credit Risk computation for Non Securitized exposures.



### **Process Flow**



### • Rating Information Processing:

Pre processing steps:

Data for credit ratings is uploaded in the application through the following ratings tables:

Accounts Rating Table (STG\_ACCOUNT\_RATING\_DETAILS):

This table stores ratings of all Credit Risk Non Securitized exposures except for Investment Exposures (present in **STG\_INVESTMENTS**), Securitized Exposures, and Securitized Tranches.

**Note**: The value in **F\_CAPITAL\_CHARGE\_EXCLUSION** column of **STG\_INVESTMENTS** table is expected as a download value. When the value of **F\_CAPITAL\_CHARGE\_EXCLUSION** is 'Y', it indicates that the exposures will not be processed further in



**FCT\_NON\_SEC\_EXPOSURES** table. Also, these exposures will be excluded form capital charge calculation.

Instrument Rating Table (STG\_INSTRUMENT\_RATING\_DETAILS):

This table stores ratings for all Market Risk Exposures, Investment Exposures subject to Credit Risk (one that are in **STG\_INVESTMENTS**), and Mitigants.

Party Rating Table (STG\_PARTY\_RATING\_DETAILS):

This table stores credit rating information of all customers and issuers.

Sovereign Rating Table (STG\_SOVEREIGN\_RATING\_DETAILS):

This table stores credit rating for all countries.

### **Processing Steps:**

Banks obtain credit ratings from different sources which need to be uploaded to the application through the four rating tables. The application re-classifies the rating information to standard Basel ratings.

**Note:** In the **STG\_PARTY\_RATINGS\_DETAILS** table ensure that the following columns are mandatorily populated with data:

- Rating source code (V RATING SRC CODE)
- o Party Code (**V\_PARTY\_CD**)
- Purpose (**V\_PURPOSE**): In this field whether the rating is a domestic rating or foreign rating should be indicated. If any other rating is provided, then the exposure will be considered as unrated.
- Rating Code (**V\_RATING\_CODE**)

The rating reclassification lookup table (**FSI\_RATING\_CLASSIFICATION**) is used to reclassify all the bank ratings to their Basel ratings. Ratings are populated from the stage tables to FSI tables using the lookup table to fetch reclassified rating.

Once the application identifies the reclassified ratings, risk weight Rules update the risk weights in the rating risk weight mapping table. Further, the multiple assessments Data Transformation updates the rating and the risk weights to the exposures. For each exposure, the application checks the risk weight yielded by each of its ratings. It then assigns the second greatest risk weight and the rating that yields such risk weight to the exposure.

For unrated Non Securitized exposures, the application does an issue issuer assessment as per the guidelines in the US Regulatory Capital Rules. This is done to infer a rating of the unrated exposures, based on the rating of a similar instrument (referred as reference issue hereafter) issued by the same issuer. The reference issue is used only when it is of the same currency as the exposure and the exposure is senior or equivalent to the same.

# • Data population:

#### Pre-processing steps:

Credit risk exposures' data needs to be loaded in the application for all the product types through their respective input tables known as product processors. The important categories of Credit Risk (CR) Non Securitization exposures, along with their respective table names, that are used for data input are as follows:



Product	Source
Bills	STG_BILLS_CONTRACTS
Credit Cards	STG_CARDS
Swaps	STG_SWAPS_CONTRACTS
Futures	STG_FUTURES
Guarantees	STG_GUARANTEES
Investments	STG_INVESTMENTS
Lease Contracts	STG_LEASE_CONTRACTS
Letters of Credit	STG_LC_CONTRACTS
Loans	STG_LOAN_CONTRACTS
Money market instruments	STG_MM_CONTRACTS
Overdraft	STG_OD_ACCOUNTS
Options	STG_OPTION_CONTRACTS
Re purchase contracts	STG_REPO_CONTRACTS
Equity Exposures	STG_EQUITY_EXPOSURES
Underlying exposures for repo contracts	STG_UNDERLYING_EXPOSURES
Credit Derivatives	STG_CREDIT_DERIVATIVES
Leases	STG_LEASES_CONTRACTS

### Processing steps:

Stage data from the product processors or other stage tables is populated in the required tables. All product processor data is populated in a common fact table for all Non Securitization exposures (FCT NON SEC EXPOSURES) except equity data.

Equity data related to equity and investment fund are stored in the respective equity exposures (STG\_EQUITY\_EXPOSURES) and fund equity investments table (STG FUND EQUITY INVESTMENTS). It is then populated in the respective fact tables for equity (FCT\_EQUITY\_EXPOSURES) exposures and fund equity investments (FCT\_FUND\_EQUITY\_INVESTMENTS) table. From here the data is populated in the common fact table (FCT NON SEC EXPOSURES) for all Non Securitization exposures. For more information on the list of columns to be populated within each table, refer to the Download Specifications document.

### Shareholding percent multiplication:

The exposure amount that is a part of the input data (product processors) is the exposure amount for a solo entity. However, in case of a consolidated Run, the parent exposure is considered only on the basis of shareholding percentage, based on the following calculation:

### Exposure amount X share holding percent = Updated Exposure Amount

(where share holding percent is allotted a value by the application during the process - Capital Consolidation in the Rule Cap Consl Effective Shareholding Percent for an Entity)

This assignment is performed by the Rule **<Attribute > Shareholding Percent Multiplication**. The following attributes undergo shareholding percent multiplication:

- Outstanding Principal
- Current Exposure Amount



- Undrawn Amount
- Exposure Market Value
- Exposure Accrued Interest
- Provision Amount
- Write Off Amount
- Original Book Balance Amount
- Lease Residual Value
- For OTC products, Notional Principal and Contract Amount undergo shareholding percent multiplication.

# • Currency Conversion:

In this step, the application converts data columns (represented as amount) that are in the natural currency, to reporting currency columns which are used for any further calculations. The column names suffixed as '\_ncy' are in the natural currency and are multiplied by the Currency Conversion Factor (CCF) to populate values in the reporting currency. The Rule **Reporting Currency Code Assignment** is used to assign the reporting currency in case of a Run Rule Framework (RRF) execution. For more information on Currency Conversion, refer Exhibit 4 in *Annexure A: Key Concepts*.

**NOTE:** The Rule **Reporting Currency Code Assignment** is set to 'USD'; however you can modify the currency according to your requirements. You can select the reporting currency in the Run Execution screens, if the Run is executed from the Run Execution screen.

### • Reclassification:

The application reclassifies the banks' product types and party types to standard product and party types. Further, based on standard Basel product and party type, it forms an asset class for each exposure. Reclassification for equity is done by the application in a separate Rule. Similarly, the application does reclassification for mitigant on the basis of its mitigant type and reclassifies it to standard mitigant type.

### **Product Type Reclassification:**

Product types used by the reporting bank as input data are reclassified to standard product types as defined in the US Regulatory Capital Final Rule . These product types after reclassification are stored as Basel product types. For Example: Housing Loan is reclassified as Residential Mortgage Exposure.

As proposed in US III, charge card qualifies as a QRE, subject to an upper exposure limit of \$100,000. Based on the exposure limit, the revolving exposure is classified into different asset classes. Hence, the reclassification rules have been modified to include charge card which will be reclassified into QRE in the product re-classification to standard product type. For more information on this amendment, refer to **Error! Reference source not found.** 

Cash item in process of collection is now risk weighted at 20%. A new Rule (US III - Non Sec Asset Class Reclassification – Advanced Approach for US) is used map the product type 'cash items in process of collection' to asset type 'cash in process of collections' rather than to asset type 'cash'. For more information on cash items in process of collection, refer to **Error! Reference source not found.** 

### Party Type Reclassification:

Similar to the product type, the customer type and issuer type (which are stored as counterparty type) are also reclassified as standard counterparty type. The application is designed to include customer type, issuer type, and legal entity type in the same table (STG\_PARTY\_MASTER). All



of these are reclassified together as well. Party type reclassification rules handle reclassification for customer types, issuer, and entity types. For Example: Individual is reclassified as Retail.

US III has amended the definition of Eligible Guarantee and introduced a term called Eligible Double Default Guarantor. The following are termed as Eligible Double Default Guarantee:

- o Depository institution
- o Bank holding company
- o Savings and loan holding company
- Credit union
- Foreign Bank
- Securities Firm
- Non US Based Securities Firm.

The following list of agencies (if issued a guarantee) is termed as eligible guarantor:

- US Government
- o Federal Home Loan Bank
- o Federal Agricultural Mortgage Corporation (Farmer Mac)
- Depository institution
- Bank holding company
- Savings and loan holding company
- Credit union
- Foreign Bank
- Securities Firm

These mitigants types are reclassified into standard party types. For more information on Eligible Guarantees, refer to **Error! Reference source not found.**.

As per the US III, standard supervisory haircuts for repo, margin loans, and financial collateral amendments have been introduced. In this case, a foreign PSE is reclassified into standard party type. For more information on standard supervisory haircuts for repo, margin loans, and financial collateral amendments, refer to **Error! Reference source not found.** 

### **Asset Class Reclassification:**

In this step, on the basis of Basel product type and standard counterparty type, an asset class is formed by the application. This asset class is used for data processing.

For example: When standard counterparty is Bank, the asset class is Wholesale Exposure - Bank.

For Basel product type Gold, the asset class is Gold, and when standard counterparty type is Central Counter Party, the asset class is Central Counter Party. For standard counterparty type Corporate Non SME and Basel product type as Loan, the asset class is Wholesale Exposures- Corporate. Similarly, QRRE is reclassified into Other Retail, if EAD is greater than 100000 dollar. This check happens after the pre-CRM EAD calculation.

Asset class reclassification for all equity products is performed differently as it is performed on the basis of equity issuer type and Basel product type. Asset class, for all mitigants, is reclassified on the basis of their standard mitigant type and standard issuer type.



Basel CRM methodology is assigned for OTC, SFT, On-Balance Sheet, and Off-Balance Sheet items (where OTC and SFT are computed for Comprehensive CRM Method, On-Balance Sheet and Off-Balance Sheet are computed for LGD Adjustment Method).

### • Risk Parameters Assignment:

The application assigns risk weight parameters of Probability of Default (PD), Loss Given Default (LGD), and maturity to all exposures. LGD and PD assignment for purchase receivables occurs through a rule. For exposures falling under retail asset class, irrespective of the seniority, the LGD has a floor value of 0.1. PD has a floor value of 0.0003 for all asset classes, except for defaulted exposures which has the value as 1.

Cash item in process of collection is now risk weighted at 20%. To assign this risk weight a new Rule (USA - Non Sec RW Assignment for Cash in Process of Collection) has been introduced in the application.

### • Non Sec Asset Value Correlation Factor:

US III has introduced a multiplier of 1.25 to the Asset Value Correlation (AVC) of exposures. These exposures relate to regulated financial firms with assets of at least 100 billion USD and to exposures of unregulated financial firms (regardless of size). The revised correlation formula for financial entities is as follows:

Correlation (R\_FI) = 1.25 x [0.12 x (1 - EXP (-50 x PD)) / (1 - EXP (-50)) + 0.24 x [1 - (1 - EXP (-50 xPD)) / (1 - EXP (-50))]]

AVC Rule is applicable for both Non Securitization accounts and for issuers of Credit Risk Mitigation.

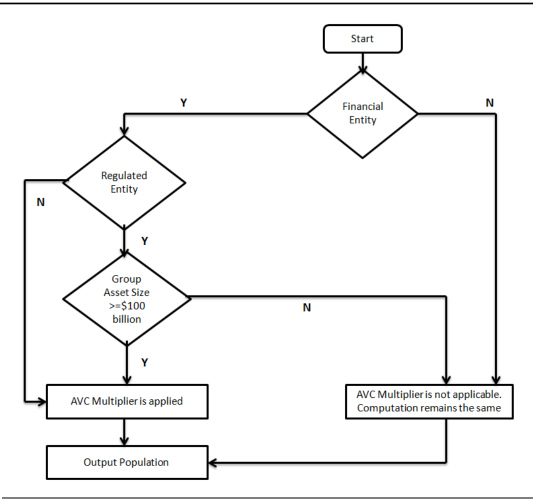
**NOTE:** The computation of AVC does not change for any entity executing a Solo or Consolidation Basel Run.

### Assumptions

US III mentions only one formula where new correlation factor is a multiplier of 1.25 for corporate, sovereign, and bank exposures. Therefore, our interpretation of the accord is that the conditions for the multiplier of 1.25 are applicable only for asset classes related to these types of exposures.

### Process Flow





**NOTE:** The T2Ts of all product processors populate Financial Entity Indicator, Regulated or Unregulated Indicator, Group Asset Size Amount, and Group Asset Size Currency into processing tables from the data provided as a download for each party.

The description of the process flow is as follows:

Financial Entity: The Basel Regulatory Capital application identifies a financial entity based on the standard counterparty type. The application also identifies a financial entity based on the downloaded flag that is a part of the table **Party Financial Info (STG\_PARTY\_FINANCIALS)**. Therefore, the two ways in which the application identifies a financial entity are as follows:

The counterparty types are mapped as financial entities in the Rule. This Rule is re-configurable, which the client can modify to add or remove counterparty types based on their interpretation of the term "Financial Entity". Based on this mapping the application identifies a financial entity.

The application selects a financial entity as per the Financial Entity Flag that is a part of the table **Party Financial Info (Stg\_Party\_Financials)**. Preference is given to this flag over mapping of counterparty.

If the counterparty is not a Financial Entity, then the calculation of AVC remains unchanged. However, if the counterparty is identified as a financial entity, then the application checks whether the financial entity is a regulated entity or not.

Regulated Entity: the application checks whether the financial entity is a regulated entity or not, based on the downloaded flag that is a part of the table **Party Financial Info (STG\_PARTY\_FINANCIALS)**. If the financial entity is not a regulated entity, then the application directly calculates the AVC using the



correlation formula. This is populated in the column where the AVC was calculated previously. If the financial entity is a regulated entity, then the application checks for the group asset size.

Group Asset Size >= \$100 billion: The application checks whether the regulated financial entity is a part of a group with asset size of or equivalent to 100 billion USD. The group asset size can be in any currency; however the asset size is converted to USD and should be equivalent to USD 100 billion or more. If the application does not identify the counterparty as being a part of group asset size of greater than or equal to USD 100 billion, then the calculation of AVC remains unchanged or else the AVC is calculated using the correlation formula. This is then populated in the column where the AVC was calculated previously.

#### **Key Data Elements**

A few key data elements for computation of AVC are provided in this section. For information on the complete list of tables to be populated, see the *Download Specifications* document. We expect the bank to provide with the following data:

The institution is a financial entity or non financial entity

The institution is a regulated financial entity or non regulated entity

Group asset size of the institution

# • Pre-Mitigation Capital Charge Calculation:

This is computed for all asset classes using correlation factor, Probability of Default (PD), and Loss Given Default (LGD), where correlation factor is calculated for each asset class on the basis of Probability of Default (PD). Capital calculation for defaulted exposures and failed trades is done through separate Rules. For defaulted exposures, the application uses two inputs - LGD and best estimated expected loss of a bank. For failed trade transactions, the capital requirement is assigned by the application on the basis of number of failed business days.

#### Credit Conversion Factor:

This is applied to all the off balance sheet exposures. The CCF applied values are 0.2, 0.5, and 1. The various factors on the basis of which the CCF is applied are product type, type of facility (whether it is cancellable or not), and the maturity of the exposure.

Pre-CRM Exposure at Default (EAD): Exposure at Default is calculated for all asset classes based on:

- o Current Exposure Amount
- Off-Balance Sheet Drawn CCF Percent
- Provision Amount
- o Undrawn Amount
- o CCF Percent
- Exposure Accrued Interest
- Write Off Amount
- CCF percent for FIRB approach is assigned by the application and is taken as a value provided by the client for AIRB Approach.

If the reporting bank has an exposure to one of its own subsidiaries, then that exposure is classified as an internal exposure. Each of the internal transactions, that is, transaction between the parent and its subsidiary, is marked as a deduction line item. The deduction is processed as part of the capital structure processing and all the internal transactions are eliminated from any RWA calculation.

Of the total exposure amount, the exposures may have drawn amount and undrawn amount. The drawn amount is the direct credit exposure and undrawn amount may become a future exposure when that amount is drawn. Therefore, EAD related to undrawn amount is calculated by multiplying



the CCF percent with undrawn amount. The application calculates the EAD related to drawn amount using:

- Exposure Accrued Interest
- Off-Balance Sheet Drawn CCF Percent
- Write Off Amount
- o Provision Amount
- Current Exposure Amount

### • Risk Weight Assignment for Cleared Transactions:

The application calculates the risk charge for the transaction involving Central Counterparties as per the guidelines laid out in US III. For more information on cleared transactions, refer to

### .

#### Pre-CRM EAD Calculation:

Exposure at Default (EAD) is calculated for all asset classes based on the 'Available for Sale' indicator. If 'Available for Sale' indicator is 'Yes', then based on the current exposure amount, accrued interest, unrealized gains or losses, and undrawn amount, the EAD is calculated. If reporting bank has an exposure to one of its own subsidiaries, then that exposure is classified as an internal exposure. Each of the internal transactions, that is, transaction between parent and its subsidiary is marked as a deduction line item. The deduction is processed as part of US III Capital Structure in the capital structure processing and all the internal transactions are eliminated from any RWA calculation.

EAD for equity exposures is calculated based on:

- Equity Adjusted Carrying Value of On-balance Sheet Component.
- Equity Unrealized Gains Reflected in Carrying Value.
- Equity Unrealized Gain Included in Regulatory Capital.

Calculation of Equity OTC Derivates EAD is similar to the calculation of Equity EAD, but is based on the indicator of conditional unfunded equity commitment flag. Lease residual transaction EAD is calculated by taking the lease residual amount.

### • Pre-CRM RWA Calculation:

Pre-CRM RWA is calculated for all asset classes by multiplying the Pre-CRM EAD with Risk Weight.

#### • Equity Exposures – Non Investment Fund Treatment

Two approaches are used to assign the Risk Weight (RW) for Non Investment Fund. They are Simple Risk Weight Method and Internal Model Method. You can select either of the two approaches to assign the RW and calculate the RWA. Based on the approach selected by you, public traded equity and private traded equity exposure are assigned a RW. Risk weighted asset amount is calculated by multiplying the RW, Equity EAD, and Equity Banks Proportional Ownership Share of the Fund.

# • Equity Exposures – Investment Fund Treatment

RW assignment for Investment Fund equity is calculated using either of the Simple Modified Look through Approach, Alternate Modified Look through Approach, Money Market Fund Approach, or Full Look through Approach. You can select either of the two approaches to assign the risk weight to Equity Investment Fund exposures. RW is assigned based on the equity asset class and equity investment class type. Post RW assignment for one of the approaches selected, RWA amount is calculated by multiplying the RW with the adjusted carrying value of the equity.

### • Mitigant Eligibility:



Mitigant type, issuer type, and investment grade of issuer are being considered to determine whether the mitigant is eligible for a particular exposure or not.. The application has configured Rules that carry out the eligibility checks. There are separate eligibility Rules for mitigants types that are equity, mutual funds, or debt security. Mitigant eligibility is also checked based on the original and residual maturity of the collateral. Collateral is classified as eligible only if its original maturity is more than 1 year and residual maturity is more than 3 months.

### Eligible Guarantor

As per the final rule, eligible guarantor means:

- (1) A sovereign
- (2) the Bank for International Settlements,
- (3) the International Monetary Fund,
- (4) the European Central Bank,
- (5) the European Commission,
- (6) Federal Home Loan Bank,
- (7) Federal Agricultural Mortgage Corporation (Farmer Mac),
- (8) Multilateral Development Bank (MDB),
- (9) Depository institution,
- (10) Bank holding company,
- (11) Savings and loan holding company,
- (12) Credit union,
- (13) Foreign bank,
- (14) Qualifying central counterparty (QCCP); or
- (15) An entity (other than a special purpose entity):
  - (i) That at the time the guarantee is issued or anytime thereafter, has issued and outstanding an unsecured debt security without credit enhancement that is investment grade;
  - (ii) Whose creditworthiness is not positively correlated with the credit risk of the exposures for which it has provided guarantees; and
  - (iii) That is not an insurance company engaged predominately in the business of providing credit protection (such as a monoline bond insurer or re-insurer).

List of eligible guarantors as mentioned in the points (1-14) above is configurable. Also, other required criteria as mentioned in point (15) for other guarantors, requires a computation rule to update mitigant eligibility flag.

Mitigant eligibility is not present if, exposure guarantor is positively correlated with credit protection as main business indicator (standard party type). Similarly, mitigant eligibility is present if, exposure guarantor is positively not correlated with credit protection as main business indicator (standard party type).

Mitigant eligibility is not present if, exposure guarantor is positively correlated with credit protection as main business indicator (special purpose entity).

Mitigant eligibility is present if, exposure guarantor is positively not correlated with credit protection as main business indicator (insurance entity).



### **Maturity Mismatch**

If there is a Maturity Mismatch between mitigant and exposure, then such mitigant is eligible only if its original maturity is greater than or equal to one year and its residual maturity is greater than three months. A maturity mismatch occurs when the residual maturity of a credit derivative or guarantee is less than that of the hedged exposure(s).

Hence, Mitigant Eligibility = 'Y' for the case of maturity mismatch only if, original maturity is more than or equal to a year and residual maturity is greater than 3 Months.

A new rule "US – Maturity Mismatch Identification" is used to identify if maturity mismatch has occurred between credit derivative or guarantee and the mapped exposure.

A Maturity Mismatch flag is used to hold the maturity mismatch indication.

Subsequently, the existing rule "USA - Mitigants Eligibilty Based on Maturity Mismatch" is used for eligibility purpose. However, it is executed based upon maturity mismatch.

Hence, Maturity mismatch = 'Y' if, the residual maturity of mitigant is less than or equal to 3 months.

### Eligible Collateral

Financial collateral is defined as:

- (1) Cash on deposit with the banking organization (including cash held for the banking organization by a third-party custodian or trustee);
- (2) Gold bullion;
- (3) short- and long-term debt securities that are not resecuritization exposures and that are investment grade;
- (4) Equity securities those are publicly-traded;
- (5) Convertible bonds that are publicly-traded; or
- (6) Money market fund shares and other mutual fund shares if a price for the shares is publicly quoted daily

New rule **US – US III - Mitigant Eligibility for Equity** is used to allow equity securities. The rule has a mitigant type (equity) and equity trading status as source hierarchy.

Rule US – US III - Mitigant Eligibility for Mutual Fund is used to allow money market fund shares and other mutual fund.

Assumption

Eligible Mutual fund indicator is Y only if mutual fund price is publicly quoted daily. Also, a new rule is required for other conditions like investment grade, not resecuritized and so on.

CRM Treatment to Collateral - Collateral Haircut Approach

Collateral Haircut approach is applicable when the financial collateral is for an eligible margin loan, repo-style transaction, collateralized derivative contract, or single-product netting agreement of such transactions and of any collateral that secures certain repo-style transaction that is included in VaR-based measure. Bank can use either Standard Supervisory haircut or own estimate.

All the conditions and the values related to Collateral Haircut approach (Comprehensive approach) is the same as in US Advanced approach, that is:

• Calculation of exposure amount as max  $\{0, [(\Sigma E - \Sigma C) + \Sigma (Es \times Hs) + \Sigma (Efx \times Hfx)]\}$ 



- Apply Standard Supervisory volatility haircuts based on Residual Maturity, (Sovereign / Non Sovereign Issuers Risk Weight)
  - Currency Mismatch Haircut
  - o Adjustments to Supervisory Haircut
- The following is the method for assigning volatility haircut. Supervisory Haircut

For supervisory haircut method, the application assigns volatility haircut based on issuers, issuer's ratings, mitigants residual maturity, and type of mitigant, as recommended by the US final rule. For Own Estimate method, the application considers the Basel transaction type of the exposure. Basel transaction types are stored in the Basel transaction type dimension (**DIM\_BASEL\_TRANSACTION\_TYPE**) table. The various transaction types available are capital market driven, repo style, and secured lending. The volatility haircut is assigned as per the Basel accord. The FOREX haircut is also assigned based on these transaction types as per Basel accord.

Only eligible mitigants are considered for haircut assignment. The eligible mitigants are moved from the mitigants (FCT\_MITIGANTS) table to sub exposures (FCT\_SUB\_EXPOSURES) table. Haircuts mentioned in the Basel Accord assume a holding period for 10 days. However, if the holding period for mitigants is more than 10 days, then the application scales up the haircut value to reflect the correct value as per the holding period.

### Mitigant Risk Weight:

The application assigns the risk weight to the financial collateral based on the issuer type and the Country Risk Classification (CRC) assigned, if applicable. The risk weight to the guarantees and credit derivatives are assigned based on the CRC and the correlation calculated for the mitigant. The financial collateral issued by different issuers and belonging to various CRC classes, is assigned different risk weights as per specified in the US III. Also, countries which have defaulted are assigned a different risk weight. In the case of financial collateral by foreign banks, the application assigns the ratings based on the foreign bank's country code.

Based on this risk weight assignment to different categories of issuers, the Standard Supervisory Volatility Haircut is as follows:

Residual Maturity	Issuei	: - Sovereig	n		Issuer - Non-Sovereign			Investment grade securitizati on
	RW @ 0%	RW @ 20%	RW @ 50%	RW @ 100%	RW @ 20%	RW @ 50%	RW @ 100%	exposures
<= 1 year	0.50 %	1.00%	1.00%	15.00%	1.00%	2.00%	4%	4.00%
> 1 year and <= 5 years	2.00	3.00%	3.00%	15.00%	4.00%	6.00%	8%	12.00%
> 5 years	4.00 %	6.00%	6.00%	15.00%	8.00%	12.00%	16%	24.00%
Main Index Equities	N/A	N/A	N/A	N/A	15.00%			
Gold	N/A	N/A	N/A	N/A	15.00%			



Residual Maturity	Issuer	- Sovereign			Issuer - Non-Sovereign		Investment grade securitizati on	
	RW @ 0%	RW @ 20%	RW @ 50%	RW @ 100%	RW @ 20%	RW @ 50%	RW @ 100%	exposures
Other publicly traded equities	N/A	N/A	N/A	N/A	25.00%			
Mutual Funds	N/A	N/A	N/A	N/A			ole to any fund he solution as	
Cash Collateral	N/A	N/A	N/A	N/A	0.00%			

The volatility haircut is based on the ten-business day holding period. Sovereign issuers include the foreign PSEs (Public Sector Entity). Foreign PSE that has a 0% risk-weight is allocated the same volatility haircut as that of a sovereign issuer that is being risk weighted at 0%. For counterparty to be reclassified to a 'Foreign PSE' party type reclassification Rules and asset class reclassification Rules have been modified in this current release.

### Mitigant Haircut Assignment:

The application performs computations for three kinds of mitigant haircut which is, volatility haircut, FOREX haircut, and maturity mismatch haircut. Volatility haircuts are calculated and amount of the exposure to the counterparty and the value of collateral or mitigants, is adjusted to account for any future fluctuations in the market value. After the adjustment, the application provides the volatility adjusted amounts for both exposures (higher than original exposure amount) and collateral (lower than original amount).

When the exposure and collateral are in different currencies, the application makes an adjustment by applying FOREX haircut. When the residual maturity of the CRM is less than that of the underlying credit exposure, a maturity mismatch occurs. When there is a maturity mismatch and the CRM has an original maturity of more than one year, maturity mismatch haircut is applied to adjust the value.

There are three methods for assigning volatility haircut:

- Supervisory Haircut
- o Scaling Up
- Own Estimation

In Supervisory Haircut method, the application assigns volatility haircut based on issuers, issuer's ratings, mitigants residual maturity, and type of mitigant. The assignment is done as per US Regulatory Capital Final Rules. In Scaling Up, the haircut is scaled up based on the minimum holding period for the transaction type. Bank can use the Supervisory Haircut and Bank Own Estimation to assign haircut on mitigants. Through Run Management option, user can execute Bank Own Estimation method for haircut.

The FOREX haircut is also assigned based on these transaction types as per US Regulatory Capital Rules. Only eligible mitigants are considered for haircut assignment and for further processing. The eligible mitigants are moved from mitigants table to the sub exposures table. Haircut mentioned by the US regulator capital rule assume a holding period of 10 days for eligible loan and derivative contracts and holding period of 5 days for repo-style transaction.

However if the holding period for eligible loan and derivative contracts is more than 10 days and if



holding period more than 5 days for repo style transaction then the application scales up the haircut value to reflect the correct value as per the holding period.



## **CRM Capital Charge Calculation:**

Mitigant Correlation Factor: Correlation factor for collaterals or mitigants is also calculated for mitigants belonging to all asset classes based on their PD.

Capital Charge Calculation: Capital charge is calculated for all mitigants using their effective maturity, correlation factor, probability of default, loss given default, and maturity adjustment value. Similarly, for failed trades and defaulted exposures, capital charge is calculated.

#### • Allocation of Mitigants to Exposures:

This process loads the mitigant mapping data from the stage table to its corresponding processing tables. Mitigants are allocated to the respective exposures that they are covering. The application also defines how much of the bank's exposure the mitigant is covering. Shareholding percent is also applied to the mitigant amounts. The application has a pre-built optimizer for optimum allocation of mitigants to the exposures for credit risk mitigation purposes. One-to-One, Many-to-One, and Many-to-Many mapping of mitigants are handled in an efficient manner, involving storage of intermediate computations for traceability.

All mitigants which are eligible and mapped to an exposure are then populated to a new table where each exposure is broken down by mitigant type. This includes an additional row treating the exposure as having covered and uncovered portion. The covered factor and uncovered factor is also populated in this table.

The application uses linear programming logic to allocate the mitigants to the exposures. Pooling identifies the exposure and mitigant data from sub exposures table. Exposure identifier and mitigant identifier are the attributes on which pooling is performed. It assigns the pool id for each exposure-mitigant combination. Based on these pool ids, optimizer task allocates covered factor to exposures. Optimizer does the optimum allocation of mitigants to exposures.

For more information on the Mitigant Allocation Optimizer, refer Exhibit 1 and Exhibit 3 in *Annexure A: Key Concepts*.

### Post CRM RWA Computation:

Pre - mitigation EAD is split into post mitigation EAD for covered portion (mitigant's EAD - portion of exposure that is covered by mitigant) and uncovered portion (portion of the exposure that is not covered by mitigant). For multiple mitigants covering one exposure, there will be more than one record for covered portion of that exposure. Post mitigation RWA Unexpected Loss (post CRM RWA UL) is calculated as the product of post mitigation EAD for and its Capital Required Unexpected Loss with 12.5. Post mitigation RWA Expected Loss is calculated as the product of PD, LGD, and post mitigation EAD amount with 12.5.

### Over the Counter Derivative Products

The Basel committee has introduced Counterparty Credit Risk (CCR), wherein the counterparty can default before the final settlement of a transaction. Unlike the firm's exposure to credit risk arising from a loan, CCR creates a bilateral risk of loss. Market value of the transaction can be positive or negative for either parties in the transaction at different points in time, till the maturity or closure of the transaction. This market value is dependent on the movement of the underlying risk factor. The Basel committee has proposed Rules to calculate the EAD or exposure amount for the instrument with CCR.

**NOTE:** All OTC Derivatives and Repo products are part of the CCR computation. Also, all the trades with Central Counterparty (CCP) are assigned a zero risk weight.

The application's treatment for the instrument with CCR is divided into three categories:

- Exposure at Default (EAD)
- Risk Weighted Asset (RWA)

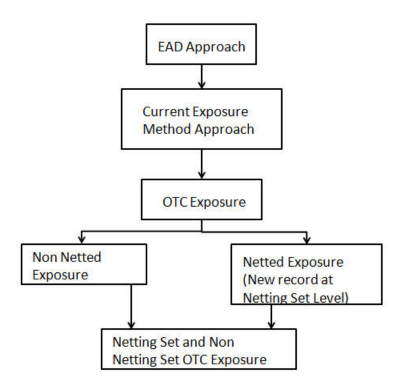


#### • Credit Risk Mitigation (CRM)

### Process Flow for Over the Counter Derivatives - EAD Approach

## • Exposure at Default (EAD)

A comprehensive explanation of the process flow is as follows:



The exposure amount which is subject to CCR is estimated by the current exposure method approach as described in the US Regulatory Capital Rules. The application calculates EAD with Current Exposure Method as laid out in the US Regulatory Capital Rules.

# • Current Exposure Method

The application calculates the EAD for two different sets of the records with a different methodology -Netting Agreement Records and Non Netting Agreement Records.

### • OTC Exposure

For the calculation of EAD, the exposure amounts from the exposure table are moved to a different table for OTC and REPO transactions. The application also creates a new record for each netting agreements in the data.

### • Non Netted Exposure

To compute EAD for non netting records the application reads the following inputs:



- Total replacement cost which is greater than Mark to Market value or zero for all the contracts.
- An amount for potential future credit exposure is calculated based on the notional amount and multiplied by the add-on factor based on the underlying type in the contracts.
   The assignment of Add-on for different products is represented in the following table:

Remaining maturity <sup>2</sup>	Interes t rate	Foreign exchang e rate and gold	Credit (investm ent grade referenc e asset) <sup>3</sup>	Credit (non- invest ment grade referen ce asset)	Equit y	Precious metals(e xcept gold)	Othe r
One year or less	0.00	0.01	0.05	0.10	0.06	0.07	0.10
Greater than one year and less than or equal to five years	0.005	0.05	0.05	0.10	0.08	0.07	0.12
Greater than five years	0.015	0.075	0.05	0.10	0.10	0.08	0.15

The Rule: USA - Non Sec Add-on Estimation assigns the add-on percent in the processing Non Securitization table. Data is populated to Nettable Pool (FCT\_NETTABLE\_POOL) table by T2T: NETTABLE\_POOL\_OTC\_POPULATION\_OTHERS

### Netted Exposure

To compute EAD for netting agreement records, the application reads the following inputs:

- o Total replacement cost which is greater than Mark to Market value for all the contracts.
- O An amount for potential future credit exposure is calculated based on the notional and multiplied by the add-on factor based on the following formula:

$$A_{net} = 0.4* A_{Gross} + 0.6* NGR*A_{Gross}$$

The application creates new records for netting agreement and then populates into the OTC Exposure table. It selects all the records with the following attributes which are similar to computing the netting agreement exposure:

- Trades with Entity
- Customer
- o Product Level All OTC trades
- o Netting Agreement



- Book Code: Trading or Banking
- Long Settlement transaction Flag
- o GAAP Code

The following T2Ts are used to create and populate the OTC exposure table:

- o NETTABLE\_POOL\_OTC\_POPULATION
- o NET\_POOL\_EXPOSURE\_CREATION

The add-on percent netting agreement is achieved by using the following calculations:

- o Gross Current Exposure Calculation for OTC Derivatives
- o Gross Potential Exposure Calculation for OTC Derivatives
- Net Current Exposure Calculation for OTC Derivatives
- Net Gross Ratio Calculation for OTC Derivatives
- Net Potential Exposure Calculation for OTC Derivatives

Exposure at default for all instruments with CCR risk is calculated using the following calculations:

Exposure Calculation for OTC Derivatives

#### OTC Equity Derivatives

OTC Equity derivatives has two different treatment based on trade booked under trading or banking book. The banking book OTC equity derivatives goes through a Simple Risk Weight Approach as per the equity exposure treatment. The bank has the option to include the banking book exposure for the calculation of CCR Charge. If the bank includes CCR charge for the banking book transactions, all the transaction will be included for CCR Charge. Option to include and exclude CCR charge for OTC equity derivative will be Run time option. Also, trading book OTC equity derivatives is subject to CCR charge based on the Current Exposure Method and the user does not have any option to exclude the same.

The USA - Equity OTC Derivative EAD Calculation rule is used for equity computation.

### • Risk Weighted Asset (RWA) Approach

RWA calculation for the instruments which are subject to CCR risk is similar to RWA calculation for other instruments.

### • Credit Risk Mitigation (CRM) Approach

CRM calculation for the instruments which are subject to CCR risk is similar to CRM calculation for other instruments.

## **Key Data Elements**

Key data elements that need to be noted are listed in this section. To view the complete list of tables, see to *Download Specification* document.

• For instruments participating in netting agreement, the nettability flag should be set as 'Y'.

Instruments with the same agreement code are netted in the same netting agreement. The application handles both cross product and product netting for netting agreements.



## Credit Risk Securities Financing Transactions (SFT)

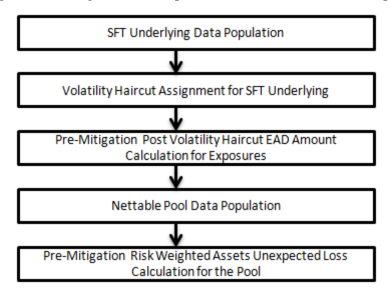
Securities Financing Transactions (SFT) includes Repo Style transactions, Margin Lending, Security Financing Borrowing, and so on. The SFT portfolio of a bank is included for capital charge calculations as per standardized, foundation Advanced Approach for US, and Advanced Approach for US. The application takes the notional amount as the EAD amount.

The SFT EAD calculation follows the Collateral Haircut Approach methodology.

 For all SFT contracts which have a mitigant mapped to it, the application computes CRM based on the RWA approach undertaken by the bank. For standardized approach, a risk weight is applied for all eligible mitigants based on mitigant value post haircut adjustment.

# **Process Flow for Credit Risk Securities Financing Transactions**

SFT EAD is computed in the sub process SFT Exposures RWA - Collateral Haircut Approach.



- A comprehensive explanation of the process flow is as follows:
  - SFT Underlying Data Population:

The two data elements present in SFT transactions are as follows:

Firstly, the parent transaction is captured and second the underlying information on which the parent transaction is built, is captured separately with a data identifier (STG\_UNDERLYING EXPOSURES.V\_UNDERLYING\_DATA\_IDENTIFIER) as REPO for Repo transaction or MLT for Margin Lending Transaction. Additionally, the underlying data captures parent identifier code against each of the records (V\_Parent\_exposure\_ID). For multiple underlying data for a single parent, the unique parent identifier code is repeated across the underlying data.

# **Haircut Assignment for SFT Underlying:**

This is computed by the following Rules:

- USA US III Exposure Volatility Haircut Assignment for Debt Securities
- USA US III CRM Exposure Volatility Haircut for Cash, Gold, Equity and Mutual Fund
- Exposure Volatility Haircut Assignment Scaling Up
- Forex Haircut for SFT Underlying
- Pre-Mitigation Post Volatility Haircut EAD Amount Calculation for Exposures:



For SFT transaction, the application calculates EAD for the parent exposure, based on the underlying information. The underlying exposures are processed in FCT\_SFT\_UNDERLYING table and then the EAD computed is moved to parent record in FCT\_NON\_SEC\_EXPOSURES. Each underlying exposure is assigned a volatility haircut, if the underlying exposures are financial instruments. FOREX haircut is applied if the underlying and the parent contract are in different currency. Each SFT underlying exposure adjusted for haircut (EAD + haircut value) is added as EAD to the parent contract (Pre mitigation, post volatility haircut EAD).

### • Nettable Pool Data Population:

The application nets SFT contracts based on the same customer, common netting agreement identifier, transaction of Repo, Re-Repo or Margin Lending, Trading or Banking book, and so on. Margin lending transaction being SFT also follows the same EAD calculation methodology, however Repo or Reverse Repo and margin lending are not netted together. The EAD computations as above are taken from FCT\_NON\_SEC\_EXPOSURES to FCT\_NETTABLE\_POOL after netting them based on the same netting agreement code.

# • Pre-Mitigation Risk Weighted Assets Calculation for the Pool:

Pre-Mitigation Risk Weighted Assets are calculated for the pool as EAD, netted as above, multiplied by the risk weight.

### Unsettled Transactions:

Calculation of exposure for Delivery versus Payment (DvP) and Non DvP transactions is done by subtracting the mark-to-market value from contract amount (for DvP transactions) and assigning the mark-to-market value (for non-DvP transactions). This is done using the rule: "USA - Non Sec Pre-Mitigation EAD Amount for unsettled Transaction"

Risk weighted assets calculation for failed trade & unsettled transactions are done using the risk weights from the below table and multiplying the same with the EAD computed above in accordance with the US Final rule guidelines:

Number of business days after contractual settlement date	Risk weight to be applied to positive current exposure(in percent)
From 5 to 15	100%
From 16 to 30	625%
From 31 to 45	937.5%
46 or more	1,250 %

## **Specific Wrong Way Risk**

Specific Wrong Way Risk(SWWR): Wrong-way risk is defined as the risk that occurs when "exposure to counterparty is adversely correlated with the credit quality of that counterparty". It arises when default risk and credit exposure increases together. The terms 'wrong-way risk' and 'wrong-way exposure' are often used



interchangeably.

According to the definition given in the US Regulatory Capital Rules, SWWR is defined as follows:-

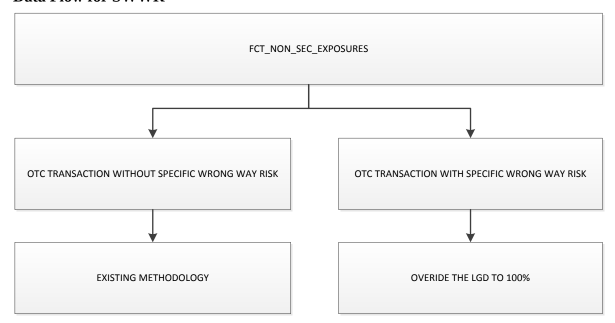
Specific wrong-way risk means wrong-way risk that arises when either:

The counterparty and issuer of the collateral supporting the transaction.

Or

The counterparty and the reference asset of the transaction are affiliates or are the same entity.

## **Data Flow for SWWR**



Specific Wrong way risk (SWWR) will be identified by the clients and will be captured in the product processor. Any exposure identified as SWWR will be coming as netting agreement of its own is the data expectation.

Exposure at Default is expected as client input wherever the transaction has been identified as SWWR. For all the transactions which are identified as SWWR, the LGD is overridden to 100%. PD for the counterparty will not be changed. Capital Calculation process will not change as a part of SWWR treatment. Input for calculating the capital will be modified as specified above. Capital calculation will be as per existing wholesale capital calculation treatment. Bought Credit Protection transactions which are currently flowing in Mitigants table will not be part of SWWR treatment.



## **Credit Valuation Adjustment**

Basel committee has introduced a new Credit Valuation Adjustment (CVA) capital charge, which is added to default risk capital charge to arrive at the new counterparty credit risk capital charge. In line with US Regulatory Capital Rules, The US Federal Reserve System has also introduced CVA as part of US III. The mark to market counterparty credit losses or the spread migration risk is captured with CVA, which were not directly capitalized before. CVA is the difference between the risk-free portfolio value and the true portfolio value that takes into account the possibility of the counterparty's default. In other words, CVA is the market value of counterparty credit risk.

The application calculates CVA charge for OTC portfolio of a bank. When using the standardized approach, it is calculated at portfolio level and for advanced approach it is calculated at counterparty level. CVA charge is not applicable for the trades with a Central Counterparty and Structured Financial Transactions. Structured Financial Transaction is applicable only if the supervisor specifically mentions the same. You can include or exclude Structured Financial Transaction in CVA calculations in the Run Management screen. Portfolio level considers all the trades in different OTC products with all counterparties. The charge is calculated for the entire exposure of OTC products.

Counterparty level calculations consider all trades in different OTC products with counterparty for calculation of CVA Charge. Charge is calculated for all counterparties with which banks have OTC exposures. The CVA charge for all the counterparties is summed up to ascertain the portfolio level charge. The manner of consolidation is dependent on the IMM approval status and Specific Interest Rate (SIR) Value at Risk (VaR) model approval status of the bank. The following section describes two ways of consolidating default risk charge and CVA capital charge:

- If the bank does not have both IMM approval and SIR risk as a part of approved VaR model for bonds,
  - CCR Capital Charge = Default Risk Capital Charge (Current Exposure Method or Standardized Method based, whichever the bank is using for CCR) + Standardized CVA Capital Charge
- If the bank has both IMM approval SIR risk as a part of approved VaR model for bonds,
  - CCR Capital Charge = Default Risk Capital Charge + Advanced CVA Capital Charge

**NOTE:** All the OTC Derivative products are part of CVA calculations. SFTs are included if you select the option from Run Management Screen. Also, trades with Central Counterparty (CCP) are excluded from CVA charge calculations.

### **Assumptions**

CVA hedge should be identified by the clients separately. Only single name CDS and Index Hedge are eligible for CVA. The US Federal Agency does not clearly mention whether index hedge position should be marked to the counterparty or not. The Basel Regulatory Capital application handles the index position in the following manner:

- Both index positions marked to the level of counterparty or not marked to the level of counterparty is handled by the application.
- Effective index hedge amount is considered in CVA charge calculation at portfolio level without considering whether it is marked to the counterparty or not.
- If the index position is marked to the counterparty, then index hedge amount is considered while allocating total CVA charge to the counterparty CVA Charge, while using the standardized approach.

#### **Process Flow**

This process flow is divided into two sections, for standardized approach and advanced approach.

## Simple CVA Approach

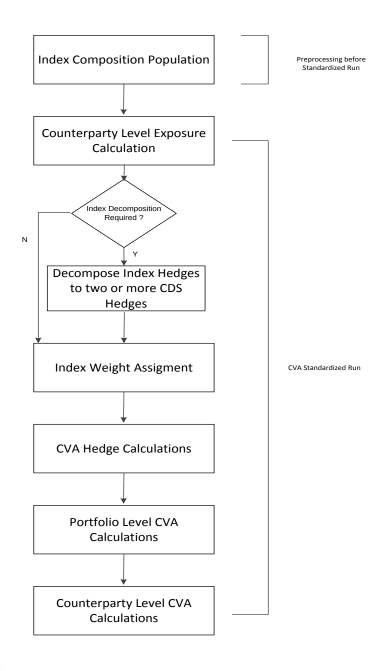


The application calculates CVA capital charge at portfolio level using the following formula as specified by US III guidelines:

$$K_{CVA} = 2.33 \times \sqrt{\left(\sum_{i} 0.5 \times w_{i} \times \left(M_{i} \times EAD_{i}^{total} - M_{i}^{hedge} \times B_{i}\right) - \sum_{ind} w_{ind} \times M_{ind} \times B_{ind}\right)^{2} + A}$$

Where:

$$A = \sum_{i} 0.75 \times w_i^2 \times \left( M_i \times EAD_i^{total} - M_i^{hedge} \times B_i \right)^2$$





#### • Index Composition Population

Pre-processed data for CVA is required to be populated only once for a particular execution date. The process CVA DATA POPULATION in the Run- Staging Data Population - US Credit Value Adjustment is responsible for populating pre-processed data for CVA.

#### • CVA Hedge Data Population

Mitigants data marked as CVA hedge is populated as a part of the CVA hedge data population. The application loads all the single name CDS hedge and index hedge data. The hedge data marked as CVA does not flow in the application during the CCR process. New tables are not added for hedge records; however a few columns are added to the existing table to capture CVA specific data. CVA specific data is present in the following tables:

**Fact Mitigants** (**F\_CVA\_HEDGE**): Identifier for CVA hedge records by which the application identifies it as CVA hedge.

Stage Mitigants (V\_REF\_ENTITY\_PARTY\_ID): This field captures the counterparty of the hedge transaction.

### • Counterparty Level Exposure Population

The application expects the uncovered EAD at netting agreement level or at trade level. This is available as an output of Current Exposure Method (CEM). If more than one netting agreement is available, then the exposures are summed at counterparty level. These aggregated data is stored in FCT\_REG\_COUNTERPARTY\_CVA table using COUNTERPARTY\_EXPOSURE\_POPULATIO T2T.

Maturity adjustment discount factor is computed at netting agreement level or for each netting agreement using the formula  $1 - \exp(-0.05*M_i)/(0.05*M_i)$ .

Maturity is the notional weighted maturity at netting agreement level. The application sums the data for exposure at counterparty level. If more than one netting agreement is available, the exposures are discounted and then summed at counterparty level. Weight Assignment is done based on the Counterparty PD as specified in the following table. Data is aggregated at counterparty level and stored in separate counterparty table.

Internal PD (in percent)	Weight (in percent)
0.01 to 0.07	0.7
>0.07 to 0.15	0.8
>0.15 to 0.4	1.0
> 0.4 to 2	2.0
>2 to 6	3.0
>6	10.0

#### • Index Decomposition Required

You can select index decomposition from the Run Management screen. Index decomposition option, creates single name CDS hedge positions for the counterparties which are part of the CDS Index and also



have exposures. Index hedge amount is adjusted by the same amount for which the single name CDS hedge is created, so as to get maximum benefit from hedging. Maturity of the single name CDS hedge is considered same as the maturity of index.

# • Index Weight Assignment

For index weight assignment, index composition and counterparty probability of default is expected as a download in the application. Weight for the index is the sum of all counterparty weights multiplied by the weight of the counterparty in the index.

#### • CVA Hedge Calculations

After population of hedge data and creation of single name CDS hedge from index, the application sums the notional to counterparty level and populates in the CVA specific table. Maturity adjustment discount factor is computed by using the formula (1-exp (-0.05\* Mihedge))/ (0.05\* Mihedge). If more than one CDS Contract is available for the counterparty, then the above amount is summed at counterparty level. Index hedge notional amount is computed after subtracting the notional of all single name CDS hedge created by the decomposition process from index notional. Maturity adjustment discount factor for index position is computed using the formula (1-exp (-0.05\* Mind)) / (0.05\* Mind). If more than one index hedge is available, then the index hedge amount is summed up. All the above data required for CVA calculation is populated from mitigants data to CVA specific table. The data is summed for each counterparty and stored.

### • Portfolio Level CVA Calculation

As per the final rule, the time horizon is short (the square root of time scaling to 1 year is applied).

The CVA charge calculated at portfolio level is populated in the FCT\_REG\_CVA\_SUMMARY table. Single Name CDS Hedge component for CVA at portfolio level is calculated and the summary table is populated using CVA SUMMARY POPULATION T2T.

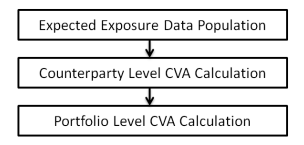
### • Counterparty Level CVA Calculation

CVA Capital Charge at counterparty level is allocated using the following formula:

CVA at Counterparty = Total CVA at Portfolio \*W<sub>CVAi</sub>

$$\begin{split} W_{\text{CVAi}} &= \text{Absolute} \left[ 0.5^*W_i * (M_i * \text{EAD}_{\text{itotal}} \text{-} M_i^{\text{hedge}} * \text{Bi}) \text{-} \sum_{\text{indi}} (W_{\text{ind}} * M_{\text{ind}} * B_{\text{ind}} \right) \right] / \\ \Sigma^{\text{n}} &\text{Absolute} \left[ 0.5^*W_i * (M_i * \text{EAD}_{\text{itotal}} \text{-} M_i^{\text{hedge}} * \text{Bi}) \text{-} \sum_{\text{indi}} (W_{\text{ind}} * M_{\text{ind}} * B_{\text{ind}} \right) \right] \end{split}$$

### Advanced CVA Approach



The application calculates the CVA charge at counterparty level and is aggregated at portfolio level using the following formula:

$$K = 3* (CVA Unstressed VAR + CVA Stressed VAR)$$



$$CVA = \left(LGD_{MKT}\right) \cdot \sum_{i=1}^{T} Max \left(0; exp\left(-\frac{s_{i-1} \cdot t_{i-1}}{LGD_{MKT}}\right) - exp\left(-\frac{s_{i} \cdot t_{i}}{LGD_{MKT}}\right)\right) \cdot \left(\frac{EE_{i-1} \cdot D_{i-1} + EE_{i} \cdot D_{i}}{2}\right)$$

The application calculates the CVA charge at counterparty level using the above formula for each counterparty and sums the CVA charge for all counterparties to compute portfolio level capital charge.

These aggregated data is stored in **FCT\_REG\_COUNTERPARTY\_CVA** table using "COUNTERPARTY\_EXPOSURE\_POPULATION" T2T.

The CVA charge calculated at portfolio level is populated in the FCT\_REG\_CVA\_SUMMARY table. Single Name CDS Hedge component for CVA at portfolio level is calculated and the summary table is populated using "CVA\_SUMMARY\_POPULATION" T2T.

Counterparty charge is calculated for two different scenarios:

- Expected Exposure calculated with Current Market Data.
- Expected Exposure calculated with Stressed Market Data.

## • Expected Exposure Data Population

The data requirement which is required as input for calculation of CVA Charge using Advanced Approach is as follows:

**LGDMKT**: This is the LGD of the counterparty based on the spread of the market instrument of the counterparty. It should be based on market assessment and not an internal estimate. LGD market should be an input for each counterparty.

**Si**: This is the credit spread of the counterparty at each tenor Ti, which is used to calculate CVA of the counterparty. Spread data is an input for each counterparty and tenor level.

**Ti**: This is the tenor at which the Expected Exposure (EE) and spread are provided. Tenor is an input for each EE and spread.

**EEi**: This is the Expected Exposure (EE) of the counterparty at revaluation time **ti** where exposures of different netting agreements of counterparties is added. Expected exposure is an input at each counterparty and tenor level.

**Di**: This is the default risk free discount factor for each revaluation time bucket. Default risk free rate is an input for each counterparty and tenor ti.

#### **Counterparty Level CVA Calculation**

CVA RWA calculation at counterparty level is computed by the following formula:

### **CVA RWA = 12.5\*K**

Where K= CVA Capital charge calculated as per formula specified in standardized or advanced method for each counterparty.

## **Portfolio Level CVA Calculation**

CVA RWA calculation at portfolio level is computed using the following formula:

$$CVA RWA = 12.5* K$$

Where K= CVA Capital charge calculated as per formula specified in standardized or advanced method at portfolio level.

**NOTE:** CVA RWA is added to Credit RWA and is not multiplied by the factor 1.06.



# Key Data Elements

A few key data elements are provided in this section for computation for Credit Valuation Adjustment (CVA). For a complete list of tables and columns to be updated refer to the Download Specifications document.

- CDS index composition data requirement.
- CDS spread data for rating and tenor.
- Average index spread for all the index hedge position.

# Out of Scope

The following is not covered by the application in the computation of CVA:

• Treatment of specific wrong way risk.

# Non Securitization: Standardized Approach

All the credit risk exposures are identified by their product types, counterparty types, and their corresponding asset classes. A sample list of products types, party types, mitigant types, and credit ratings are pre-defined in the Basel application. However, this list and naming convention differs from one bank to another. Hence, the application reclassifies the bank's data into standard data as per the US Regulatory Capital Rules. The application reclassifies the bank's product types and party types to Basel standard product and party types.

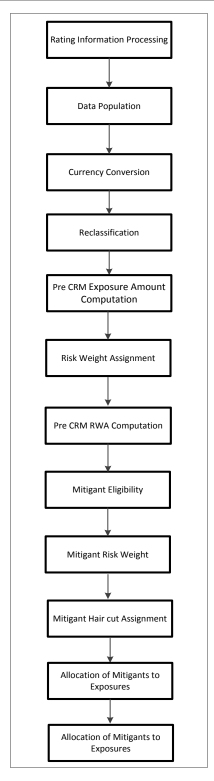
Based on these standard Basel product types and party types, an asset class for each exposure is formed. For equity exposures, the asset class is formed on the basis of equity type and Basel product type. A further data processing is done based on these standard reclassifications.

Some exposures may be hedged against Credit Risk through various mitigants like guarantors, collaterals, credit derivatives, and so on. These provide mitigation to credit risk and should be considered while computing Credit RWA as per US Regulatory Capital Rules. Hence, the application calculates both pre-mitigation exposure amount and post-mitigation exposure amount.

The Basel committee has revised Credit Risk Mitigation (CRM) guidelines to a large extent and the same have been incorporated in the application. The changes at a macro level relate to the recognition of the eligible mitigants, applicable for both the Securitized as well as the Non-Securitized exposures. The US regulators have also revised the haircuts to be applied for the debt securities issued by a securitization transaction which act as collateral. The remaining processing for CRM remains the same as per the previous releases of the Basel application. Depending upon the asset class, the application calculates the pre-CRM exposure amount for each exposure. This value signifies the maximum loss that the bank can suffer in case of default on this exposure, prior to considering any mitigation effects. Through the CRM process, the bank takes into account the mitigation effect and calculates the post mitigation exposure at default amount. This signifies the maximum loss that the bank can suffer in case of default on this exposure, after considering all the mitigation effects.

The application also computes pre-mitigation risk weighted assets (Pre-CRM RWA) and post mitigation risk weighted assets (Post CRM RWA) by multiplying the respective exposure amount by risk weight. The risk weight in this case is arrived at by analyzing the OECD Country Risk Classifications (CRCs) of the exposures or other such criteria as specified in the US Regulatory capital rules. Some Credit Risk exposures that fall under the category of internal transactions like holding own subsidiaries shares or investment in its capital, reciprocal cross holding, and so on, are treated separately under Capital Structure.





For processing of all the other line items for banking book products, securities financial transactions, and over the counter products, refer *Non Securitization- Standardized Approach*.



## **CCF** Assignment

As per the e US Regulatory Capital Final Rules for Standardized Approach following are the CCF assigned to off-balance sheet items:

- 1. **0% CCF** to the unused portion of a commitment that is unconditionally cancelable by the bank.
- 2. **20% CCF** to commitments with an original maturity of one year or less that are not unconditionally cancelable by the bank.
- 3. 20% CCF to self-liquidating trade-related contingent items with an original maturity of one year or less.
- 4. **50% CCF** to commitments with an original maturity of more than one year that are not unconditionally cancelable by the bank.
- 5. **50% CCF** to transaction-related contingent items.
- 6. **100% CCF** to guarantees, repurchase agreements, c redit-enhancing representation and warranties that are not securitization exposure, securities lending and borrowing transactions, financial standby letters of credit and forward agreements.



Also banking organizations must apply the lower of 20% or 50% CCFs to the exposures related to commitments to extend letters of credit. Banking organizations must make this determination based upon the individual characteristics of each letter of credit.

Equity commitments are assigned as conversion factor as follows:

- Conditional equity commitments with an original maturity of one year or less receive a CF of 20%.
- 2. Conditional equity commitments with an original maturity of over one year receive a CF of 50%.
- 3. Unconditional equity commitments receive a CF of 100%.

Basel II Product	Original Maturity	Non Sec Unconditionally Cancellable	CCF Assignment (%)
Loan Commitment	-	Yes Yes	0
Loan Commitment	Less than equal to 1 year	No	20
Loan Commitment	More than 1 year	No	50
On Balance sheet	Less than equal to 1 year	-	20
On Balance sheet	More than 1 year	-	50
Off-Balance sheet	Less than equal to 1 year	-	20
Off-Balance sheet	More than 1 year	-	50
Short-term Self- liquidating Trade Contingencies	Less than equal to 1 year	-	20



The following is the mapping of CCF Assignment according to the Basel product.

Basel II Product	Drawn CCF Assignment (%)
Transaction-related Contingencies	50
Financial Standby Letter of Credit	100
Guarantee	100
Forward Agreements	100

Equity Commitments depending upon the conditional or unconditional flag are also assigned conversion factor values which are as follows:

Basel II Product	Conditional Equity Commitme nts	Original Maturity	CF
Equity Commitments	Y	Less than equal to1 year	20%
Equity Commitments	Y	More than 1 year	50%
Equity Commitments	N	Higher level	100%

## **Credit-Enhancing Representations and Warranties**

The accord states that Credit-Enhancing Representations and Warranties does not include the following:

- a) Early default clause, covering, one-to-four family first-lien residential mortgage loans that qualify for a 50 percent risk weight for a period not to exceed 120 days from the date of transfer.
- b) Premium refund clauses covering, one-to-four family first-lien residential mortgage loans that qualify for a 50 percent risk weight for a period not to exceed 120 days from the date of transfer.
- c) Premium refund clauses that cover assets guaranteed by the U.S. government, a U.S. Government agency, or a GSE, provided the premium refund clauses are for a period not to exceed 120 days from the date of transfer.
- d) Warranties that permit the return of underlying exposures in instances of misrepresentation, fraud, or incomplete documentation.



If the Credit-Enhancing Representations and Warranties are fulfilling the above criteria, the capital need not be calculated and hence applied a risk weight of zero, for these exposure. If the above criteria is not met a CCF of 100% is assigned.

The mapping must be as follows:

Basel II Product	Early Default Clause	Transfer Days	RW
CER	<u>Y</u>	<u>&lt;=120</u>	<u>0</u>
WARNTY	<u>Y</u>	<u>&lt;=120</u>	<u>0</u>

Basel II Product	Premium Refund Clause	Transfer Days	RW
CER	<u>Y</u>	<u>&lt;=120</u>	<u>0</u>
WARNTY	<u>Y</u>	<u>&lt;=120</u>	<u>0</u>

If Credit-Enhancing Representations and Warranties do not follow any of the criteria as mentioned, CCF of 100% is assigned.

Basel II Produc t	Early Default Clause	Premiu m Refund Clause	Securitize d Flag	Return of Underly ing Exposu re	CC F (%)
Credit Enhanc ement Facility	N	N	N	N	100
Warran ties	N	N	N	N	100

The accord also states that warranties and Credit Enhancing representation that have a premium refund clause and the asset against which the warranties and Credit Enhancing representation have been provided are guaranteed by the U.S. government, a U.S. Government agency, or a GSE and original maturity of warranties is below 120 days and no capital is kept. Hence, zero risk weight is assigned.



Basel II Product type	Underlying Exposure Guaranteed by Soveriegn/US/GSE	Premium Refund Clause	Transfer Day	RW
CRE	<u>Y</u>	<u>Y</u>	<u>&lt;=120</u>	<u>0</u>
WARNTY	<u>Y</u>	<u>Y</u>	<u>&lt;=120</u>	<u>0</u>

For Warranties that permit the return of underlying exposures in instances of misrepresentation, fraud, or incomplete documentation, the mapping is as follows:

Basel II Product Type	Return of Underlying Exposure	RW
WARNTY	<u>Y</u>	<u>0</u>

Exposure amount against Warranties that have premium refund clause should be equal to servicing premium and other earned fees. Exposure amount against Warranties that have return refund clause should be equal to full loan value. Both the exposure amount should be stored in column 'n exposure amount'.

#### **EAD Computation**

EAD amount computation for on-balance sheet exposure, each OTC contract, off-balance sheet commitment exposure type is same as that of BIS Standardized Approach.

Exposure amount for AFS or held-to-maturity debt securities and AFS preferred stock not classified as equity that are held by a banking organization that has made an AOCI opt-out election, the exposure amount is the banking organization's carrying value (including net accrued but unpaid interest and fees) for the exposure, less any net unrealized gains, and plus any net unrealized losses.

Exposure amount for AFS preferred stock classified as an equity security under GAAP that is held by a banking organization that has made an AOCI opt-out election, the exposure amount is the banking organization's carrying value (including net accrued but unpaid interest and fees) for the exposure, less any net unrealized gains that are reflected in such carrying value but excluded from the banking organization's regulatory capital.

## Equity/ UCITS/Mutual Fund/ Equity Commitments EAD calculation

Equity /UCITS / Mutual Fund EAD amount =

Exposure carrying value - Exposure Unrealized Gain + Exposure Unrealized Gain Loss

Here,

Equity commitments EAD = Effective notional principal amount \* Conversion Factor

The equity derivative EAD calculation is same as defined in the USA Advanced run and the failed transaction EAD computation is same as defined in the USA Advance Approach.



## Risk Weight Assignment

Non Sec Risk Weight Assignment for Exposures on US Government, Supranational and MDB, GSE, Corporate, Statutory Multifamily Mortgages, HVCRE and Others.

Risk weight assignment is based on Basel Asset class which is formed based on Basel Standard Party Type and Standard Product Type. The following are the risk weight assignments for other asset types:

### **Sovereign Exposures**

Exposure to US Government - A rule termed as USA - US III - Non Sec RW Assignment based on asset class is created to assign risk weight based on Basel Asset class, this rule caters to risk weight assignment for multiple asset classes, namely – Domestic Sovereign, Supranational and MDB, GSE, Corporate, Statutory Multifamily Mortgages, HVCRE and others.

The rule is termed as "USA - US III - Non Sec RW Assignment based on asset class.".

The mapping is as follows:

Basel II Asset Class	Risk Weight
Domestic Sovereign	0%
Supranational Entities	0%
Government-sponsored Entities	20%
Corporate Exposure	100%
Statutory Multifamily Mortgages	50%
High-Volatility Commercial Real Estate (HVCRE) Exposure	150%
Cash	0%
Cash items in the process of collection	20%
Other Asset	100%

### Other Sovereign Exposure

A new rule "USA - US III - Non Sec RW Assignment for Other Sovereign Exposures" is created to assign Risk weight based on Basel II Asset Class, Issuer CRC class, OECD Country Indicator and Sovereign Default Indicator.

The required source hierarchy is present. The mapping is as follows:



Basel II Asset Class	Issue r CRC class	OECD Country Indicator	Sovereign Default Indicator	Risk Weight
Sovereign Exposure	Issuer CRC class	OECD Country Indicator	Y	150%
Sovereign Exposure	CRC0	OECD Country Indicator	N	0%
Sovereign Exposure	CRC1	OECD Country Indicator	N	0%
Sovereign Exposure	CRC2	OECD Country Indicator	N	20%
Sovereign Exposure	CRC3	OECD Country Indicator	N	50%
Sovereign Exposure	CRC4	OECD Country Indicator	N	100%
Sovereign Exposure	CRC5	OECD Country Indicator	N	100%
Sovereign Exposure	CRC6	OECD Country Indicator	N	100%
Sovereign Exposure	CRC7	OECD Country Indicator	N	150%
Sovereign Exposure	No CRC	Y	N	0%
Sovereign Exposure	No CRC	N	N	100%

If an exposure, or the portion of an exposure, that is conditionally guaranteed by the S Government or FDIC or National Credit Union Administration, must assign 20% Risk weight through the rule "USA - US III - Mitigant RW Assignment for exposures Guaranteed by US Government".



### **Certain Sovereign Exposures**

As per the US Regulatory Capital Final Rule, wherein bank assigns to a sovereign exposure a risk weight that is lower than the applicable risk weight if:

- The exposure is denominated in the sovereign's currency.
- The bank has at least an equivalent amount of liabilities in that currency; and
- The risk weight is not lower than the risk weight that the home country supervisor allows banks under its jurisdiction to assign to the same exposures to the sovereign.

In such cases, the conditions related to applying lower risk weight is more subjective in nature. Hence, the standard product does not have any specific rule for it. Other Risk weight assignment rules are customized to accommodate this requirement, if required.

Since the conditions related to applying lower risk weight is more subjective in nature, standard product does not have any specific rule for it. Other risk weight assignment rules must be customized to accommodate these requirements.

- Certain supranational entities and Multilateral Development Banks (MDBs): Exposures on
  MDBs which qualifies for 0% risk weight are classified as Supranational entities asset class
  through asset reclassification rules. The rule "USA US III Non Sec RW Assignment based on
  asset class" caters to Risk Weight assignment. Refer section Exposure to US Government for
  details of the mapping.
- Exposures to Government-Sponsored Entities (GSEs): The rule "USA US III Non Sec RW Assignment based on asset class" assigns 20% Risk Weight to an exposure to a GSE that are not an equity exposure or preferred stock. Also, a new rule "USA US III Non Sec RW Assignment GSE Exposures on Preferred Stock" must be created to assign 100% Risk weight to preferred stock, based on Basel Asset class and Standard Product Type.

Basel II Asset Class	Standard Product Type	Risk Weight	
Government- sponsored Entities	Preferred Stock	100%	

Exposures to Depository Institutions, Foreign Banks and Credit Unions

**Exposures to U.S. depository institutions and credit unions**: A new rule "USA - US III - Non Sec RW Assignment - Depository Institutions and Credit Unions" is created to assign risk weight based on Basel Asset class and Sovereign Default indicator.



Basel II Asset Class	Sovereign Default Indicator	Risk Weight
U.S. depository institutions and credit unions	Y	150%
U.S. depository institutions and credit unions	N	20%

The conditions for assigning 100% risk weights are handled in capital structure.

**Exposures to Foreign Banks**: A new rule "USA - US III - Non Sec RW Assignment - Foreign Banks" must be created to assign risk weight based on Basel II Asset Class, Issuer CRC class, OECD Country Indicator, Sovereign Default Indicator and Standard Product Type. For risk weight assignment for exposure to foreign bank, data of trade-related contingent items are expected to be related to only those contingencies that arise from movement of goods.

# Exposures to public sector entities (PSEs)

• **Exposure to US PSEs**: A new rule ""USA - US III - Non Sec RW Assignment - US PSEs" is created to assign risk weight based on Basel Asset class and PSE Obligation Type. A new hierarchy for PSE obligation type is created and PSE Obligation Type data is available at an exposure level.

Basel II Asset Class	PSE Obligation Type	Risk Weight
US PSEs	General Obligation	20%
US PSEs	Revenue Obligation	50%

• Exposures to Foreign PSEs: A new rule ""USA - US III - Non Sec RW Assignment - Non-US PSEs" is created to assign risk weight based on Basel II Asset Class, Issuer CRC class, OECD Country Indicator, Sovereign Default Indicator and PSE Obligation Type. The mapping is as follows:



Basel II Asset Class	Issue r CRC class	OECD Country Indicator	Sovereign Default Indicator	PSE Obligati on Type	Risk Weight
Foreign PSE	Issuer CRC class	OECD Country Indicator	Y	PSE Obligatio n Type	150%
Foreign PSE	CRC0	OECD Country Indicator	N	General Obligatio n	20%
Foreign PSE	CRC1	OECD Country Indicator	N	General Obligatio n	20%
Foreign PSE	CRC2	OECD Country Indicator	N	General Obligatio n	50%
Foreign PSE	CRC3	OECD Country Indicator	N	General Obligatio n	100%
Foreign PSE	CRC4	OECD Country Indicator	N	General Obligatio n	150%
Foreign PSE	CRC5	OECD Country Indicator	N	General Obligatio n	150%
Foreign PSE	CRC6	OECD Country Indicator	N	General Obligatio n	150%
Foreign PSE	CRC7	OECD Country Indicator	N	General Obligatio n	150%
Foreign PSE	No CRC	Y	N	General Obligatio n	20%
Foreign PSE	No CRC	N	N	General Obligatio n	100%



Basel II Asset Class	Issue r CRC class	OECD Country Indicator	Sovereign Default Indicator	PSE Obligati on Type	Risk Weight
Foreign PSE	CRC0	OECD Country Indicator	N	Revenue Obligatio n	50%
Foreign PSE	CRC1	OECD Country Indicator	N	Revenue Obligatio n	50%
Foreign PSE	CRC2	OECD Country Indicator	N	Revenue Obligatio n	100%
Foreign PSE	CRC3	OECD Country Indicator	N	Revenue Obligatio n	100%
Foreign PSE	CRC4	OECD Country Indicator	N	Revenue Obligatio n	150%
Foreign PSE	CRC5	OECD Country Indicator	N	Revenue Obligatio n	150%
Foreign PSE	CRC6	OECD Country Indicator	N	Revenue Obligatio n	150%
Foreign PSE	CRC7	OECD Country Indicator	N	Revenue Obligatio n	150%
Foreign PSE	No CRC	Y	N	Revenue Obligatio n	50%
Foreign PSE	No CRC	N	N	Revenue Obligatio n	100%

The conditions related to applying lower risk weight is more subjective in nature; hence standard product does not have any specific rule for it. The risk weight assignment rules must be customized to accommodate this requirement.

# Residential Mortgage Exposures (RMEs)



A new rule "USA - US III - Non Sec RW Assignment - Residential Mortgage Exposures" must be created to assign risk weight based on Basel II Asset Class, Non Sec Past Due Flag, Assumed Lien position on RME, Occupancy Type and Restructured indicator. Restructured indicator is expected as "No" when a residential mortgage exposure modified or restructured on a permanent or trial basis solely pursuant to the U.S. Treasury's Home Affordable Mortgage Program (HAMP) assumption that prudent underwriting standard has been followed by the bank for the Residential Mortgage Exposure. The assumption is that prudent underwriting standard is followed by the bank for the Residential Mortgage Exposure.

The mapping is follows:

Basel II Asset Class	Non Sec Past Due Flag	Assumed Lien position on RME	Occupancy Type (v_occupan cy_cd)	Restruct ured Indicato r	Risk Weight
Residential Mortgage exposure	Non Sec Past Due Flag	Assumed Lien position on RME	Occupancy Type	Restructu red Indicator	100%
Residential Mortgage exposure	N	First	Owner Occupied	N	50%
Residential Mortgage exposure	N	First	Rented	N	50%

The Non Sec Past Due flag, which is an existing hierarchy, indicates whether Residential Mortgage Exposure is past due or not.

Three new hierarchies must to be created for the rule:

- Assumed Lien position on RME: It is necessary to identify whether exposure must be treated like a first-lien residential mortgage exposure or junior-lien RME. Lien Position is typically an attribute of mitigant. However, at the mitigant level, it must be specified as an absolute lien position number. It may not clarify whether the bank holds the first-lien and junior-lien(s) RMEs and no other party holds an intervening lien; and hence it is treated like first lien. Therefore, it is it is required to directly capture assumed lien position at an exposure level. More so, as there is a column v\_lien\_position\_cd in stg\_loan\_contracts, which may be brought to fct table and metadata may be defined on it. It is assumed that bank provides Lien position data as per the applicable treatment. This means, if the bank holds the first-lien and junior-lien(s) RMEs, and no other party holds an intervening lien then it must combine the exposures and treat them as a single first-lien residential mortgage exposure. In such case, Assumed Lien position on RME must be given as "First".
- Occupancy Type: The Occupancy Type indicates whether RME is "Owner-occupied" or "Rented" or "Others" (like, vacation home and so on; it is inferred that Owner-occupied means primary residence of the home loan borrower). There is a column v\_occupancy\_cd in stg\_loan\_contracts, which may be brought to fct table and metadata may be defined on it.



• Restructured Indicator – It is to indicate that the loan is restructured for the key attributes like rate, amount, tenor and so on. The values could be "Yes" or "No". There is a column f\_restructured\_ind in stg\_loan\_contracts for this purpose, which may be brought to fct table and metadata may be defined on it. The null values in the column may be treated as "No". The condition regarding mortgage is made in accordance with prudent underwriting standards, including standards relating to the loan amount as a percent of the appraised value of the property; is an operational requirement. For the standard Basel product release, it is assumed that the bank has fulfilled this operational requirement before classifying such exposures eligible for 50% risk weight. If there are any exceptions to fulfill such due-diligence and, due to which, applicable risk weight is 100%; then the application must be customized accordingly.

#### **Pre-sold Construction Loans**

The existing rule "USA - US III - Non Sec Pre-Mitigation RW Assignment - Pre-sold construction Loan - STD" can be used for treatment to Pre-sold construction loans.

### **Past Due Exposures**

A new rule "USA - US III - Non Sec RW Assignment for Past Due Exposures" must be created to assign 150% risk weight to uncovered portion of the exposure, based on Basel asset class (that is, except for US Government, Sovereign Exposure and Residential Mortgage exposure asset class) and past due flag.

#### **Other Assets**

The rule "USA - US III - Non Sec RW Assignment based on asset class" caters to risk weight assignment for Cash, Cash items in the process of collection and other assets. Refer section exposure to US government for details of the mapping.

A rule "USA - US III - Non Sec RW Assignment - Gold" is created to assign zero percent risk weight to Gold asset class.

The requirement for assigning 100% risk weight for DTAs is covered in the rule- USA - US III RWA Calculation for DTA due to temporary Difference . The DTAs should be provided as net of any related valuation allowances and net of DTLs.

The requirement for assigning 250% risk weight for MSAs and DTAs is covered under capital structure. It is mapped to Credit RWA capital component group.

#### **Sold Credit Protection**

The sold credit protection in the form of guarantees and credit derivatives is under the regulatory framework. The treatment specific to the sold credit protection are as follows:

#### a) Guarantees and Credit Derivatives

Protection Provided to Non-Sec Exposures: In the case of guarantees and credit derivatives provided to the exposures which are not securitized, the protection provided is treated as an exposure to the underlying reference asset.

## b) Guarantees and Credit Derivatives

Protection Provided to Sec Exposures: In the case of guarantees and credit derivatives provided to the exposures which are securitized, the protection provided is treated as if the portion of the reference exposure is held by the protection provider.



## c) Nth to Default Credit Derivatives

In the case of nth to default credit derivatives, it is risk weighted using SSFA approach. If the SSFA Approach is not applicable for the transaction, then it is risk weighted at 1250%.

# **Assumptions**

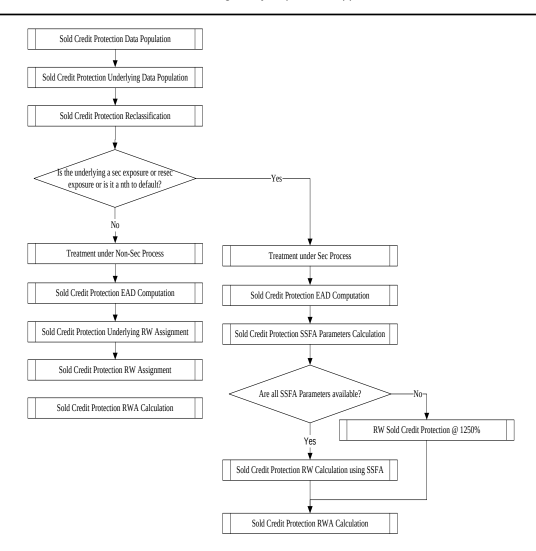
### As per Accord:

 A bank that is the protection provider under an OTC credit derivative must treat the OTC credit derivative as an exposure to the underlying reference asset.

## Interpretation in the application:

- This is a mention of the treatment for the credit derivative which is sold as credit protection to exposures which are not securitized.
- Guarantees and non- nth to default credit derivatives are treated using the same guidelines for the recognition of the credit risk mitigant and the treatment for protection provided to securitized exposures.
- And, it is not specified of the guarantees which are sold as credit protection to nonsecuritized exposures.
- o Hence this has been assumed that the same treatment is applied for guarantees which are provided as protection to the non-securitized exposures.







### **Sold Credit Protection Data Population**

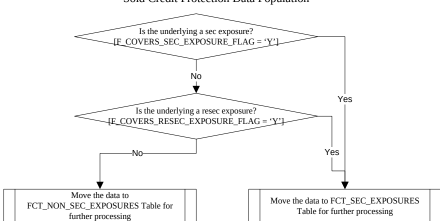
The sold credit protection data is specific to the sold guarantees and sold credit derivatives. These data is available in the product processor tables of STG\_GUARANTEES and STG\_CREDIT\_DERIVATIVES. These sold credit protection exposures has the following data:

"F\_COVERS\_SEC\_EXPOSURE\_FLAG" or "F\_COVERS\_RESEC\_EXPOSURE\_FLAG" has flag as "Y" in the case of the exposure satisfying the following condition:

- The sold credit protection is provided on a securitized or resecuritized exposure.
- In the case of nth to default credit derivative, unless the sold credit protection is provided to a resecuritized exposure, the F\_COVERS\_SEC\_EXPOSURE\_FLAG must be "Y".

If the F\_COVERS\_SEC\_EXPOSURE\_FLAG or the F\_COVERS\_RESEC\_EXPOSURE\_FLAG have a value of "Y", then these sold credit protection data is processed under securitization framework. Hence this has to be processed to FCT\_SEC\_EXPOSURES table.

Else, the sold credit protection data is processed under non-securitization framework. Hence is processed to FCT\_NON\_SEC\_EXPOSURES table.



Sold Credit Protection Data Population

### **Sold Credit Protection Underlying Data Population**

The underlying data are required for all the sold credit protection. The underlying data is provided in the STG\_UNDERLYING\_EXPOSURES table.

These underlying for the sold credit protection have the following data:

- V\_UNDERLYING\_DATA\_IDENTIFIER: The underlying of the sold credit protection have the "V\_UNDERLYING\_DATA\_IDENTIFIER" as "SCP", to recognize this for the Sold credit protection treatment.
- V\_PARENT\_EXPOSURE\_ID: The underlying of the sold credit protection have the "V PARENT EXPOSURE ID" as the "V EXPOSURE ID" of the sold credit protection.



- In the case of guarantees and credit derivatives, there is only one underlying for the sold credit
  protection.
- In the case of nth to default credit derivative, there is more than one underlying for the sold credit protection.

These underlying for the sold credit protection is processed to the FCT\_NON\_SEC\_EXPOSURES table, wherein all the calculations required are processed. At the end of the processing, this is moved to the FCT\_SCP\_UNDERLYING table.

Note: If the underlying data for the sold credit protection are not provided, this is treated as sold credit protection, and hence is treated as a regular exposure.

# **Treatment Specific to Sold Credit Protection**

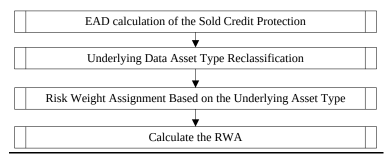
The sold credit protection is treated specifically in the case of the protection covering sec exposures and non-sec exposures.

#### 1. Sold Credit Protection covering Non-Sec Exposures:

- The risk weight for the sold credit protection is based on the underlying exposure's asset class.
- The risk weighting applicable based on the underlying exposure's asset class.

#### **Process flow for the Calculations**

Treatment specific to Sold Credit Protection Covering Non-Sec Exposures



### **EAD Calculation of the Sold Credit protection**

The EAD for the sold credit protection is equal to the notional amount of the contract.

### **Underlying Data Asset Type Reclassification**

• The asset type reclassification for the underlying of the sold credit protection is same as any other non-sec exposure Asset type reclassification. This is handled in the Non-Sec Exposures asset type reclassification.



## Risk Weight Assignment based on the Underlying Asset Type

- The risk weight assignment for the sold credit protection is based on the asset type of the underlying exposure, which is the same as any other non-sec exposure.
- The risk weight for the underlying exposure is calculated and this is updated to the sold credit protection exposure.

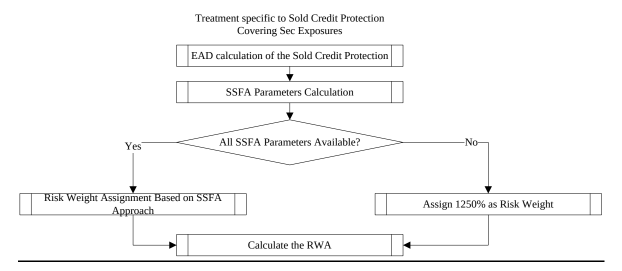
### Calculate the Risk Weight Assessment

- The RWA is calculated as the Pre-mitigation EAD multiplied by the Pre-Mitigation Risk Weight.
- In the case of sold credit protection exposures, the Pre-Mitigation EAD and the Post Mitigation EAD are the same since there are no mitigants for these exposures.

### 2. Sold Credit Protection covering Sec Exposures:

- The risk weight for the sold credit protection is calculated using the SSFA Approach.
- If any of the SSFA parameters are not available for calculation, then the sold credit protection is risk weighted 1250%.
- Hence the hierarchy of approaches for SCP is, SSFA Approach and Risk Weight @ 1250%
- This hierarchy of approaches is different from the securitization exposures.

#### **Process flow for the Calculations**



# **EAD Calculation of the Sold Credit protection**

• The EAD for the sold credit protection is the notional amount of the transaction.



• In the case of nth to default credit derivative, the EAD is the largest notional amount of all underlying exposures.

#### **SSFA Parameters Calculation**

a) In the case of nth to default credit derivative, the pool parameters of SSFA (Kg, W and p) are calculated in the same manner as any other securitized exposure.

The tranche parameters A and D are calculated differently, from the calculation for the securitized exposures. They are calculated as follows:

#### • Parameter A:

- It is calculated as the ratio of the sum of the notional amount of all underlying exposures that are subordinated to the bank's exposure to the total notional amount of all underlying exposures.
- o The smallest (n-1) exposures are subordinated to the bank's exposure.
- This is the same as the existing calculation in the US Basel III Advanced approach SCP treatment under SSFA.

#### Parameter D

- o It is equal to Parameter A + the ratio of the notional amount of the bank's exposure to the total notional amount of all underlying exposures.
- This is the same as the existing calculation in the US Basel III Advanced approach SCP treatment under SSFA.
- b) In the case of guarantee and credit derivative, the pool parameters of SSFA (Kg, W and p) and the tranche parameters (A and D) are calculated in the same manner as any other securitized exposure.

### Check to find whether all the SSFA Parameters are available

- There is a check to identify whether all the SSFA parameters (KG, W, p, A and D) are available for the sold credit protection exposure.
- If yes, then the risk weight is calculated as per the SSFA Approach,
- If not, then the sold credit protection must be assigned 1250% Risk weight.

### Calculate the RWA

- The RWA is calculated as the Pre-mitigation EAD multiplied by the Pre-Mitigation Risk Weight.
- In the case of sold credit protection exposures, the Pre-Mitigation EAD and the Post Mitigation EAD is one and the same since there are no mitigants for these exposures.

### Simple Risk-Weight Approach (SRWA)

Assigning Risk weights based on equity issuer, and categorization of Risk Weights and calculation of RWA is similar to US Advanced Approach.



This means:

**Risk Weight** = 0% for equity exposure to Standard party type Sovereign, Highly Rated Multilateral Development Bank, Multilateral Development Bank, US Government

**Risk Weight** = 20% for equity exposure to Standard party type US PSE, Federal Home Loan Bank or the Federal Agricultural Mortgage Corporation (Farmer Mac)

**Risk Weight** = 100% for equity exposure to Community Development Institution, effective portion of a hedge pair, Non-significant equity exposures.

Effective portion of a hedge pair is calculated from effective hedge wherein two equity exposures either have the same remaining maturity or each has a remaining maturity of at least three months; the hedge relationship is formally documented in a prospective manner specifying measure of effectiveness (E). A hedge is called effective if measure of effectiveness (E) is greater than or equal to 0.8. This condition is same as in Advanced approach and US Basel II. Additionally, the calculation of effective and ineffective portion of hedge pair also remains same as in Advanced approach and US Basel II.

The definition of Non-significant equity exposures remains same as in the advanced approach.

Which is,

**Risk Weight** = 250% for Significant investments in the capital of unconsolidated financial institutions in the form of common stock that are not deducted from capital. This is same as in advanced approach.

**Risk Weight** = 300% for Publicly-traded equity exposure and other than those equity exposure that receives 600 percent risk weight

**Risk Weight** = 400% for Equity exposure that is not publicly-traded and other than those equity exposure that receives 600 percent risk weight

**Risk Weight** = 600% for Equity exposure to an investment firm meeting the definition of a traditional securitization and has greater than immaterial leverage. These conditions are same as in Advanced approach.

The look-through approaches for the equity exposure to investment funds remains same as in advanced approach.

Most of the rules and processes used for Equity exposure treatment in US Advanced approach can be used for Equity exposure treatment in US Standardized approach; except following changes:

• A rule "US - US III - STD - Equity RW Assignment for Sovereign Fed Home Loan and Community Development – SRWA" is created in the sub-process "Equity Exposures - Simple Risk Weight Method" for Standardised approach run. This is similar to the rule "USA - Equity Non Inv Fund RW Assignment Hedge Pair – SRWA" in the Advanced approach run.



The mapping for Risk Weight Assignment is as follows:

Basel II Asset Class	USA - Non Investment Fund Equity Approach	Standard Equity Issuer Type	Risk Weight
		Sovereign	0%
Equity Exposures	Simple Risk	Highly Rated Multilateral Development Bank	0%
	Weight Approach	Multilateral Development Bank	0%
		US Government	0%
		Federal Home Loan Bank	20%
		Government Sponsored Entities	20%
		US PSE	20%
		Community Development Institution	100%

 A rule "US - US III - STD - Equity RWA Calculation for Sovereign Fed Home Loan And Community Development – SRWA" is created, for RWA calculation, in the sub-process Equity Exposures - Simple Risk Weight Method in standardized approach run. It is similar to calculation rule USA - Equity RWA Calculation for Sovereign Fed Home Loan And Community Development – SRWA in the Advanced approach run, is replaced with RWA calculation formula and, hence, the associated BP is same as in US advanced approach. However, the following is the mapping for Standard Equity Issuer type:



Basel II Asset Class	USA - Non Investment Fund Equity Approach	Standard Equity Issuer Type
Equity Exposures	Simple Risk Weight Approach	Sovereign  Highly Rated Multilateral Development Bank  Multilateral Development Bank  US Government  Federal Home Loan Bank  "Government Sponsored Entities  US PSE
		Community Development Institution

• Hedge Effectiveness and Calculation of Effective Portion of Hedge pairs:- Two equity exposures form an effective hedge if the measure of hedge effectiveness is >= 0.8, in addition to the other conditions on remaining maturity and documentation criteria. The measure of hedge effectiveness is given as download (n\_msr\_hedge\_effectiveness). Effective Portion of hedge pair is calculated through DT CAL\_EFF\_PORTION\_HEDGE.

While calculating the effective Portion of the hedge, check if the measure of hedge effectiveness is greater than or equal to 0.8.

Which means,

IF Hedge Effectiveness Measure >= 0.8

Then,

**Effective Portion of Hedge Pair** = Hedge effectiveness measure X greater of the adjusted carrying values of the equity exposures forming a hedge pair.

**Ineffective Portion of Hedge Pair** = (1- Hedge effectiveness measure) X greater of the adjusted carrying values of the equity exposures forming a hedge pair.

Else,

**Ineffective Portion of Hedge Pair** = Greater of the adjusted carrying values of the equity exposures forming a hedge pair.

Ensure to check if it calculates the effective portion of hedge pair, it is required to have a check on value of measure of hedge effectiveness.



• Significant investments in the capital of unconsolidated financial institutions that are not deducted from capital, as per capital structure treatment is mapped to Credit RWA capital component group. The risk weight of 250% is applicable to such equity exposures.

### Mitigant Eligibility and Haircut Assignment

#### Overview

As per the Regulatory Capital rules guidelines, BCBS recognizes the need to change certain criteria in the eligibility of mitigants due to the economic crisis of 2008. It has revised the criteria for recognition of the eligible mitigants, applicable for both the Securitized and the Non-Securitized exposures. The US regulator has also revised the haircuts to be applied for the debt securities issued by a securitization transaction which act as collateral. These changes are an outcome of the financial crisis of 2008, as these transactions are sensitive to fluctuations in the price. This is applicable in the case of Standardized Approach and Advanced Approach for US.

The process flow for CRM is the same as in the existing Basel II computation except for a few differences. The differences are in the Mitigant Eligibility and the Mitigant Haircut Assignment procedures. The Mitigant Eligibility depends on the original ratings in the case of Securitized exposures. Hence, this has an effect on the credit rating processing.

All the rating information of the mitigants is populated from the staging tables to the processing tables. The mitigants rating information are captured in the instrument rating details. The flag Y in the **F\_ORIG\_CREDIT\_RATING\_IND** indicates that the rating is the original rating or the rating of the instrument at the time the protection was given and N indicates that the rating is the current rating.

This is handled in the **CREDIT\_RATING\_PROCESSING** process.

Also, multiple assessment is performed for the mitigants current rating as well as the original rating. This is handled along with the multiple assessment of the exposures.

The Mitigant Eligibility, Mitigant Risk Weight, Haircut Assignment, and Allocation of Mitigants to Exposures are handled in CRM sub process.

### • Mitigant Eligibility:

The application identifies the eligible mitigants based on the criteria as mentioned by the US Regulatory Capital Rules. The application identifies the following mitigants— collateral, guarantees, and credit derivatives. The application is capable of using the Simple Approach as well as the Collateral Haircut Approach for the mitigants which are part of the collateral. The application identifies the eligibility of the financial collateral separately for the simple approach and the Collateral Haircut Approach. The eligibility of the collateral mitigants are based on issue of the mitigant, mitigant types, the credit rate with investment grade assigned to the party (as applicable), and the classification of collateral as senior or not. For equity, the eligibility is based on the equity trading status.

The application also identifies whether the mitigant is a Re-securitized exposure and if yes, makes it ineligible. The application identifies the eligibility of the guarantees and credit derivatives based on the party type of the mitigant and the credit rating assigned to the issuer of the mitigant. This is based on the satisfaction of the criteria as specified in the US Regulatory Capital Rules. All the guarantees and credit derivative issued by issuers who are reclassified as Other Entities are treated as eligible for Non Securitization exposures if at the time the guarantee is issued or anytime thereafter, has issued and outstanding an unsecured debt security without credit enhancement that is investment grade. All the guarantees and credit derivative issued by issuers that are reclassified as Other Entities are treated as eligible for Securitization exposures if they satisfy the current rating and the original rating criteria specified by the US Regulatory Capital Rules. For processing the original rating of these issuers, the solution performs the multiple assessments of the initial ratings. This is performed by the Data Transformation "Mult\_Asses\_Initial". The details of the Data Transformation for Securitization are as follows:



Data Transformation Name	Objective	Processing Logic
Mult_Asses_Initial	The objective of this Data Transformation is to perform multiple assessments of the initial ratings and assign a normalized rating and risk weight to the mitigants. This is specific to the Basel III Securitization CRM framework.	For each mitigant, the various standard ratings associated with that mitigant as of the time it was initially issued and the respective risk weights are identified. If the number of ratings are 1, then the same rating gets assigned as the standard initial rating for the mitigant. If the number of ratings are greater than or equal to 2, then the mitigant is assigned a standard initial rating which corresponds to the worst of the best two risk weights associated with the initial ratings assigned.

### • Haircut Assignment:

The application assigns the various haircuts, as applicable to the Mitigants. For collateral following Simple Approach for recognition, no haircuts are assigned to the mitigant. For collateral following the Collateral Haircut Approach, the application is flexible to use the supervisory haircuts and scale up, if required, based on the minimum holding period. The application can also use the bank's own estimate of haircuts. The application applies the volatility haircut, FOREX haircut, and the maturity mismatch haircut to the mitigants as appropriate. This is as per the US Regulatory Capital Rules regulations. The volatility haircuts for debt securities which are mitigants have been modified to include the Securitized exposures.

Only eligible mitigants are considered for haircut assignment. The eligible mitigants are moved from mitigants table to sub exposures table.

The CRM change is applied in the following processes:

- USA US III Non-securitization Exposure Treatment STD
- USA US III Securitization Exposure Treatment STD

This is applicable for Basel III Standardized Approach, Advanced Approach. This change has an impact for both the Securitized Exposures and the Non-Securitized exposures.

#### **Key Data Elements**

For a complete list of tables and columns to be updated refer to the Download Specifications document.

For Mitigants

- Re-securitized exposures Mitigant The mitigants belonging to re-securitized exposures will have "Y" value in this field. The is marked as ineligible mitigants.
- Securitized exposures Mitigant The mitigants belonging to securitized exposures will have "Y" value in this field. The application assigns different volatility haircuts for these, depending on the current ratings and the residual maturity.

#### For Ratings

- Current Rating for the Guarantees and Credit derivatives issued to Non-Securitized Exposures.
- Current Rating and Original Rating for the guarantees and credit derivatives issued to Securitized Exposures.

### Securitization

The US Regulatory Capital Rules differentiates the Credit Risk computation of the Securitized exposures from Non Securitized exposures. As securitized exposures are part of off-balance sheet transactions, it follows a waterfall cash flow mechanism unlike the other exposures. Hence these exposures are treated differently. Due to the economic crisis of 2008, the Basel Rule has categorized securitized exposures into securitized and re-securitized exposures.



Securitized exposures are exposures which are issued out of a pool of underlying exposures for the transfer of risk. Re-securitized exposures are the exposures which are issued out of a pool of underlying exposures which constitutes non-securitized exposures as well as some portion of securitized exposures. The application is capable of handling both securitized exposures as well as re-securitized exposures. It also handles the calculation for the originator as well as the investor bank roles. At a broad level, there are two categories of Investors:

• An Investing Bank who has invested heavily in securitization:

These investors are prepared to provide the entire details of the securitization transaction

To cater to these investor needs, the entire pool, entire or invested tranche details, and the invested exposures information are required to be provided by the bank. This information is captured in the pool, tranche, and exposures table.

• An Investing Bank who has invested minimal in securitization:

These investors are prepared to provide the necessary inputs required for the calculation of the capital charge pertaining to their invested exposure.

To cater to these investor needs, the invested exposures information is required to be provided as an input by the bank. A few pool and tranche attributes required for the computation are also to be provided as an input by the bank in the Stage Securitization Exposures Table (STG\_SEC\_EXPOSURES).

The US Regulatory Capital Rules specifies two broad approaches for the calculation of the capital charge for the Securitization exposures:

- Standardized Approach
- Advanced Approach for US

Ratings Based Approach (RBA)

Internal Assessment Approach (IAA)

Supervisory Formula Approach (SFA)

Both the standardized approach and Advanced Approach for US is handled by the application. In some computations, the calculations pertaining to the underlying exposures of the securitization transaction are required. This is computed before processing the Securitization exposures.

# Securitization - Standardized Approach

Due to the economic crisis in 2008 and other amendments brought in by the Dodd-Frank Act, US III has revised the treatment of securitized exposures. The application supports the following revised hierarchy of approaches for securitization exposures:

- Gross up Approach
- Simplified Supervisory Formula Approach (SSFA)
- Risk Weight at 1250%

### **Assumptions**

The following is an interpretations pertaining to SSFA:

• In sec USA, investment grade is not based on Ratings... so for low rated exposures, CRC ratings of the Originator will be used for applying risk weight to the low rated exposures.



The below interpretation is pertaining to Gross up Approach

• Banks which are not subject to market risk rule can only opt for Gross up Approach Assuming that the Bank is aware of its trading activity portfolio (for the Market Risk Rule Check), the Bank will provide the approach selection that it wants to apply to all its sec exposures.

A few of the interpretations pertaining to SSFA are as follows:

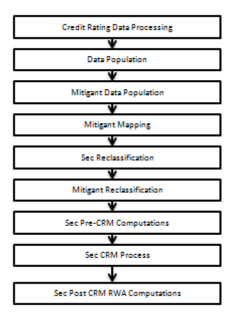
- Investment grade are ratings equivalent to BBB- or above
- Low ratings are ratings equivalent to BB+ or below

The below interpretation is pertaining to Gross up Approach

Banks which are not subject to market risk rule can only opt for Gross up Approach Assuming that the
Bank is aware of its trading activity portfolio (for the Market Risk Rule Check), the Bank will provide
the approach selection that it wants to apply to all its sec exposures.

## <u>Process Flows for Securitization - Standardized Approach</u>

The process flow for Standardized Approach of Securitization exposures are as follows:



The only change in the computation of the <u>Securitization - Standardized Approach</u> process, in the Basel III processing of the current release of the application is in the Sec Pre-CRM Computation Process. Under this process, for Sec Deduction Process, the exposures which are lower than the investment grade and the unrated exposures are risk weighted at 1250%.

For more information on the processing of the remaining line items Securitization –Standardized approach process flow, refer *Securitization* on page 172.

### • Credit Rating Process

The entire rating information of the exposures and the mitigants are populated from the staging tables to the processing tables. The exposure and the tranche rating information are captured in the account rating (STG\_ACCOUNT\_RATING\_DETAILS) tables and the mitigant rating information is captured in the instrument rating details (STG\_INSTRUMENT\_RATING\_DETAILS) table. Though the ratings are no longer relevant, the investment grade criteria are handled in the application with the help



of these ratings. Any rating below BBB, are all non-investment grades and are low rated. The rating processing is handled in the process **USA Credit Rating Processing**.

### • Securitization and Mitigant Data Population with Mitigant Mapping

The data pertaining to the pool, tranche, and exposures are populated from the staging tables to the processing tables. The underlying exposures data are captured in the respective product processor tables for originator records. The underlying exposures are captured in the underlying exposures (STG\_UNDERLYING\_EXPOSURES) table for investor and sold credit protection. The underlying exposures data follows the process pertaining to the non securitization exposures. The securitization transactions which are backed by non-financial assets or by operating companies, are excluded from the securitization treatment. They are instead treated as non-securitization exposures. For reporting bank providing only the exposure level information, the application expects a few pool level and tranche level parameters, which are required for further processing, to be provided in the exposures (STG\_SEC\_EXPOSURE) table. Exposures created out of re-tranching of single asset such as Re-Remic positions need not be treated as re-securitization positions. Exposures which are created by re-tranching a single asset (like Re-Remic positions) are treated as securitization exposures, as mentioned by the accord. Case where bank has provided clean up call i.e.

If Eligible clean up call indicator = 'Y', then the call option exposure will be a part of Sec RWA.

If Eligible clean up call indicator ='N/Null', then the call option exposure which includes all the underlying exposures associated with securitization will be a part or Non- Sec RWA.

If Implicit support indicator = 'Y', then the exposure will be a part of Non-Sec RWA.

If Implicit support indicator ='N/Null', then the exposure which includes all the underlying exposures associated with securitization will be a part or Sec RWA.

For Sec portfolio reporting purpose, capital of sec exposures belonging to the pool on which originator has provided implicit support will be 0.

If a securitization (1) includes one or more underlying exposures in which the borrower is permitted to vary the drawn amount within an agreed limit under a line of credit, and (2) contains an early amortization provision, then Risk based capital for these transferred exposures will be calculated as per non securitization framework.

If bank has provided Early amortization provision, i.e. at pool level, pool type= Revolving and Early amortization type is:

- Controlled committed Early Amortization Provision
- Controlled uncommitted Early Amortization Provision
- Uncontrolled committed Early Amortization Provision
- Uncontrolled uncommitted Early Amortization Provision

Then RWA for the above condition will be calculated as per non sec framework i.e. Rwa will be calculated for the Underlying of the Pool and for regulatory purpose, RWA, EAD and Risk weight for the securitized exposures will be updated as zero. Early amortization type is expected as a download value at pool level.

The mitigants data are populated from the staging table to the processing table. The exposures which are mapped to the mitigants are captured and populated from the staging table to the processing table. Securitization data population is handled by the process US III Sec Data Population. Mitigant data population is handled by the process USA Mitigant Data Population and exposure mitigant mapping population is handled in the process USA Sec Exp Mitigant Mapping Pop.

## • Sec Reclassification

The application uses the standard data for all kinds of calculations (product type like Eligible Liquidity Facility, bank role like Originator, pool type like Mortgage Backed Securities). Before any calculation,



the application reclassifies the bank specific data to standard data. The application reclassifies the bank role to the standard bank role of an Originator or Investor. Other bank roles like Sponsor, Credit Protection Provider, and so on, are reclassified into Originator, Investor, and so on, respectively. The application also reclassifies the pool type to the standard pool type like Credit Cards Receivable Pool, Auto Loans, and so on. The application also reclassifies the product type to the standard product type like Mortgage Backed Securities, Eligible Liquidity Facility, and so on. It reclassifies the mitigant type to the standard mitigant type like the Debt Securities, Credit Derivative, Cash, and so on. It reclassifies the mitigant issuer type to the standard mitigant issuer type like Banks, Corporate, and so on. These reclassification tasks are present in **Sec Reclassification** sub process.

## • Approach Selection

Due Diligence Requirement for securitization exposures:

Except for exposures that are deducted from CET1 capital and exposures which are subject to Small-business loans and leases on personal property transferred with retained contractual exposure, if a banking organization is not able to meet due diligence requirements, it would be required to assign a risk weight of 1250% to the exposures.

Due diligence requirement includes a comprehensive understanding of features of securitized exposures which could affect the performance of the exposures which includes:

- Conducting an analysis of the risk characteristics of a securitization exposure prior to acquiring the exposure,
- O Understanding the Structural features of securitization that would materially impact the performance of the exposure,
- o Relevant information regarding the performance of the underlying credit exposure
- o Relevant market data of the securitization.

If a banking organization is able to meet due diligence requirements, a Bank can opt for SSFA, Gross up Approach or 1250% risk weight consistently to all its securitized exposures. For all the three approaches (opted by the bank), based on data availability, methodology will be assigned by the application. If the exposures are not qualified for the approaches opted by the bank, the exposures are risk weighted at 1250%.

The application assigns the appropriate approach to the exposures, based on the criteria specified in the US III. SSFA parameters Kg for re-securitization positions are arrived by using capital of underlying securitization positions.

These approaches are applicable for all the bank roles. If the bank has opted for Gross up Approach for all its securitized exposures, the same cannot be assigned to the sold credit protection to calculate the risk weight, instead it will be risk weighted @ 1250%. This approach selection is handled in the sub-process **Sec Approach Selection**.

That is, in case of re-securitization positions, if any of the underlying securitization positions are using any approach other than SSFA (Example: 1250%), the solution will not assign SSFA for re-securitization position.

# **Securitization – Advanced Approach**

Due to the economic crisis in 2008 and other amendments brought in by the Dodd-Frank Act, US III has revised the treatment of securitized exposures. The application supports the following revised hierarchy of approaches for securitization exposures:



- Supervisory Formula Approach (SFA)
- Simplified Supervisory Formula Approach (SSFA)
- Risk Weight at 1250%

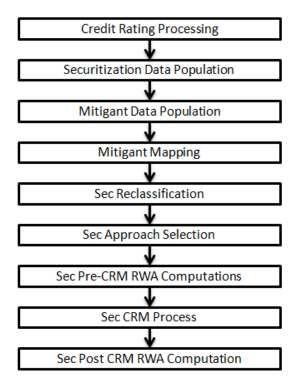
#### **Assumptions**

A few of the interpretations pertaining to SSFA are as follows:

- Investment grade are ratings equivalent to BBB- or above
- Low ratings are ratings equivalent to BB+ or below

# <u>Process Flows for Securitization – Advanced Approach</u>

The procedure by which the application handles the advanced approach of securitization exposures is as follows:



### • Credit Rating Process

The entire rating information of the exposures and the mitigants are populated from the staging tables to the processing tables. The exposure and the tranche rating information are captured in the account rating (STG\_ACCOUNT\_RATING\_DETAILS) tables and the mitigant rating information is captured in the instrument rating details (STG\_INSTRUMENT\_RATING\_DETAILS) table. Though the ratings are no longer relevant, the investment grade criteria are handled in the application with the help of these ratings. Any rating below BBB, are all non-investment grades and are low rated. The rating processing is handled in the process USA Credit Rating Processing.

### • Securitization and Mitigant Data Population with Mitigant Mapping

The data pertaining to the pool, tranche, and exposures are populated from the staging tables to the processing tables. The underlying exposures data are captured in the respective product processor tables for originator records. The underlying exposures are captured in the underlying exposures (STG\_UNDERLYING\_EXPOSURES) table for investor and sold credit protection. The underlying



exposures data follows the process pertaining to the non securitization exposures. The securitization transactions which are backed by non-financial assets or by operating companies, are excluded from the securitization treatment. They are instead treated as non-securitization exposures. For reporting bank providing only the exposure level information, the application expects a few pool level and tranche level parameters, which are required for further processing, to be provided in the exposures (STG\_SEC\_EXPOSURE) table. Exposures created out of re-tranching of single asset such as Re-Remic positions need not be treated as re-securitization positions. Exposures which are created by re-tranching a single asset (like Re-Remic positions) are treated as securitization exposures, as mentioned by the accord.

The mitigants data are populated from the staging table to the processing table. The exposures which are mapped to the mitigants are captured and populated from the staging table to the processing table. Securitization data population is handled by the process US III Sec Data Population. Mitigant data population is handled by the process USA Mitigant Data Population and exposure mitigant mapping population is handled in the process USA Sec Exp Mitigant Mapping Pop.

### • Sec Reclassification

The application uses the standard data for all kinds of calculations (product type like Eligible Liquidity Facility, bank role like Originator, pool type like Mortgage Backed Securities). Before any calculation, the application reclassifies the bank specific data to standard data. The application reclassifies the bank role to the standard bank role of an Originator or Investor. Other bank roles like Sponsor, Credit Protection Provider, and so on, are reclassified into Originator, Investor, and so on, respectively. The application also reclassifies the pool type to the standard pool type like Credit Cards Receivable Pool, Auto Loans, and so on. The application also reclassifies the product type to the standard product type like Mortgage Backed Securities, Eligible Liquidity Facility, and so on. It reclassifies the mitigant type to the standard mitigant type like the Debt Securities, Credit Derivative, Cash, and so on. It reclassifies the mitigant issuer type to the standard mitigant issuer type like Banks, Corporate, and so on. These reclassification tasks are present in **Sec Reclassification** sub process.

#### • Approach Selection

The application assigns the appropriate approach to the exposures, based on the criteria specified in the US III. SSFA parameters Kg for re-securitization positions are arrived by using capital of underlying securitization positions.

The application first identifies whether the exposure is SFA qualified and assigns SFA accordingly. Further, the application checks whether the exposure is SSFA qualified and assigns SSFA accordingly. Both the approaches are selected by the application based on the availability of data. If data for underlying securitized exposures are available for SFA, then the exposure is marked as SFA qualified. Similarly, if data of underlying securitized exposures is available for SSFA, then the exposure is marked as SFA qualified. If the exposures are not qualified for both the approaches, the exposures are risk weighted at 1250%. These approaches are applicable for all the bank roles. For sold credit protection as well, SFA, SSFA, and 1250% risk weighting are applied in a similar way. This approach selection is handled in the sub-process **Sec Approach Selection**.

That is, in case of re-securitization positions, if any of the underlying securitization positions are using any approach other than SSFA (Example: 1250%), the solution will not assign SSFA for re-securitization position.

# **Pre-CRM RWA Computation**

The application calculates the Pre-CRM RWA for the exposures by multiplying the Pre-CRM EAD with the risk weight of the exposures. Pre-CRM RWA is computed in the **Sec Pre-CRM RWA Computation** sub process, after the Gross up Approach or Simplified Supervisory Formula Approach Risk Weight Assignment Rules are computed. For SBOC pool type if bank satisfies the following two condition, that is:



- Bank has to be a qualified institution, that is, well capitalized bank or reclassified as adequately
  capitalized bank with the approval by the regulation.
- Total obligation retain by the bank cannot exceed 15% total capital. If bank satisfies the above criteria, then RWA will be added to sec RWA else to Non sec RWA.

With respect to the treatment for transfer of a small business loan or lease of personal property with recourse, following operational criteria should be met:

- o The transaction must be treated as a sale under GAAP. It should be a true sale.
- Banks maintains a Non-Capital Reserve as per GAAP, sufficient to meet the estimated liability under the contractual obligation.

### **Pre-CRM EAD Computation:**

The application assigns the Credit Conversion Factor (CCF) to the off-balance sheet items, For Eligible Liquidity facility, CCF assignment is based on Approach selection. Further, it computes the Pre-Mitigation EAD based on whether the exposure is an off-balance sheet item or not. On balance sheet EAD is calculated based on AOCI Opt out option and Exposures Available for sale indicator. For sold credit protection, the maximum notional amount of all the underlying exposures is the Pre-CRM EAD. This is handled in the sub-process Sec Pre-CRM EAD Computation. For sold credit protection in the form of nth to default credit derivatives, the maximum notional amount of all the underlying exposures is the Pre-CRM EAD. For sold credit protection in the form of guarantees, Pre-CRM EAD amount is made equal to minimum of notional amount of protection sold as against sum of exposure amount of products covered by guarantee.

## Risk Weight Assignment:

Simplified Supervisory Formula Approach:

For exposures following the Simplified Supervisory Formula Approach, the application expects the underlying weighted average capital requirement of the securitization pool (KG) as an input. Other inputs needed for SSFA are parameters w, A and D. These can be provided either as an input, or can be calculated by the solution based on underlying data. Ensure that underlying securitized and underlying non securitized data is considered in case of resecuritization for calculation of parameter W. The application also sums up the non-performing balance of the underlying exposures under each of the specified status like 90 or more days delinquent, 90 or more days with deferred interest, default, foreclosure, bankruptcy, and REO and uses the sum for parameter w calculation as per US III.

Later, the application calculates the tranche parameters A and D based on the subordinated tranche balance and the subordinated funded reserve balance and the tranche balance, as specified by the US III. The solution calculates the balance of the subordinated funded reserve balance using the Data Transformation "Subrdntd\_Fndd\_Amt\_Pop".

For sold credit protection in the form of nth to default credit derivative, the tranche parameters A and D are calculated based on the underlying exposures. The parameter A is determined by using the sum of the least n-1 risk weighted assets' notional amount as the numerator and the sum of the notional amount of all the underlying exposures as the denominator. This calculation of tranche parameters of A and D happens using the Data Transformation "TRANCHE\_A\_D\_CALC\_SCP".

The details of the Data Transformation are as follows:

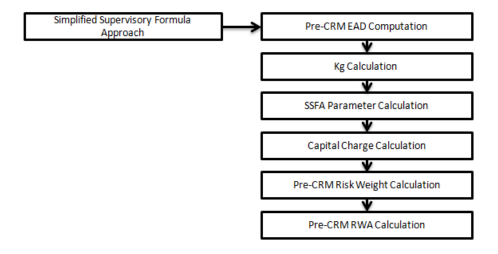


Data Transformation Name	Objective	Processing Logic
Subrdntd_Fndd_Amt_Pop	The objective of this Data Transformation is to calculate the sum of the subordinate tranche amounts of a securitization tranche.	For each tranche, pick the tranches which junior to the current tranche, sum those tranche's amount and update FCT_SECURITIZATION_TRANCHE.n_su bordinated_tranches_amt.Similarly sum the funded reserves of the junior tranches and update FCT_SECURITIZATION_TRANCHE.n_funded_reserve_amount.
TRANCHE_A_D_CALC_SCP	The objective of this Data Transformation is to calculate SSFA parameters - Attachment Point and Detachment Point for exposures that arise as a result of sold credit protection (SCP) in the form of nth to default credit derivative.	EAD for Sold credit protection & Guarantees covering the sec exposures is calculated. A is calculated as [Sum of the notional amount of the n-1 least risk weighted amount of the underlying covered by the credit protection] / Sum of the notional amount of all underlying exposure covered by the credit protection.  D is calculated as A + [Notional Amount of the Protection Provided / Sum of the notional amount of all underlying exposure covered by the credit protection] where Maximum EAD of underlying exposures is assigned as Notional Amount of the Protection Provided.

For sold credit protection other than nth to default credit derivative (example total return swap), all parameters are calculated using the same methodology for normal securitization positions. Like any other securitization position, you can also provide values of some parameters as a direct input to the application.

Once all the SSFA parameters are calculated, the application calculates the capital charge ( $K_{\rm SSFA}$ ) of the exposures and hence the risk weight of the exposures. The application also checks the exposure to identify whether the exposure should be straddled or not, depending on the parameters A, D, and  $K_{\rm A}$ . Based on the satisfaction of the straddling criteria, the exposures are risk weighted using the straddling risk weight formula or the normal risk weight formula. In this case, there will be no splitting of the exposures as the straddling risk weight formula takes care of the splitting in one formula.

This is handled in the **Sec Pre-CRM RWA Computation** sub-process. The process flow for Simplified Supervisory Formula is as follows:





Note: Due to the hierarchy of approaches, all Sec Exposures which have valid Pool and Tranche level data go through and not SSFA. The remaining will undergo 1250% risk weight approach.

Risk Weight at 1250%:

Bank can also opt to apply 1250% risk weight if it doesn't choose SSFA or Gross up approach. All exposures, for which no approach is assigned, are risk weighted 1250%. Also, any exposure to which SSFA is assigned and the tranche SSFA parameter D is less than pool SSFA parameter Ka or the application is unable to calculate any of the SSFA parameters, then the exposures are risk weighted 1250%.

Also, the following exposures are assigned 1250% risk weight regardless of the approach selected.

- Exposures belonging to credit enhancing interest only strips,
- o Low rated securitization exposures
- o Exposures which are below K<sub>IRB</sub> for

This is computed in the Sec Pre-CRM RWA Computation sub-process, under the applicable approaches.

Risk weight assignment for exceptional cases:

Few of the exposures, regardless of the approach selected, are risk weighted as applicable to the standard product type. The application assigns the risk weight for the Eligible Liquidity Facility as the maximum risk weight of the underlying exposures. The application assigns the risk weight for the second loss position as the maximum of 100% and the maximum risk weight of the underlying exposures. In both these cases, if maximum risk weight of underlying exposures is not available, then it will assign them 1250% risk weight. As per the US Regulatory Capital Final Rules, the bank is required to assign the risk weight of at least 100% for a non-credit-enhancing interest-only mortgage-backed security. This exception in risk weight assignment is handled after the Gross up Approach or Simplified Supervisory Formula Approach tasks in the **Sec Pre-CRM RWA Computation** sub process.

In this current release of OFS Basel Regulatory Capital Release 6.1.2.0.0, the capital calculation of re-securitized positions has changed. For capital calculations of re-securitized positions, information of underlying exposures capital (SSFA this data is required for Kg calculation) is required as a direct input in the application. Hence, the application first calculates capital for all securitized positions and then calculates those parameters for SSFA that are dependent on underlying securitized positions' capital.

Gross up Approach:



For all the Exposures, for which the Bank are not subject to market risk rule choose to apply Gross Up Approach instead of SSFA. They are able to calculate all the parameters required for the Gross up Approach, and qualify them. Else, the exposures is applied a risk weight of 1250%.

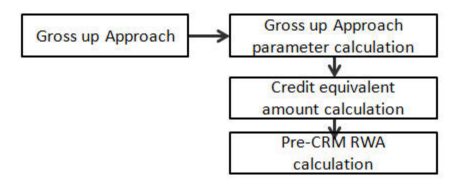
The Risk weight computed using the Gross up approach has a floor of 20%. That is, the Risk weight of the exposures will be a maximum of 20% and the calculated risk weight.

To use the gross-up approach, a Bank calculates the following four inputs:

- 1. Pro rata share value of the bank's exposure as a percent of the tranche that contains the exposure. It is expressed as a value between zero and one.
- 2. Enhanced amount value of tranches that are more senior to the tranche containing the bank's exposure.
- 3. Exposure amount of the bank's exposure.
- 4. Risk-Weight weighted average risk-weight of underlying exposures of the securitization. Risk weight is calculated as per standardized approach for underlying exposures. Maximum risk weight that can be assigned is 1250% that is; it is capped at 1250%.

Above mentioned parameters are applicable for both sec and Resec except that the calculation of weighted average risk weight is different for resec. For resec, both the underlying sec and non sec is required to calculate weighted average risk weight.

The process flow for Simplified Supervisory Formula is as follows:



To calculate RWA for gross up approach, multiply risk weight and credit equivalent amount.

#### Sec CRM Process

Mitigant eligibility, mitigant risk weight, haircut assignment, and allocation of mitigants to exposures are handled in **Sec CRM** sub-process.

### Mitigant Eligibility:

The application identifies the following mitigants in the case of securitized exposures – collateral, guarantees, and credit derivatives. The mitigants are identified as eligible, based on the eligibility criteria as specified by the US III. For collateral, the eligibility is based on the criteria whether the mitigant is a re-securitized exposure, belongs to the investment grade, a standard mitigant type, and whether the mitigant belongs to the conforming residential mortgage. For guarantees and credit derivatives, the eligibility criteria are based on the issuer type and the satisfaction of the other criteria as specified in the US III.

Mitigant Risk Weight:



The application assigns the risk weight to the financial collateral based on the issuer type and the Country Risk Classification (CRC) assigned, if applicable. The risk weight to the guarantees and credit derivatives are assigned based on the PD, LGD, and the correlation calculated for the mitigant. The financial collateral issued by different issuers and belonging to various CRC classes, is assigned different risk weights as per specified in the US III. Also, countries which have defaulted are assigned a different risk weight. In the case of financial collateral by foreign banks, the application assigns the ratings based on the foreign bank's country code.

### **Haircut Assignment:**

The application assigns the various haircuts, as applicable to the mitigants, specified by the US III. This is based on the risk weight assigned to the mitigant, standard issuer type, and the residual maturity associated with that mitigant. The minimum holding period of the financial collateral is 65 business days. The mitigant volatility haircut can be scaled up if the minimum holding period is more than 65 days.

The same scaling up is done for FOREX haircut. Once the haircut assignment is complete, zero risk weight is assigned to financial collaterals. Only eligible mitigants are considered for haircut assignment and for further processing. Post haircut assignment, the eligible mitigants are moved from mitigants table to sub exposures table.

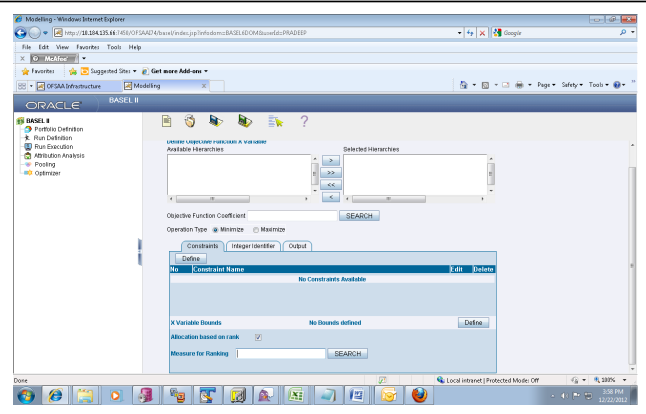
# Allocation of Mitigants to Exposures:

The application computes the mitigant value post all haircuts. Then it uses the pooling and optimizer logic to allocate the exposures to the mitigants. This is slightly different from the optimizer logic of non-securitization exposures as the securitization exposures have priority in the cashflow and the senior most exposure (or tranche) gets the maximum protection by the mitigants. The senior most exposure (or tranche) is denoted with seniority 1 and the second senior exposure is denoted with seniority 2 and so on. For mitigant allocation of securitization exposures, senior exposures are given preference over junior exposures. The other parameters which are considered in the allocation logic are the risk weight and the mitigant value post haircut.

The application uses the linear programming logic to allocate the mitigants to the exposures. The pooling logic in securitization is the same as that of non-securitization. The optimizer logic for securitization is slightly different and the difference is as follows:

Based on the seniority of the exposures, risk weight of the exposures, the mitigants, and the mitigant value, the order in which the mitigants will be allocated to the exposures is arrived at. The order of allocation can be changed by editing the database function. You have to choose the allocation rank measure in the optimizer definition screen (see below figure) while defining the optimizer logic.





The remaining steps to create optimizer definitions are same as those mentioned in the non-securitization process. The optimizer works on the minimization constraint logic.

Single Mitigant mapped to Single or Multiple Exposures

If there are one or more than one exposures mapped to a single mitigant, the mitigant is allocated to the exposure with the highest seniority.

If there is more than one exposure with the same highest seniority, then the mitigant is allocated to the exposure which yields the highest mitigant value post haircut.

Single Exposure mapped to Single or Multiple Mitigants

If there is one or more than one mitigants mapped to a single exposure, the least risk weighted mitigant is allocated to the exposure.

If there are more than one mitigants with the same least risk weight, then the mitigant which has the highest mitigant value post haircut is allocated to the exposure

Multiple Exposures mapped to Multiple Mitigants

This is treated as a case of a single mitigant mapped to single or multiple exposures to identify a mitigant to be assigned to the exposures. Then, the treatment pertaining to single exposure mapped to multiple mitigants is followed to yield the credit risk weighted exposure amount. Using the above logic, the application calculates the factor of exposure covered by the mitigant and the factor of the exposure uncovered (without any protection).

#### • Post CRM RWA Computation

The application computes the covered amount and the uncovered amount for the exposures. The covered amount is computed by multiplying the covered factor with the exposure amount. To this covered amount, the application assigns the mitigant risk weight. The product of the covered amount and the mitigant risk weight is the covered RWA. The uncovered amount is computed by multiplying the uncovered factor



(which is 1 – sum of all covered factors for that exposure) with the exposure amount. This uncovered amount is multiplied by the exposure risk weight to get the uncovered RWA. The sum of the covered RWA and the uncovered RWA is the Post CRM RWA of the exposure.

The following sub processes and tasks are handled in the USA\_NPR\_III\_SEC\_IRB process:

- o Reclassification
- o Approach selection
- o Pre-CRM EAD Computation
- o Risk Weight Assignment Gross up Approach
- o Risk Weight Assignment Simplified Supervisory Formula Approach
- o Risk Weight at 1250%
- o Risk Weight Assignment for exception cases
- o Pre-CRM RWA Computation
- Mitigant Eligibility
- o Mitigant Risk Weight
- Haircut Assignment
- Allocation of Mitigants to Exposures
- o Post CRM RWA Computation

### Risk Weight Assignment OECD member based on CRC Rating

Under US Regulatory Capital Final Rule, Organization for Economic Co-operation and Development (here on mentioned as OECD) member countries without a CRC rating receives a risk weight of zero, whereas Non- member countries without a CRC rating receive a risk weight of 100 percent.

Bank exposures to sovereign, foreign bank and foreign PSE with a CRC rating continue to be assigned the risk weight that corresponds to the CRC ratings, as proposed in the US Regulatory Capital Final Rule.

## Key Data Elements

A few key data elements are provided in this section. For an entire list of tables and columns to be populated refer to the Download Specifications document. For the treatment indicator as non securitization, those securitization exposures should be excluded from securitization framework.

### **Securitization Exposures:**

If the reporting bank does not have data on the underlying exposures, then the following parameters are expected to be updated in the exposure table:

- Parameters for Gross up Approach are:
  - n\_tranche\_enhanced amount
  - n\_tranche\_percent
  - n\_sec\_exp\_amount
  - n\_sec\_exp\_RW\_UL
- Parameters for SSFA are:



```
n_pool_kg
n_ssfa_pool_parameter_w
n_ssfa_tranche_parameter_a
n_ssfa_tranche_parameter_d
```

If both the underlying exposure value and direct values are provided by the reporting bank, then the direct values are given preference over the underlying exposure values.

### Mitigant Eligibility

Key Data Elements for Mitigants:

Conforming Residential Mortgages Indicator: The Residential Real Estate mitigants which belong to conforming residential mortgage category should have "Y" value in this field. The application marks them as ineligible mitigants.

Re-securitized exposures mitigants: The mitigants belonging to re-securitized exposures should have "Y" value in this field. The application marks them as ineligible mitigants.

Key Data elements for Exposure Mitigant Mappings:

Exposure Mitigant Positively Correlated Indicator: If the exposures and mitigants are positively correlated then guarantees and credit derivatives become ineligible

Key Data elements with respect to Ratings:

The mitigants which are Non Investment Grade become ineligible. The Non Investment Grade mitigants are identified based on the Basel Ratings of the mitigants. The mitigants with ratings less than 'BBB' become Non Investment Grade mitigants.

#### Mitigant Risk Weight

Key Data Elements for Credit Rating:

Rating Description: The ratings corresponding to 'EC0' to 'EC7' are used for identifying 'CRC0' to 'CRC7' classes.

Key Data Elements for Country Dimension:

Default Indicator: The issuer countries which are defaulted are indicated by this attribute in the country master table.

#### Miscellaneous

The following data is expected to be provided by the bank:

- Balance of the underlying exposures with various statuses which are required to compute SSFA Parameter
  W
- Balance of all the subordinate tranches and their seniority in the cash flow, including tranches where the
  bank has no exposures is required to compute Parameter A, Credit Enhancement Level, and Eligibility of
  Nth to Default Credit Derivative Mitigant.
- Balance of any funded credit reserve and its seniority in the cash flow which is required to compute Parameter A, Credit Enhancement Level, Eligibility of Nth to Default Credit Derivative Mitigant.

# **Financial Institutions**



Under the US Regulatory Capital Final Rule, the following are the Financial Institutions mentioned in the rules:

- 41. Bank holding company
- 42. Banks
- 43. Credit union company
- 44. Depository institution
- 45. Foreign bank
- 46. Insurance companies
- 47. Merchant banking companies
- 48. Non-banking financial companies
- 49. Primary dealers
- 50. Private equity investment firm
- 51. Savings and loan holding company
- 52. Industrial loan company
- 53. Industrial bank
- 54. State member bank
- 55. State non-member bank
- 56. Future commission merchant
- 57. Swap dealer
- 58. Financial market utility company
- 59. Securities holding company
- 60. SPV (Special Purpose Vehicle)



Under the US Regulatory Capital Final Rules, the agreement stated that, any other company of which bank is having an investment in the equity instruments of the company with an adjusted carrying value of exposure amount equal to or greater than \$10 million, or bank owns more than 10 percent of companies issued and outstanding common shares or similar equity interests and the company is mainly involved in:

- Lending money, securities or other financial instruments, including servicing loans.
- Insuring, guaranteeing, indemnifying against loss, harm, damage, illness, disability, or death, or issuing annuities.
- Underwriting, dealing in, making a market in, or investing as principal in securities or other financial instruments.
- Asset management activities.

The financial institutions rule is defined as - USA - US III - Non Sec Financial Entity Identification.

The operational criteria like company that is mainly involved in the financial activity where bank has investment in equity instruments of the company with an adjusted carrying value or exposure amount equal to or greater than \$10 million, or bank owns more than 10 percent of the companies issued and outstanding common shares, falls under the twenty categories of financial institution mentioned above. Also most of the criteria's fall under the above mentioned twenty criteria's.

Hence, bank can map either a company into one of the twenty criterias or it can customize on their own by adding the counter party in the stg\_party\_master. Ensure to provide the flag against "f\_financial\_entity\_ind" as "Y".References and Definitions –

- The term "financial market utility" means any person that manages or operates a multilateral system for the purpose of transferring, clearing, or settling payments, securities, or other financial transactions along with financial institutions or between financial institutions and the person.
  - Reference http://www.dodd-frank-act.us/Dodd Frank Act Text Section 803.html
- An Industrial Loan Company (ILC) or Industrial Bank is a financial institution in the United States that lends money, and may be owned by non-financial institutions.
   Companies that have set up Industrial Banks include UBS, General Electric, General Motors, American Express, Target Corp, Nordstrom, Harley-Davidson, First Data, UnitedHealth Group, BMW, and Sallie Mae.
  - Reference http://en.wikipedia.org/wiki/Industrial\_loan\_company
- An SHC is a nonbank company that owns at least one registered broker or dealer.
  - Reference http://www.federalreserve.gov/newsevents/press/bcreg/20120530a.htm
- STATE NONMEMBER BANK.--The term "State nonmember bank" means any State bank which is not a member of the Federal Reserve System.
  - Reference http://www.fdic.gov/regulations/laws/rules/1000-400.html



# **Treatment of RME Risk-Weight**

Under the US Regulatory Capital Final Rules, it assigns either 50 percent or 100 percent risk weight to certain one-to-four family residential pre-sold construction loans and multifamily residential loans under the advanced approaches rule. And it is consistent with provisions of the RTCRRI Act (Resolution Trust Corporation Refinancing, Restructuring, and Improvement Act).

The supplementary information section of the US final rule, that contains comments and discussion, has a mention of assigning RW of 20% to a residential mortgage guaranteed by the federal government through the Federal Housing Administration (FHA) or the Department of Veterans Affairs(VA). However, there is no mention of such treatment in the final text of the rule para 32 (g). The application is following final text and hence, doesn't assign 20% RW to RME guaranteed by FHA or VA.

The RTCRRI Act of 1991 mandates that each agency provide in its capital regulation:

- e) A 50 percent risk weight for one-to four-family residential pre-sold construction loans and multifamily residential loans that meet specific statutory criteria in the RTCRRI Act and underwriting criteria imposed by the agencies.
- f) A 100 percent risk weight for one-to four family residential pre-sold construction loans for residences for which the purchase contract is cancelled.

Therefore according to the RTCRRI Act, Residential Mortgage Exposures receives the following risk-weight:

- 7. A 50 percent risk-weight to **one-to-four-family residential** (**residence consisting of 1 to 4 dwelling units**) **loan** if residences have been pre-sold (that is the home is sold either before or during construction) to buyer and buyer who has made a substantial earnest money deposits. This can be used in defraying cost related to any cancellation of the purchase contract and the loans meet the certain underwriting characteristics such as documentation demonstrating that the buyer of the residence intends to purchase.
- 8. A 100 percent risk weight for **one-to four-family residential** pre-sold construction loans for a residence for which the purchase contract is cancelled.
- 9. A 50 percent risk weight for **multifamily residential (consist of more than 4 dwelling unit or an apartment building) loans** that meet the following criteria as per RTCRRI Act
  - i. If fixed interest rate loan:
    - v. Loan- to- value is not exceed 80 percent.
    - vi. Net operating income to Debt ratio is not less than 120 percent.
  - j. If floating interest loan:
    - v. Loan-to-value is not exceeding 75 percent.
    - vi. Net operating income to Debt ratio is not less than 115 percent.
  - k. Amortization of principal and interest occur over a period of not more than 30 years.
  - 1. The minimum maturity for repayment of principal is not less than 7 years that is, loan cannot be foreclosed before 7 years.

If the residential mortgage loan does not meet the relevant criteria according to the above described rule then it is not going to qualify for the statutory risk weights and might be risk-weighted according to the Advanced Approach for US risk-based capital formula.

## Reference -

As the requirement specified in the accord, it does not mention the RTCRRI Act and also the criteria under which different risk weight are assigned. All the understanding stated can be referred from the below link-

http://fraser.stlouisfed.org/download-page/page.pdf?pid=99&id=449705



# **Loss Given Default Floor for RME**

Under US Regulatory Capital Final Rules , the Loss Given Default (LGD) value for each segment of residential mortgage exposures must not be less than 10 percent. Except for segments of residential mortgage exposures for which all of the principal of each exposure is either:

Directly and unconditionally guaranteed by the full faith and credit of a sovereign entity.

Or

Guaranteed by a contingent obligation of the U.S. government or its agencies.

The requirement for the LGD flooring of 10 percent for the RME exposure class is not applicable if the exposure is guaranteed by sovereign or US government.

This requirement is already handled in the application through the rule – "USA - Non Sec LGD floor Value for Retail Exposures".

The only change that needs to be included is Party type reclassification is where the US Government has to be mapped to Sovereign as a standard party type reclassification.

# **Cleared Transactions**

The G20 Leaders, at their Pittsburgh summit in September 2009, agreed to a number of measures to improve the over-the-counter (OTC) derivatives markets, including creating incentives for banks to increase their use of Central Counterparties (CCP). Central clearing decreases the possibility of systemic risk by reducing the possibility of transferring financial contagion risk problems from one institution to another institution. This movement of a transaction to a CCP and the eventual failure of CCP can be catastrophic to the entire financial system. The US III, in line with Basel committee guidelines, has introduced a new capital requirement for a bank's exposure arising from OTC, exchange traded derivatives, and repo style transactions which are cleared through CCP. The application calculates the risk charge for the transaction involving CCP's as per the guidelines laid out in US III.

This concept is applicable for all the OTC and exchange traded derivatives and SFT products cleared through Qualified Central Counterparty (QCCP). For more information on terms such as Central Counterparty, Qualifying Central Counterparty, Clearing Member, Clearing Member Client, and Bankruptcy Remote refer *Glossary*.

# **Out of Scope**

The concept of Default Fund Requirement of the bank has not been incorporated in the current release of the application.

### Assumption

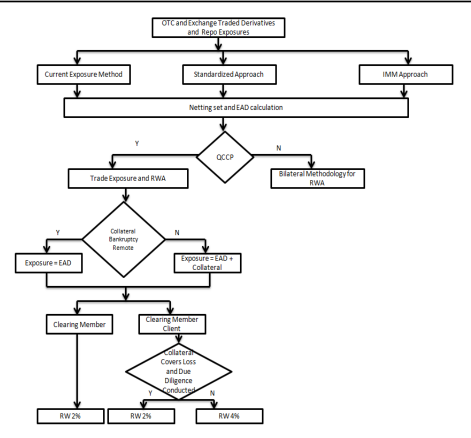
Fair value of collateral will be at counterparty and collateral type level.

## **Interpretation**

- US III does not clearly mention treatment of collateral posted with non qualifying CCP. Therefore, the application currently applies the treatment of bilateral trade for the exposure of bank with non qualifying CCP (NQCCP).
- For the collateral posted with NQCCP, with reference to Reserve Bank of India (RBI) directives, the
  application currently applies the same risk weight to the collateral posted with NQCCP with transactions
  of the same nature.
- US III does not state a differential treatment for transactions between clearing member and client, which arises due to the clearing member acting as an intermediary between client and CCP. The application currently does not support any such functionality.

#### **Process Flow**





#### • EAD Calculation

EAD calculation is computed as per Current Exposure Method (CEM) or should be provided as an input for Standardized or IMM approach. The Rule **Non Sec Pre-Mitigation EAD Amount for Cleared Transaction Collaterals** under the EAD Calculation sub process computes this.

#### Treatment of Exposure with Qualified CCP when Reporting Bank act as Clearing Member

The application expects you to identify all the transactions which fall under the group of cleared transactions. The application calculates risk charge separately for exposures and collaterals posted with the QCCP. All the exposures with the QCCP are assigned a risk weight of 2%. If the collateral posted with the QCCP is not bankruptcy remote, then a risk weight of 2% is assigned. Otherwise a 0% risk weight is assigned.

### • Treatment of Exposure with Qualified CCP when Reporting Bank act as Clearing Member Client

The application expects you to identify all the transactions which fall under the group of cleared transaction. Risk weight assignment for the exposure with QCCP is based on the validation of the collateral posted by the reporting bank with the clearing member or QCCP. A risk weight of 2% is assigned if the following conditions are met:

If the collateral posted covers all the losses arising for the clearing member or QCCP

Due diligence is conducted on the collateral wherein there will be no restrictions on the clearing member or QCCP for using posted collateral, in case of any legal proceeding at 2%.

**Note**: These two conditions (that is, collateral covers the loss and due diligence conducted) are expected to be provided as an input.

If the preceding two conditions are not met, then a risk weight of 4% is assigned. These conditions are collateral specific and the application expects it for the collateral posted with QCCP. It automatically



assigns the same to all the exposures of reporting bank with the QCCP. Collateral posted with the QCCP is also assigned the same risk weight which gets assigned to the exposure.

# Treatment of exposure with non-qualifying CCP when bank acts as clearing member or clearing member client

The application expects you to identify all the transactions which fall under the group of the cleared transaction. Risk weight assignment for both exposure and collateral posted with the non-qualifying CCP is assigned the same risk weight as that of a bilateral trade. The CCP is considered as bank or corporate for the treatment.

The Risk Weight is assigned by the Rule Risk Weight Assignment for Cleared Transactions under the sub process Risk Weight Assignment and the Capital Charge for these transactions are calculated by the Rule Non Sec Pre-Mitigation Capital Charge Calculation for Cleared Transactions under the sub process Capital Calculation.

The US Regulatory Capital Final Rules provides that a clearing member banking organization,

- (vii) Acts for its own account,
- (viii) Is acting as a financial intermediary (with an offsetting transaction or a guarantee of the client's performance to a QCCP)
- (ix) Guarantees a QCCP's performance to a client

Which is applied to a 2% risk weight to the banking organization's exposure to the QCCP.

Transaction details where reporting bank role is a Clearing member (CM) or a Clearing member client (CMC):

# Banking Organization Clearing Member (Bank CM) - Own Account



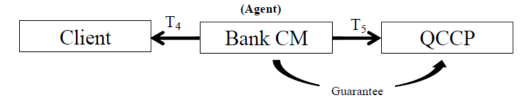
# Bank CM - Client Trade

· Financial intermediary with offsetting transaction to QCCP

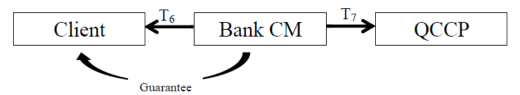




· Agency with guarantee of client performance



• Guarantee of QCCP performance



Banking organization can play agency role for a direct transaction between CMC and CCP by providing guarantee to CCP on behalf of client or guarantee to client on behalf of CCP.

In case of guarantee to CCP on behalf of client, there is no exposure to CCP but guarantee is an exposure to client. This is treated as OTC exposure to client.

In case of guarantee towards performance of CCP, exposure is taken for both client and CCP as displayed in the following chart detailing for all the transactions.

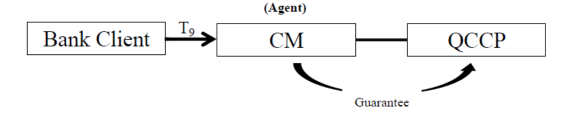
Transaction details where reporting bank role is a Clearing member client (CMC):

# Bank Client – CM Trade

· Financial Intermediary with offsetting transaction to QCCP



· Agency with guarantee of client performance





## **Treatment details for Cleared Transaction:**

	Exposure to	Description	Risk-weighting treatment under the US Regulatory Capital Final Rule	
Т1	QCCP	Own Account	2% risk weight on trade exposure amount	
Т2	Client	Financial intermediary with offsetting trade to QCCP	OTC derivatives with CEM scalar**	
Т3	QCCP	Financial intermediary with offsetting trade to QCCP	2% risk weight on trade exposure amount	
Т4	Client	Agent with guarantee of client performance	OTC derivatives with CEM scalar**	
Т5	QCCP	Agent with guarantee of client performance	No exposure	
Т6	Client	Guarantee of QCCP performance	OTC derivatives with CEM scalar**	
Т7	QCCP	Guarantee of QCCP performance	2% risk weight on trade exposure amount	
Т8	СМ	CM financial intermediary with offsetting trade to QCCP	2% or 4% risk weight on trade exposure amount	
Т9	QCCP	CM agent with guarantee of client performance	2% or 4% risk weight on trade exposure amount	

<sup>\*</sup>Risk weight varies depending on compliance with bankruptcy remoteness of collateral and probability of client positions.

\*\*Advanced approaches banking organizations using the IMM may reduce the margin period of risk. Under the US Regulatory Capital Final Rules , a clearing member banking organization treats its counterparty credit risk exposure to clients as an OTC derivative contract, irrespective of whether the clearing member banking organization guarantees the transaction or acts as an intermediary between the client and the QCCP. Consistent with the BCBS CCP interim framework, to recognize the shorter close-out period for cleared transactions, under CEM approach a clearing member banking organization may calculate its exposure amount to a client by multiplying the exposure amount, calculated using the CEM, by a scaling factor.

<b>Holding Period (days)</b>	Scaling Factor		
5	0.71		
6	0.77		



7	0.84
7	0.89
9	0.95
10	1.00

# **Key Data Elements:**

Some key data expectations are as follows:

- For the exposure, the application expects the counterparty for the trades which are stamped as cleared transaction, to be CCP.
- The application also has captured the clearing member code if the role of the bank for the transaction is a clearing member client.
- For the collateral posted with clearing member, the application expects the counterparty to be clearing member and in addition the application also captures the QCCP for which collateral is posted.
- When the collateral is posted with CCP, transactions similar to exposures are expected. Collateral is also expected at counterparty and collateral type level.
- All the collateral records are assigned the risk weight separately.
- The following data elements are expected as an input from the client:

Central Counterparty is Qualifying or Non Qualifying.

Collateral covering losses and due diligence conducted by CMC for the collateral contract.

Bankruptcy Remote status for the collateral posted with CCP.

Fair value of collateral at counterparty and collateral type.

Bank's role in the transaction with the Central Counterparty

### **Default Fund Contribution**

According to the US Regulatory Capital Final Rule, a default fund contribution refers to the funds contributed or commitments made by a clearing member to a Central Counterparty's (CCP) equalized loss sharing agreement. The purpose of such default funds is to provide capital, in addition to the collateral posted by participants and in addition to capital provided by the clearinghouse, as a safeguard against extraordinary losses that might occur in connection with.

For example a financial crisis in the market or the simultaneous defaults of several large members. The clearing members contribute to such default funds kept with the central counterparty (clearing house) in the proportion of their exposure to the central counterparty. The default fund contributions by the clearing members contribute towards the central counterparty's regulatory capital along with CCP's own contributions to the default fund. These contributions act as collaterals to mutually share in the losses incurred by the clearing members due to counterparty defaults.

For each clearing member, a contribution is made to the central counterparty's default fund. This contribution acts as a relief's against the defaults by any clearing member of the central counterparty.



US Regulatory Capital Final Rules explains the methods that the banking organization playing the part of a clearing member of the CCP, need to adopt and compute risk weighted assets (RWA) for a non-qualifying and a qualifying CCP.

If the CCP is not a qualified CCP (Non-QCCP), then the risk weighted asset amount for the banking organization's default fund contribution is the sum of default fund contribution multiplied by 1250%.

If the CCP is a qualified CCP (QCCP), then the RWA amount is computed using one of the following two approaches stated below:

Approaches	Sub – Process		
Total Default Fund Contribution Approach	RWA for Default Fund Contribution with QCCP Total Default Fund Contribution Approach		
Bank's Own Default Fund Contribution Approach	RWA for Default Fund Contribution with QCCP Banks Own Default Fund Contribution Approach		

# Approach 1:

For the purpose of computing the clearing member's capital requirement, which is the reporting bank's capital requirement for the contributions made to the CCP's default fund, we need to know the hypothetical capital requirement of the central counterparty for the default fund. This needs to be computed by the central counterparty based on the exposures of all the clearing members to the default fund. Once this figure is calculated by the CCP, it is shared with all the clearing members to enable them and to compute their respective capital requirements against the default fund.

When the reporting bank gets the hypothetical capital requirement from the QCCP, next step is to compute the capital requirement of the reporting bank by finding out the proportion of the reporting bank's contribution in the total default fund contribution.

The parameters considered for this purpose include the following QCCP's:

- Net potential exposure to the two largest clearing members,
- The total net potential exposure to all the clearing members,
- Total default fund contribution by all the clearing members,
- QCCP's own contribution to the default fund, and
- The total number of clearing members for the default fund.

The last step is to compute the risk weighted assets of the reporting bank corresponding to the default fund contribution to the QCCP by using the capital computed in the above step.

These steps and the calculation involved are the following:

Step 1:

It requires the QCCP to calculate its hypothetical capital requirement ( $K_{CCP}$ ) for the default fund. This is done by the QCCP and will be published to the clearing members for them to use for their respective capital calculations.

Step 2:

Compare  $K_{\text{CCP}}$  with the funded portion of the default fund of a QCCP and calculate the capital requirement of the bank  $(K_{\text{CM}})$  by using the total of all the clearing members' capital requirements  $(K^*_{\text{CM}})$ . This capital



requirement will be considered on the contribution that the clearing members make to the default fund of the QCCP.

# **Approach 2:**

RWA amount for the default fund contribution is equal to 1250% multiplied by default fund contribution subject to a cap based on banking organization's trade exposure amount for all of its transactions with a QCCP. RWA amount for default fund contributions will be minimum of:

(1250% \* default fund contribution to the QCCP, 18% \* Trade Exposure Amount to the QCCP).

### Key Data Elements

Key data elements that need to be noted are listed in this section. To view the complete list of tables used, see the *Download Specification* document.

- Default fund contributions and related data is expected at Default fund Central Counterparty level in the entity Stage Central Counterparty Details (STG\_CCP\_DETAILS).
- Hypothetical Capital Requirement of CCP, Maximum Net Potential Exposure of clearing member of CCP, 2nd Maximum Net Potential Exposure of clearing member of CCP, Total Net Potential Exposure of clearing member of CCP, Number of Clearing Members to the CCP, Total funded Default Fund Contribution of all clearing members to the CCP, Total unfunded Default Fund Contribution of all clearing members to the CCP and Default fund contribution of CCP from its own funds for each central counterparty level required.
- Application supports only the capital requirement of the bank (K<sub>CM</sub>) based on Funded/Unfunded default contributions from all clearing members not by Initial Margin. But data model supports place holders to capture Total Initial Margin by all clearing members to CCP and Bank's initial margin posted to CCP.

# **Other Amendments**

# **Eligible Guarantees**

US III has amended the definition of eligible guarantee. An eligible guarantee, as per the proposed rule, now includes a contingent obligation of the U.S. Government or an agency of the U.S. Government, the validity of which is dependent on some affirmative action on the part of the beneficiary or a third party.

Hence, the following list of agencies (if issued a guarantee) is termed as eligible guarantor:

- US Government
- Federal Home Loan Bank
- Federal Agricultural Mortgage Corporation (Farmer Mac)
- Depository institution
- Bank holding company
- Savings and loan holding company
- · Credit union
- Foreign Bank
- Securities Firm

Party type reclassification Rule and mitigant eligibility Rule have been modified to incorporate this amendment in the current release.



User Guide: Oracle Financial Services Basel Regulatory Capital IRB Approach Release 8.0.0.0.0



# **Qualified Revolving Exposure**

As per US III, unsecured and unconditionally cancellable revolving exposures with a pre-established maximum exposure amount of \$100,000 (such as credit cards) are classified as Qualified Revolving Exposure (QRE). Unsecured, unconditionally cancellable exposures that require payment in full and have no communicated maximum exposure amount (often referred to as charge cards) are instead classified as 'other retail'. Hence, as proposed in US III, charge card qualifies as a QRE, subject to an upper exposure limit of \$100,000. Based on the exposure limit, the revolving exposure is classified into different asset classes. Hence, the reclassification rules have been modified to include charge card which will be reclassified into QRE in the product re-classification to standard product

### **Cash Item in Process of Collection**

Cash item in process of collection is now risk weighted at 20%. To assign this risk weight a new Rule (USA - Non Sec RW Assignment for Cash in Process of Collection) has been introduced in the application.

### **Trade-Related Letter of Credit**

In US III, trade-related letter of credit exposure's effective maturity must be not less than one day. Hence, the effective maturity floor of 1 year is removed from the application. This change has been brought into effect in the Rule Non Sec Effective Maturity Assignment for all Exposures.

# **Money Market Fund Approach**

Under the Money Market Fund approach, banks were permitted to assign a 7 percent risk weight to exposures to money market funds. These exposures were subject to restrictions under SEC rule 2a-7 and had an applicable external rating in the highest investment grade rating category. US III has proposed to eliminate the money market fund approach. The agencies believe it is appropriate to eliminate the preferential risk weight for money market fund investments due to their experience with them during the recent financial crisis, in which they demonstrated, elevated credit risk at times. Therefore, Money Market Fund rule has been removed in the current release.

# **Defaulted Exposures Guaranteed by US Government**

Under the US Regulatory Capital Final Rules 2007 for defaulted exposure banking the organization should apply a capital charge of 8% for each wholesale and retail exposures.

Now as per US Regulatory Capital Final Rules, the treatment to defaulted exposure has been made more risk sensitive. Any wholesale or retail defaulted exposures must assign a 1.6 percent capital charge for the portion of exposure that is covered by an eligible guarantee from the US government. For portion that is not covered by an eligible guarantee from the US government continues to be assigned as 8.0 percent capital requirement.

## **Eligible Double Default Guarantor**

US Regulatory Capital Final Rules has introduced a term called Eligible Double Default Guarantor. The Eligible Double Default Guarantor for a guarantee or credit derivative obtained by a bank are as follows:

- Depository institution
- Bank holding company
- Savings and loan holding company
- Credit union
- Foreign Bank
- Securities Firm
- Non US Based Securities Firm



# Standard Supervisory Haircuts for Repo, Margin Loans and Financial Collateral

Earlier in the US Regulatory Capital Final Rules the volatility haircut for collateral and repo transactions was based on the credit rating of the issuer. However, now as per US Regulatory Capital Final Rule, the volatility haircut for Repo and Collateral is based on the risk weight of the issuer. The risk weight assigned to a different issuer is based on the risk classification or based on the investment grade definition.

# Risk-Weight Assignment to Sovereign Issuer

The risk-weight assignment for the sovereign issuer is based on the sovereign's Country Risk Classification (CRC). This is applicable for exposure volatility haircut for repo transactions. The following table details the risk-weight assignment based on the different CRC:

Issuer Type - Sovereign				
CRC	Risk Weight			
0	0%			
1	0%			
2	20%			
3	50%			
4	100%			
5	100%			
6	100%			
7	150%			
No CRC	100%			
Sovereign Default	150%			

For the following issuers, the risk weight assigned is detailed as follows:

- US Depository Institutions: a direct risk weight of 20% is assigned.
- Credit Unions: a direct risk weight of 20% is assigned.
- For a corporate issuer, a direct risk weight of 100% is assigned.
- Risk-weight assignment for foreign banks and foreign PSEs depends on the bank's native sovereign's CRC. For example, if a foreign bank is giving financial collateral to an entity in US, and the foreign bank's headquarters is in UK, then the CRC of UK is used.



Issuer Type - Foreign Banks					
CRC of entity's home country	Risk Weight				
0	20%				
1	20%				
2	50%				
3	100%				
4	150%				
5	150%				
6	150%				
7	150%				
No CRC	100%				
Sovereign Default	150%				

For all other issuers a risk weight of 100% is assigned.

# Securitization Exposures -Definition of Investment Grade

Securitization exposures which are of investment grade are applicable as eligible financial collateral. Securitization exposures' investment grade is defined in the following table:

	Rating					Rating Type
Mo	ody's	S&	&Р	Fitch		
LT	ST	LT	ST	LT	ST	
Aaa		AAA		AAA		Investment Grade
Aa1		AA+		AA+		Investment Grade
Aa2		AA		AA		Investment Grade
Aa3		AA-	A-1+	AA-	F1+	Investment Grade
A1		A+		A+		Investment Grade
A2	P-1	A	A-1	A	F1	Investment Grade
A3		A-		A-		Investment Grade
Baa1	P-2	BBB+	A-2	BBB+	F2	Investment Grade
Baa2		BBB		BBB		Investment Grade
Baa3	P-3	BBB-	A-3	BBB-	F3	Investment Grade



If a bank has two ratings provided by two different rating agencies, where one rating is a Non-Investment Grade and other is Investment Grade, then multiple assessments needs to be performed. Based on this risk weight assignment to different categories of issuers, the Standard Supervisory Volatility Haircut is as follows:

Residual Maturity	Issuer - Sovereign			Issuer - Non-Sovereign			Investment grade securitizati on	
	RW @ 0%	RW @ 20%	RW @ 50%	RW @ 100%	RW @ 20%	RW @ 50%	RW @ 100%	exposures
<= 1 year	0.50 %	1.00%	1.00%	15.00%	1.00%	2.00%	4%	4.00%
> 1 year and <= 5 years	2.00	3.00%	3.00%	15.00%	4.00%	6.00%	8%	12.00%
> 5 years	4.00 %	6.00%	6.00%	15.00%	8.00%	12.00%	16%	24.00%
Main Index Equities	N/A	N/A	N/A	N/A	15.00%			
Gold	N/A	N/A	N/A	N/A	15.00%			
Other publicly traded equities	N/A	N/A	N/A	N/A	25.00%			
Mutual Funds	N/A	N/A	N/A	N/A	Highest haircut applicable to any fund (this is currently happening in the solution as equal to 25%)			
Cash Collateral	N/A	N/A	N/A	N/A	0.00%			

The volatility haircut is based on the ten-business day holding period. Sovereign issuers include the foreign PSEs. Foreign PSE that has a 0% risk-weight is allocated the same volatility haircut as that of a sovereign issuer that is being risk weighted at 20%. For counterparty to be reclassified to a 'Foreign PSE' party type reclassification Rules and asset class reclassification Rules have been modified in this current release.

# 4.2.4 Capital Structure

Under Regulatory Capital Rules for Implementation of Basel III in US, compliant with the Proposed rules, the capital calculations remain the same except for the AOCI treatment and the Non qualifying capital instruments treatment. The regulatory capital ratios are calculated as the minimum of the standardized and the advanced capital ratios only for advanced approaches banking organizations that is, advanced banks. This does not apply to standardized approaches banking organizations.

Under Regulatory Capital Rules for Implementation of Basel III in US (compliant with the Basel III Regulations), the Tier 1 capital has become the main constituent of the Capital Structure. The entire Capital Structure of US has undergone changes to be compliant with the Basel III Regulations as well as the Dodd-Frank Act. The total capital requirement of 8% remains the same as in the US Regulatory Capital Rule compliant with Basel II. However, the total capital increases after addition of the capital conservation buffer and countercyclical buffer. The countercyclical capital buffer are applicable only to banks that are subject to the Advanced Approach.

Under Regulatory Capital Rules for Implementation of Basel III in US, Tier 3 is not part of the Capital Structure. Hence, the rule that captures T3 capital component processing in Capital Structure needs to be removed.



Mapping pertaining to T3 capital component are deleted from the bank Capital Group Components Reclassification.

Also, the rules present in the Capital Component Calculations sub-process are deleted..

#### **Components of Capital**

As per Regulatory Capital Rules for Implementation of Basel III in US, the total capital consists of the sum of the following elements:

Tier 1 capital

Common Equity Tier 1(CET1)

Additional Tier 1 (AT1)

• Tier 2 (T2) Capital

### **Minimum Capital Requirement**

The following are the minimum capital ratios to be maintained by the bank. These values of capital are net of regulatory adjustments and deductions:

- Common Equity Tier 1 must be at least 4.5% of Risk Weight Assets (RWA).
- Tier 1 capital must be at least 6.0% of RWA.
- Total Capital (summation of Tier 1 and Tier 2 capital) must be at least 8.0% of RWA.

The Regulatory Capital Rules for Implementation of Basel III in US does not state any limitations on the T2 capital and hence the application does not have any restrictions in the amount of T2 capital. All the capital instruments which have become non-qualifying due to these regulations will be phased out using the transitional arrangements.

The non-qualifying capital instruments identified are Cumulative Perpetual Preferred Stock and Trust Preferred Securities.

### **Assumptions**

• Deduction of Non-Significant Investments in the capital of unconsolidated Financial Institutions:

As per Accord:

O The amount of a banking organization's non-significant investments in the capital of unconsolidated financial institutions that does not exceed 10 percent threshold for non-significant investments would generally be assigned the applicable risk weight under sections 32 (in the case of non common stock instruments), 52 (in the case of common stock instruments), or 53 (in the case of indirect investments via a mutual fund) of the proposal, as appropriate.

Interpretation in the application:

Investment below the 10% threshold need to be risk weighted as per Advanced Approach
for US of Banking Book products for both banking book and trading book exposures. The
trading book exposures are expected to be provided in the Stage Investment
(STG\_INVESTMENTS) table.

### • Treatment of REIT Subsidiary in Minority Interest calculation

As per Accord:

o REIT preferred shares issued by a REIT subsidiary that meets the proposed definition of an operating entity would qualify for inclusion in the regulatory capital of a banking organization. This is subject to the limitations outlined in section 21 of the proposed rule, only if the REIT preferred shares meet the criteria for additional tier 1 or tier 2 capital



instruments outlined in section 20 of the proposed rule.

Interpretation in the application:

O REIT is treated as any other banking subsidiary and hence the value of the CET1, AT1 and T2 capital, Capital Ratio for each tier of capital, total RWA, and the percentage of shareholding in each of the component of capital is required for calculating Minority Interest. The third party holding percentage must be 0% for the CET1.

#### Treatment of Investments in Hedge Funds and Private Equity Funds

As per Accord:

o In the Accord, the investments in Hedge Funds and Private Equity Funds have to be deducted from Tier 1 capital. There is not much clarity on when these investments must be deducted – whether it is along with the other regulatory adjustments or prior to that. Also, it is not clear whether these are investments in the trading book or investments in the capital ownership.

### Interpretation in the application:

These investments in Hedge Funds and Private Equity Funds are deducted in the Tier 1 capital along with the other internal transactions. These investments are the ones where the Reporting Bank has an ownership (that is, the Hedge Funds and Private Equity Funds are the subsidiary of the reporting bank). These investments will generally be outside the regulatory consolidation and hence will be available as data in the Investments (STG INVESTMENTS) table.

## • Calculation of Minority Interest

As per Accord:

In the Accord, the example detailed for the Minority Interest computation uses the sum of its minimum CET1 capital (4.5%) and the capital conservation buffer (2.5%). However, there is a statement which discusses about the assumption of countercyclical buffer to be at 0% without any details on the usage of countercyclical buffer in the computation.

## Interpretation in the application:

o The application uses the sum of Minimum CET1 Capital, Capital Conservation Buffer, Countercyclical Buffer and Additional Loss Absorbency Buffer.

#### • AOCI Transition

As per Accord:

o The AOCI Transition, as per the US Regulatory Capital Final Rule, lists the item "Amount in AOCI attributed to Defined Benefit Post retirement plans".

# Interpretation in the application:

o This is the same as the "Accumulated net gain and loss on defined Pension Fund Obligations". Hence, the application does not rename the line item, and uses the existing line item of "Accumulated net gain and loss on defined Pension Fund Obligations" in the calculations pertaining to AOCI and AOCI Transition. This amount is expected to be provided as specified by the regulator.

### • Tier 2 Capital

As per Accord:

As per the US Regulatory Capital Final Rule, " for Advanced Approach, banking organization includes tier 2 capital, the excess of its eligible credit reserves over its total



expected credit loss, provided the amount does not exceed 0.6 percent of its credit risk-weighted assets. Advanced approaches banking organization that is in parallel run includes in tier 2 capital, ALLL limited upto 1.25%. To follow this the you must to add the below following rule in Pre Regulatory Adjustment Capital Calculation process:

- USA US III CS ALL Standard Acct Head to Capital Comp Group Assignment during Parallel Run
- USA US III CS Allowance of Loan and Lease Losses for STD during Parallel Run

Whereas for Standardized Approach Total RWA, the allowance for Loan and Lease Losses (ALLL) is added to the T2 capital up to 1.25%. But in the US Regulatory Capital Final Rule, the portion of ALLL to be added to the T2 capital, the amount of ALLL should exclude the amount of reserves held for residential mortgage loans sold with recourse. And in the total capital ratio, the ALLL added in T2 must be subtracted and instead the Eligible credit reserves which are more than the expected credit loss are added upto a maximum of 0.6% of the credit RWA.

### Interpretation in the application:

 But in the solution, since the calculations are specific to the Advanced Approach Bank, the Eligible credit reserves specific to the Advanced Approach are directly added in the Gross T2.

### • Non Qualifying Capital Instruments belonging to AT1 and T2 Capital

#### As per Accord:

The non-qualifying capital instruments identified are Cumulative Perpetual Preferred Stock and Trust Preferred Securities. The Trust Preferred Securities are clearly mentioned to be non-qualifying in both the tier of capital. The Cumulative Perpetual Preferred Stock is non-qualifying in AT1, where as it is not clear whether it is non-qualifying in T2 also.

#### Interpretation in the application:

• We can interpret that Cumulative Perpetual Preferred Stock is non-qualifying in AT1 but qualifying in T2 capital.

#### • Treatment of the Non-Qualifying Capital Instruments

As per Accord:

o The advanced approach banking organization has a total consolidated assets of \$250 billion or more, or will have \$10 billion or more of on-balance sheet foreign exposures, or the bank will have got permission to follow the advanced approach.

#### Interpretation in the application:

- o The depository institution holding companies with less than \$15 billion consolidated assets are not part of the Advanced Approach. Hence it has been assumed that these companies will only be Non-Advanced Approach Banks.
- o Also the 2010 Mutual Holding companies are also part of Non-Advanced Approach Banks, and their general asset size is less than \$15 billion.

#### Resecuritization of TRUPS CDOs

As per Accord:

- o In the global market, there are very few cases of resecuritization of TRUPS.
- TRUPS are covered bonds, and hence as per the regulation, they can be securitized only



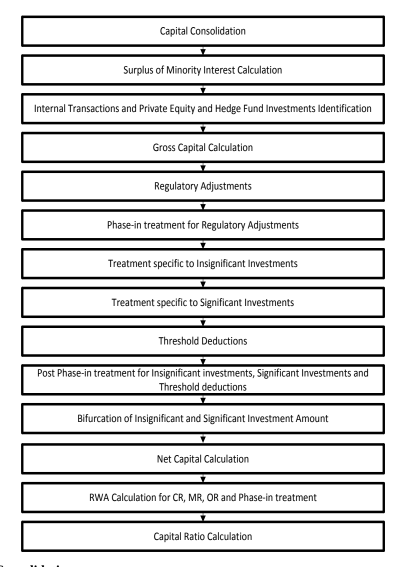
once.

o There are no resecuritization cases, wherein the underlying is a TRUPS CDO.

#### Interpretation in the application:

• We can interpret that we can prorate the amount columns in the final capital calculations, as it currently occurs. This does not affect the resecuritization process.

#### **Process Flow**



# • <u>Capital Consolidation:</u>

To process the capital for a bank, the organization level at which the capital has to be calculated and whether a Solo Run or Consolidation Run should be executed, must be defined. If Solo is selected, then only for that particular selected banking organization the capital is calculated. If consolidation is selected, then all the entities that fall under the umbrella of the selected organization are part of capital calculation. This is done in the task – 'Capital Consolidation Level Selection' in process 'CAPITAL\_CONSOLIDATION'



# Approaches Followed in Capital Consolidation

The three approaches followed by the Capital Consolidation are:

Consolidation Approach(CONSL): Under this approach, all the entities of the bank's organizational structure are considered. This includes all the entities/subsidiaries that belong to the same jurisdiction. All the exposures of the entities in the organizational structure are considered for computing risk weighted exposures, except the intra-group exposures.

Aggregation Approach(AGG): This approach is similar to the Consolidation approach but is used in the cases, where some of the entities that are part of bank's organizational structure belong to a different jurisdiction. The capital requirement of the affiliate is computed as per the jurisdiction that it is subject to and is then aggregated with the rest of the group's capital requirement. Intra-group exposures are not excluded in this approach.

Deduction Approach(DED): This approach is used in the case where some of the subsidiaries/entities that are part of bank's organizational structure are excluded from consolidation. In such a scenario, the regulatory investment in the excluded subsidiary attributable to the rest of the group are deducted from the consolidated capital requirements.

#### • Surplus of Minority Interest Calculation:

Minority interest (also known as non-controlling interest) refers to the portion of a subsidiary corporation's stock that is not owned by the parent corporation. For example: Company A acquires 80% of the outstanding stock of Company S. Since Company A owns more than 50% of Company S, Company A consolidates Company S's financial results with its own. The 20% of Company S's equity that Company A does not own is recorded on Company A's balance sheet as Minority Interest. Consolidated net income is allocated to the parent and non-controlling interests (minority shareholders) in proportion to their percentages ownership; in this case 80% to Company A and Company 20% to the non-controlling interests.

As per the US III, the REITs is treated for Minority Interest. As per the US Regulatory Capital Final Rules, the REITs are considered for Minority Interest, only if this is an operating entity. This operating entity is an operational criterion and hence this is taken as a download.

As per the US III, the minority interest calculation is calculated based on the total RWA. As per the US Regulatory Capital Final Rules, the minority interest calculation is based on the minimum of the amount in the respective tier, the subsidiary must hold and the Standardized total RWA multiplied by the respective minimum tier percentage. This is interpreted as the comparison between the Standardized Approach total RWA and the Advanced Approach total RWA. This minimum RWA is expected to be provided as an input to the solution.

Surplus of Minority Interest is calculated and the surplus amount in each tier of capital which is attributed to third parties is deducted from the gross capital of each tier of capital.

Minority interest is calculated as the third party's interest (share holding percent) in the surplus capital (available capital – Minimum required capital). ). This is calculated tier-wise. The available capital is expected from the client tier-wise (CET1, AT1 and T2). The minimum required capital of the CET1, T1 and Total Capital is calculated by multiplying the total RWA by minimum required tier-wise capital as a percentage (Total RWA \* Minimum Required CET1%, Total RWA \* Minimum Required T1%, Total RWA \* Minimum Required Total Capital %). The surplus of the CET1, T1 and Total Capital is calculated as the difference between the available CET1, T1 and Total capital and the minimum required CET1, T1 and Total capital. The surplus of the AT1 capital is calculated as the difference between the Surplus T1 capital and Surplus CET1 capital. The surplus of T2 capital is calculated as the difference between the surplus total capital and the surplus T1 capital. The surplus in each tier attributable to the third party is calculated by multiplying the surplus in each tier by the third party minority holding percentage in each tier.

All the values required for processing are populated into Minority Interest Capital (FSI\_MINORITY\_INTEREST) table which is the processing table for minority interest calculations



The sub process – **Surplus of Minority Interest Calculations** in **USA BASELIII CAPITAL STRUCTURE** process covers the above processing.

# <u>Internal Transactions</u>, <u>Equity Investment in Financial Subsidiaries and Private Equity and Hedge</u> Fund Investments Identification:

The private equity funds and hedge funds are identified and the amount of investments in hedge funds and private equity funds are identified and deducted from the Tier 1 Capital. The instruments pertaining to CET1 are deducted from CET1 and the instruments pertaining to AT1 are deducted from AT1 capital. These deducted items are not processed further under any other process.

As per the US Regulatory Capital Final Rules, the financial subsidiaries are identified and the amount of equity investments (CET1) in these financial subsidiaries are identified and deducted from the CET1 capital.

The deduction also includes internal transactions in each tier of capital among the various entities which are part of the regulatory consolidation. The internal transactions are identified in the Non Securitization process. The internal transactions are identified as any capital related transactions within the organization structure group, which is part of the regulatory consolidation.

These deducted items are not processed further under any other process.

The equity investment in financial subsidiaries, which are in the banking book and trading book provided as download data in the product processor tables, should not be consolidated and will not get processed. The financial subsidiary is identified with the help of the flag "F\_FINANCIAL\_SUBSIDIARY\_INDICATOR" available in the DIM\_ORG\_STRUCTURE table.

#### • Gross Capital Calculation:

For Gross Capital calculation all the components are classified into their respective tiers (CET1, AT1, and T2) based on their purpose. This reclassification is achieved in the **FSI\_STD\_ACCT\_HEAD\_COMP\_GRP\_MAP** table so that reclassification happens at a single instance. The total gross capital for each tier of capital (CET1, AT1, and T2) is calculated as per the definition of CET1, AT1, and T2 by adding the relevant financial instrument in each tier of capital. In the case of CET1 capital, the application initially calculates the AOCI amount. This AOCI amount is calculated as the sum of the following elements:

- O Unrealized gain and loss on Available for sale equity securities (both preferred stock and non-preferred stock). Unrealized gain and loss on Available-for-sale, Debt Securities.
- o Unrealized gain and loss on Held-to-maturity, Debt Securities
- O Accumulated Net gain or loss on cash flow hedges Accumulated net gains and loss related to Defined Pension Benefit Fund Obligations
- o Unrealized gain and loss on Foreign Currency Translation Adjustment

Also, the unrealized gains on AFS Equity Securities that are preferred stock are added to the CET1, as per the transition, by splitting this capital line item into two. These exposures are split in the **FSI\_PHASE\_IN\_TREATMENT** (Phase in Treatment) table into phase-in amount and balance phase-in amount.

The AT1 and T2 instruments include the non-qualifying capital instruments. This is included as per the specified transition percentage present in the **FSI\_SETUP\_CAPITAL\_HEAD** table. This is populated into the **FSI\_PHASE\_IN\_TREATMENT** table and multiplied by the phase-in percentage, to arrive at the phase-in amount, which is part of Gross AT1 or T2.

The sub process – Provisions and Gross Capital Calculations in USA Basel III Capital Structure process covers this processing.

#### • Regulatory Adjustment:



Goodwill, DTL associated with goodwill, other intangibles, DTL associated with other intangibles, DTA, DTL associated with DTA, cash flow hedge not fair valued (asset), cash flow hedge reserve not fair valued (liability), gain on sale of securitization transaction, cumulative gain and losses due to change in own credit risk, defined pension fund asset, DTL associated with defined pension fund asset, and defined pension fund liabilities, Mortgage servicing rights and DTL related to Mortgage servicing rights are expected to be direct download values in Stage General Ledger Data (STG\_GL\_DATA) table. The application computes the regulatory adjustment line items which are net of DTL, that is, goodwill net of DTL, other intangibles net of DTL, DTA net of DTL, defined pension fund asset net of DTL, and net cash flow hedge reserve, and 'Mortgage Servicing Rights net of DTL and Transition AOCI use these in the deduction of regulatory adjustments and in threshold deduction treatment.

While in other jurisdiction banks recognized gain on sale in the P&L and deduct from CET-1.

Shortfall of stock of provision to expected loss is applicable only for the advanced approaches portfolio. The allowance for loan and lease losses for Advanced Approach for US is obtained by prorating the allowance for loan and lease losses (download in **STG\_GL\_DATA** table) between the percentage of exposures using the standardized approach and the percentage of exposures using the advanced approach. The allowance for loan and lease losses for Advanced Approach for US is the applicable allowance for exposures using the advanced approach.

The sub process – **Provisions and Gross Capital Calculations** in **USA Basel III Capital Structure** process covers the above processing.

The Investment in own shares are calculated as the sum of the pre-mitigation EAD (EAD Pre-mitigation Measure Value (N\_EAD\_PRE\_MITIGATION) in Fact Non Sec Exposures (FCT\_NON\_SEC\_EXPOSURES) table) of the exposures which have the flag of treasury stock indicator (F\_TREASURY\_STOCK\_INDICATOR) as "Y".

The Investment in reciprocal cross holdings Are calculated as the sum of the pre-mitigation EAD (EAD Pre-mitigation Measure Value (N\_EAD\_PRE\_MITIGATION) in Fact Non Sec Exposures (FCT\_NON\_SEC\_EXPOSURES) table) of the exposures which have the flag of reciprocal cross holding indicator (F\_RECIPROCAL\_CROSS\_HLDG\_IND) as "Y".

All the regulatory adjustment line items are deducted from its respective tier of capital post minority and internal transaction deduction.

#### • AOCI Opt-Out Calculation

As per USA Basel III Final rule, the bank that are not subject to the advanced approaches risk-based capital rules (that is, following the Standardized Approach) who have opted for AOCI opt-out election must adjust common equity tier 1 capital elements with the following line items:

- a) Subtract net unrealized gains and add net unrealized losses on Available-for-sale, Debt Securities
- b) Subtract net unrealized losses on AFS preferred stock classified as an equity security and net unrealized losses on AFS equity exposures
- c) Subtract Accumulated net gains and add back any accumulated net losses on cash-flow hedges
- d) Subtract amounts attributed to defined benefit postretirement plans
- "Subtract any net unrealized gains and add any net unrealized losses on held-to-maturity securities

Also, the banks need to incorporate 45 % of any pre-tax net unrealized gains on AFS preferred stock classified as an equity security and any net unrealized gains on AFS equity exposures in their Tier 2 capital.

The above line items have to be adjusted using the AOCI opt-out option flag.

The banks that have selected opt-out for AOCI calculation must use the above line items to adjust the CET 1. Whereas, the banks that are not subject to the advanced approaches risk-based capital rules but



opted not to go for AOCI opt-out must treat AOCI as defined in the Capital Structure of Advanced Approach. In this the bank is allowed to include AOCI in their CET1 and this can be identified through an option provided at the organization level through a flag called AOCI opt-out option flag.

The treatment of pre-tax values of AFS equity securities (This is added to Tier 2 capital with limit of 45%) and AFS preferred stock/non-preferred stock classified as equity (this needs to be part of AOCI) is not currently configured. Refer question 45 under Annexure B: Frequently Asked Questions section. These is required only if organization is on US Basel III standardized approach and elected for AOCI opt-out option. Otherwise, no changes are required.

#### Impact of Solo/ Consolidation

If going for solo only, AOCI line item pertaining to that bank must be adjusted to CET1. In case if you are going for consolidation parent bank and its associated entity/subsidiary line item must be adjusted against CET1.

Similarly, if going for solo run 45% pre-tax of net unrealized gains on AFS preferred stock classified as an equity security and AFS equity exposures for the bank for which run is executed must be added to Gross Tier2 and if going for consolidation 45% pre-tax of net unrealized gains on AFS preferred stock classified as an equity security and AFS equity exposures of parent bank and its associated entity/subsidiary line item must be added to Gross Tier2.

#### • Phase-in Treatment for Regulatory Adjustments:

The regulatory adjustment line items that include Goodwill net of DTL, Other Intangibles net of DTL, DTA net of DTL, Net Cash Flow Hedge Reserves, Gain on Sale related to Securitization transaction, Defined Pension Fund Asset net of DTL, Transition AOCI Amount Cumulative gains and losses due to changes in own credit risk, Investment in Treasury Stock, and Reciprocal Cross Holding follows phase-in arrangement as per the timelines mentioned by the US Basel III Accord. The phase-in deduction percent for each year is available in a setup table - **Setup Capital Heads** (**FSI\_SETUP\_CAPITAL\_HEAD**) **table**.

#### • Treatment specific to Insignificant Investments

Investment in all financial entities, which are outside the scope of regulatory consolidation, will be identified for significant and insignificant investments.

The shareholding percent for these parties are expected as download in STG\_PARTY\_SHR\_HLD\_PERCENT. The parties are identified as significant when the shareholding percentage is greater than or equal to 10%. And the others are identified as insignificant investment. The parties are identified as significant when the shareholding percentage is greater than or equal to 10%. And the others are identified as insignificant investment. This processing happens in the USA US III CAPITAL CONSOLIDATION process.

The total investment amount in insignificant entities is computed by summing up the Pre Mitigation EAD (EAD Pre-mitigation Measure Value (N\_EAD\_PRE\_MITIGATION)) from the Fact Non Sec Exposures (FCT\_NON\_SEC\_EXPOSURES) table. And also the tier wise computation of investment amount happens. The total amount is compared with the 10% of the CET1 amount of the parent bank amount post regulatory adjustments. The amount above 10% limit is processed for deduction. This summing up includes the direct, indirect and synthetic investments. The Indirect investments are investments in Investment funds, and which have invested in capital instruments. The synthetic investments are the investments in synthetic transactions on capital instruments. For all these exposures, the net long position amount, updated in the N\_EAD\_PRE\_MITIGATION is considered. The total deduction amount is pro-rated among each tier of capital based on the percentage of investment in each tier of capital. The amount arrived is deducted from each tier of Capital.

The investment amount below the 10% limit is treated as per banking book rule for the instrument.

The application computes as follows:



Parties are marked as insignificant investment parties by updating the flag: **F\_SIGNIFICANT\_INVESTMENT\_IND** in Fact Party Shareholding Percent (FCT PARTY SHR HLD PCT) with value N.

The exposure amount of banking book and trading book exposures to these entities are summed by grouping their component of capital and compared against 10% of parent bank's CET1 capital. The portion of amount which exceeds the 10% limit is deducted.

This is computed by calculating tier wise deduction percentage and multiplying this percentage with the exposure amount to arrive at the amount to be deducted from each tier of capital.

The total investment values are populated into **Non Regulatory Consolidation Entity Investment (FSI\_NON\_REG\_CONSL\_ENTITY\_INVST) table** which is the processing table for insignificant and significant investment deductions.

The sub process – Insignificant Investment in entities outside Regulatory Consolidation Processing in USA Basel III Capital Structure process covers the above processing.

After the application of this treatment, the Insignificant Investments line item will also follow phase –in arrangement which is similar to the phase-in arrangement for Regulatory Adjustments.

#### • Treatment specific to Significant Investments

The total investment amount is checked against the set limit of 10% of CET1 amount of the parent bank, post insignificant investment amount adjustment. The CET1 amount above 10% is deducted from the CET1 post insignificant investment amount deduction. The CET1 amount below 10% follows threshold deduction. The investment amount in AT1 and T2 is fully deducted from its respective AT1 and T2 tier of capital. The application computes as follows:

Entities are marked as significant investment entities by updating the flag – **Significant Entity Indicator** (F\_SIGNIFICANT\_INVESTMENT\_IND) in Fact Entity Information (FCT\_ENTITY\_INFO) with value 'Y'.

The exposure amount of banking book and trading book exposures to these entities are summed by grouping their component of capital and compared against 10% of parent bank's CET1 capital. The portion of amount which exceeds the 10% limit is deducted from CET1. The exposures of AT1 and T2 are fully deducted from respective tier of capital. This is done by calculating deduction percentage for CET1 and by multiplying this percentage with the CET1 exposure's exposure amount to arrive at the amount to be deducted from CET1 capital. The sub process – Significant Investment in Entities outside Regulatory Consolidation Processing in USA Basel III Capital Structure process covers the above processing.

After the application of this treatment, the Significant Investments line item will also follow phase –in arrangement which is similar to the phase-in arrangement for Regulatory Adjustments.

#### **Treatment of Synthetic and Indirect Investments:**

In the case of Indirect Investments, the solution provides an option to either follow the Simple Calculation else apply the Insignificant Investment treatment. The solution captures the fund investment percentage in the Capital instrument (Fund Capital Instrument Investment Limit), in the Stage Fund Equity Investments table (STG\_FUND\_EQUITY\_INVESTMENTS). The solution subtracts the Carrying value of the capital instrument from CET1, along with Insignificant Investment calculation, in case of the Simple Calculation.

The solution processes these investments as per the treatment for exposures pertaining to Insignificant and Significant Investment, if the option of



Insignificant Investment treatment is selected. And the deduction, as applicable per phase-in, will be from CET1.

# **Threshold Deduction**

The three line items, (Significant Investment in the Common Shares of Accounting entities from the FSI\_NON\_REG\_CONSL\_ENTITY\_INVST, Mortgage Servicing Rights net of DTL from the FCT\_STANDARD\_ACCT\_HEAD table, and DTAs that arises from temporary differences that comes from the FCT\_CAPITAL\_ACCT\_HEAD) are populated in the FSI\_THRESHOLD\_TREATMENT table and the threshold calculations are processed in this table.

#### **Threshold Treatment**

These three line items are individually compared with the 10% of CET1 calculated post Regulatory Adjustments, Insignificant Investments and Indirect Investments. The amounts which are above 10% CET1 limit are deducted from CET1 following the phase-in arrangements. During the transition period, any amount of these three line items, which is not deducted as per the 10% mentioned earlier, will go for risk weighting at 100%.. During the transition period, the check of 15% is against the CET1 post all regulatory adjustments and adjustments to insignificant investments and significant investments. In the post transition period, instead of 15%, the aggregate check is 17.65% of CET1, post all regulatory adjustments and adjustments to insignificant investments, less 100% of the sum of the line items which goes for threshold deduction. The amount which is not deducted due to this 10% and 15% check will be risk weighted 100% during the transition period and will be risk weighted 250% post the transition period.

The same phase-in treatment is followed by the aggregate 15% limit for Significant Investment in the Common Shares of Accounting entities, Mortgage Servicing Rights, and DTAs that arises from temporary differences.

If the amount of Mortgage Servicing Assets (MSA) deducted after the application of the threshold is less than 10% of the fair value of the MSAs, then there is an additional deduction of MSA. The additional amount of MSAs must be deducted from CET1 so that the deducted MSA is at least 10% of the fair value of the MSA. For example: assume that in the year 2013 the fair value of MSA is 20 and after applying the threshold deduction percentage (which is 0%), the amount to be deducted is 0. Then, the minimum amount of deduction of MSA is 10% of the fair value of MSA which is 2. Hence, 2 have to be deducted from MSA due to this provision.

The sub process – Threshold Treatment Calculations in USA Basel III Capital Structure process covers the above processing.

# • <u>Post Phase-in Treatment for Insignificant Investments, Significant Investments, and Threshold</u> Deductions:

In this step, the balance phase-in deduction amount for Insignificant, Significant, and Threshold deductions are calculated and they are assigned the applicable risk weight. The RWA of these amounts are also computed. The sub process – **Threshold Treatment Calculations** in **USA Basel III Capital Structure** process covers the above processing.

#### • Bifurcation of Insignificant and Significant Investment amount:

All the investment transactions in Insignificant Entity and Significant Entity go for bifurcation. Insignificant investment amount below 10% are stamped as 'INSIG\_RWA' and any amount above 10% are stamped as 'INSIG\_DED'. The same logic is applied to Significant Investment amount in CET1. The CET1 amount in Significant Investment entity that is below 10% and 15% limit is stamped as 'SIG\_RWA' and amount above 15% limit is stamped as 'SIG\_DED'. The original transactions are deleted and new transactions are created with stamping as described above. The new transaction thus created can be traced by looking into the parent exposure id.



The exposure to be deducted is marked with standard account head surrogate key based on whether the deduction is Insignificant or Significant investment and based on capital component group.

This splitting of exposures is done in Fact Non Sec Exposures (FCT\_NON\_SEC\_EXPOSURES) and Fact Sec Exposures (FCT\_SEC\_EXPOSURES). This splitting logic is carried to **Equity Exposures** (FCT\_EQUITY\_EXPOSURES) and Fact **Sub Exposures** (FCT\_SUB\_EXPOSURES) as well.

The entire processing is done in the sub processes –

- Sec Insignificant Investment Exposure Processing,
- Non Sec Insignificant Investment Exposure Processing,
- Non Sec Significant Investment Exposure Processing,
- Non Regulatory Investment Sub Exposures Population,
- Non Regulatory Investment Nettable Pool Population, and
- Equity Non Regulatory Investment Processing in the process USA Basel III Capital Structure.

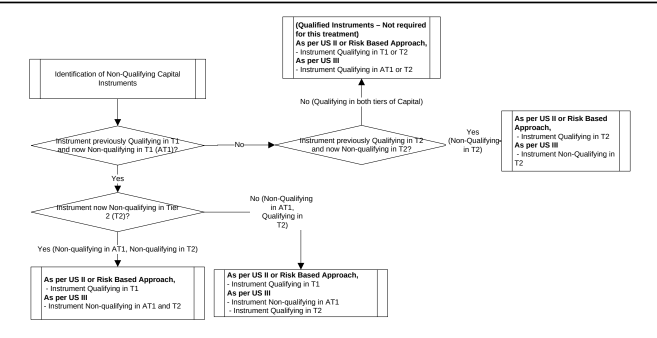
# **Non-Qualifying Capital Instruments**

The non-qualifying capital instruments are instruments which were qualifying as per US Basel II Guidelines or by US General Risk Based Guidelines, and currently do not meet the eligibility criteria for qualification in the respective tiers of capital. These instruments are expected to be issued prior to May 19, 2010. The Non-qualifying data in PP must be provided prior to the issue date.

These non-qualifying instruments belong to any of the following criteria (at a broad level), for any bank:

- Instruments which were previously qualifying in T1 Capital, but now non-qualifying in AT1 Capital. These instruments can satisfy any of the following criteria:
  - o Currently qualifying in T2 Capital
  - Currently non-qualifying in T2 Capital
- Instruments which were previously qualifying in T2 Capital, but now non-qualifying in T2 Capital





The treatment for the identified non-qualifying capital instruments depends on the bank type. The applicable bank types are as follows:

- Depository Institution Holding Company
- 2010 Mutual Holding Company
- Depository Institutions

In the case of banks which are adopting advanced approaches, the transition percentages are applicable starting from the year 2014. In the case of banks which are adopting of non-advanced approach, the transition percentages start from the year 2015.

#### **Identification of the Non-Qualifying Capital Instruments**

The non-qualifying capital instruments are identified with the help of a flag. The non-qualifying instruments have to be identified as to which is the core group from which they are non-qualified. Also, they have to be identified as to which is the group to which they are non-qualifying. Hence, they have to be identified and they belong to one of the following:

- Qualified as per existing treatment under Tier 1, but currently non-qualifying in AT1 and T2
- Qualified as per existing treatment under Tier 1, but currently non-qualifying in AT1 but Qualifying in T2
- Qualified as per existing treatment under Tier 2, but currently non-qualifying in T2

Also, the accord specifies the treatment for non-qualifying capital instruments at an aggregate level across each tier and not individually. Hence the solution must aggregate these instruments and use it for further calculation.

Also, there is an operational requirement for the non-qualifying instruments to be issued prior to May 19, 2010. This is a data expectancy from the client to validate and provide the data only for those non-qualifying instruments which satisfies this criteria.

The following are the instruments which are identified as non-qualifying:



#### TRUPS

#### CPPS

## Identification of the treatment specific to the Non-Qualifying Capital Instruments

The treatment of the Non-qualifying capital instruments depends if the bank belongs to any of the following criteria:

- Depository Institution Holding Company with consolidated group assets more than \$15 billion
- Depository Institution Holding Company with consolidated group assets less than \$15 billon or Mutual Holding Companies as of 2010
- Depository Institutions

The identification of the parent entity type is essential for the identification of the treatment to apply to the bank. The identification of the entity type are as follows:

# • Depository Institution Holding Company:

In this case, the reporting bank is the ultimate parent. This is identified with the help of the ultimate parent flag.

#### • 2010 MHCs:

This has to be identified as institutions which were MHCs before May 19, 2010. Since it is an operational criterion, this has to be identified with the help of a flag.

#### • Depository Institutions:

In this case, the reporting bank is not an ultimate parent and is also not a 2010 MHC.

The identification of the entities for the treatment can be summarized as follows:

Reporting Bank	Ultimate Parent Flag	Mutual Holding Companies Flag	Group Consolidated Assets	Treatment Identification for Non-Qualifying Capital Instruments
Reporting Bank	Y	N or Null	>= \$15 billion	Depository Institution Holding Company with consolidated group assets more than \$15 billion
Reporting Bank	Y	N or Null	< \$15 billion	Depository Institution Holding Company with consolidated group assets less than \$15 billon or Mutual Holding Companies as of 2010



Reporting Bank	Ultimate Parent Flag	Mutual Holding Companies Flag	Group Consolidated Assets	Treatment Identification for Non-Qualifying Capital Instruments
Reporting Bank	Y	Y	Any	Depository Institution Holding Company with consolidated group assets less than \$15 billon or Mutual Holding Companies as of 2010
Reporting Bank	N	Y	Any	Depository Institution Holding Company with consolidated group assets less than \$15 billon or Mutual Holding Companies as of 2010
Reporting Bank	N	N or Null	Any	Depository Institutions

# Treatment specific for Advanced Approaches Bank

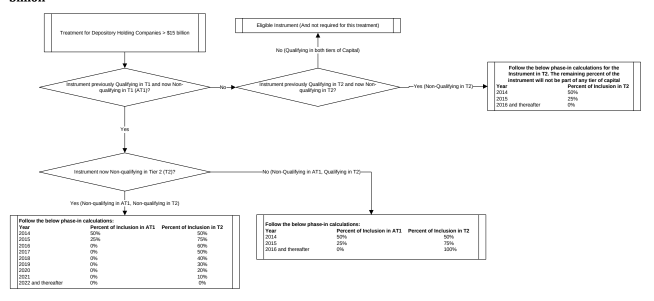
The Advanced Approaches Bank are banks which satisfy any of the following three criteria:

- They have a consolidated group asset size of more than or equal to \$250 billion.
- They have a consolidated group on-balance sheet foreign exposures of more than or equal to \$10 billion.
- They have obtained the permission from the regulator to calculate RWAs using the Advanced Approach.



Depending upon the identification of the parent entity, the treatment for the non-qualifying capital instruments are as follows:

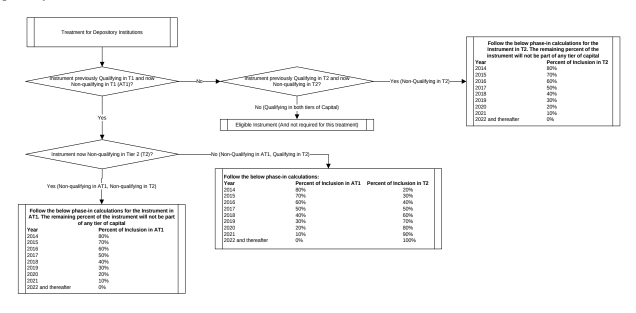
# 1. Depository Institution Holding Company with consolidated group assets more than \$15 billion



# 2. Depository Institution Holding Company with consolidated group assets less than \$15 billon or Mutual Holding Companies as of 2010

This is not applicable for the Advanced Approaches Bank, since they have the consolidated assets of \$250 billion or more.

### 3. Depository Institutions



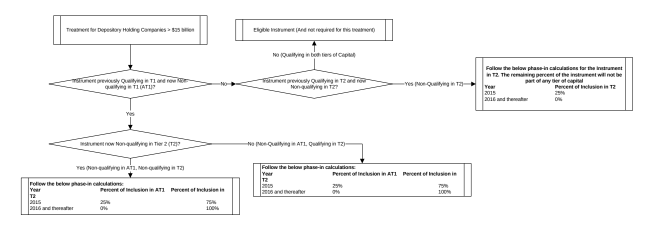


#### Treatment specific for Non-Advanced Approaches Bank

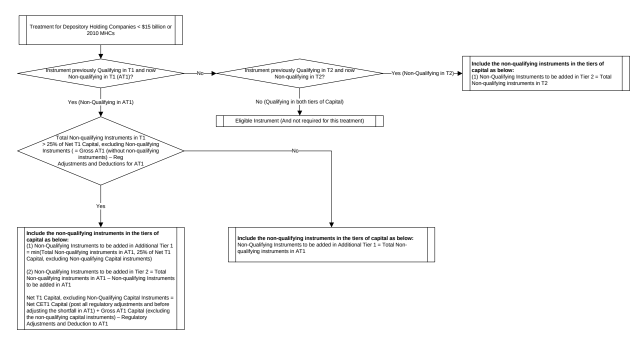
This is the detailing of the treatment specific for Non-Advanced Approaches Bank. In the case of Non-Advanced Approaches Bank, the transition is applicable only from the year 2015. Apart from that, the other difference is that the treatment specific to Depository Institution Holding Companies with less than \$15 billion consolidated assets or the 2010 MHCs is applicable only for the Non-Advanced Approaches Bank.

Depending upon the identification of the parent entity, the treatment for the non-qualifying capital instruments is as follows:

# 1. Depository Institution Holding Company with consolidated group assets more than \$15 billion



# 2. Depository Institution Holding Company with consolidated group assets less than \$15 billon or Mutual Holding Companies as of 2010



This treatment is different from the other two entity types. In this, the application calculates the Net T1 Capital



considering post all adjustments, excluding the Non-qualifying instruments. The total non-qualifying capital instruments is included in the AT1 which are non-qualifying in T2, are based on the Net T1 Capital.

- Total Non-qualifying capital instruments, which were previously qualifying in T1 = Total Non-qualifying capital instruments, which were previously qualifying in T1, but currently Non-qualifying in AT1 and T2 + Total Non-qualifying capital instruments, which were previously qualifying in T1, but currently Non-qualifying in AT1 and qualifying in T2
- Total Non-qualifying capital instruments, which were previously qualifying in T2 = Total Non-qualifying capital instruments, which were previously qualifying in T2, but currently Non-qualifying in T2
- Total Non-qualifying capital instruments, which were previously qualifying in T1
  The amount of Non-qualifying capital instruments, which were previously qualifying in T1 is based on the Net T1 Capital.

The calculations are as follows:

Net T1 Capital =

Net CET1 capital post Insignificant Investments and Indirect Exposures – Significant Investment amount above individual threshold amount post phase-in – DTA related to temporary differences above individual threshold post phase-in – MSA net of DTL above individual threshold post phase-in – Aggregate threshold phase-in Deduction Amount + Gross AT1, excluding non-qualified instruments – Regulatory Adjustments related to AT1

#### **Regulatory Adjustments related to AT1** =

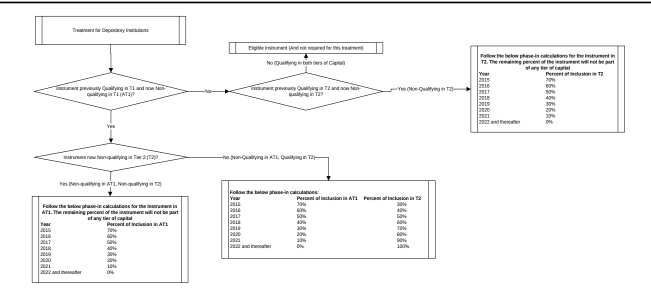
Balance Phase-in applicable Regulatory Adjustments from CET1 + Investments in Own shares in AT1 + Reciprocal Cross Holdings in AT1 + Insignificant Investments related to AT1 + Indirect Exposures related to AT1 + Significant Investments related to AT1

Total Non-Qualifying Instruments of AT1 is based on 25% of Net T1 Capital. If the total is less than or equal to 25% of Net T1 Capital, then, the total non-qualifying instruments of AT1 are added to the AT1 Capital.

If the total is more than 25% of Net T1 Capital, then, minimum of 25% of Net T1 Capital and the total non-qualifying instruments in AT1 are added to the AT1 capital. The remaining is added to the T2 Capital.

- Total Non-qualifying capital instruments, which were previously qualifying in T2
  The amount of Non-qualifying capital instruments, which were previously qualifying in T2 is added to the T2 Capital. There is no cap on the amount added to the T2 Capital.
- 3. Depository Institutions





# **Net Capital Calculation**

The Net CET1, Net AT1, and Net T2 capital amount are calculated post all regulatory adjustments, including the insignificant, significant, and threshold treatment. Any shortfall in T2 capital amount is adjusted against Net AT1 amount and any shortfall of AT1 capital amount is adjusted against Net CET1 amount.

This is done in sub process - Net Capital Calculations in process USA Basel III Capital Structure.

# RWA Calculation for Credit Risk, Market Risk, Operational Risk and Phase -in arrangement

The following data is collated and RWA is computed:

- Non-securitized exposures data and the associated mitigants data to compute as Risk Weighted Asset amount for Advanced Approach for US portfolio.
- CVA Exposures Data to compute CVA RWA
- Securitized exposures data and the associated mitigants data to compute Sec RWA

The Market Risk RWA for Market Risk and Operational RWA for Operational Risk are expected as a download. The Regulatory Adjustment RWA is the sum of RWA calculated for all the exposures which undergo the processing of Regulatory Deductions, Insignificant Investments, Significant Investments, and the Threshold deduction line items which are risk weighted.

The Total RWA amount is the summation of Non Securitization, Securitization, Market Risk, Operational Risk, and Regulatory Adjustment RWA.

The above processing is done in sub process – RWA Populations in process – USA Basel III Capital Structure Capital Ratio.

The DTAs arising due to the temporary difference has to be at a risk weight of 100% and once the RWA is calculated as a part of Credit RWA.

#### **Net Long Position and Total RWA**

The investment in own shares, insignificant and significant investments considers the direct, indirect and synthetic investments. The direct investments are the capital instruments which are directly held by the bank. The indirect investments are the capital instruments which are held by the bank through an investment fund that is, the bank invests in investment fund, and the investment fund has invested in a



capital instrument. The synthetic capital instruments are the capital instruments on which the bank has a synthetic transaction in the form of guarantees, credit derivatives or options.

For all these transactions, the capital considered is the net long position, which is the gross long position net of any qualified short position in the same exposure. You need to provide value ("Y" or "N") against the flag "F\_CAPITAL\_NETTING\_QUALIFICATION\_FLAG" whether the gross long position is allowed to be deducted from the net of short positions in the same underlying instrument. This is done only if the short positions involve no counterparty risk and both long and short position have same maturity.

The total RWA must be the sum of the RWA of all the exposures, for which the bank has an exposure, summed up based on the risk types. It is the sum of the following:

- Total RWA for Credit Risk Exposures, calculated using the Standardized Approach. This includes the following:
  - Total RWA for Credit Risk Exposures, apart from the ones listed below, calculated using the Standardized Approach
  - Total RWA for Cleared Transactions, and Default Fund Contributions, calculated using the Standardized Approach
  - o Total RWA for Unsettled Transactions, calculated using the Standardized Approach
  - o Total RWA for Securitization Exposures, calculated using the Standardized Approach
  - o Total RWA for Equity Exposures, calculated using the Standardized Approach
  - Total CVA RWA, calculated using the same approach as applicable in the Advanced Approach (this is applicable only in the case of Advanced Approach Banks for comparison purpose)
- Total RWA for Market Risk Exposures, calculated using the Standardized Approach
- Total RWA for Operational Risk (this is applicable only in the case of Advanced Approach Banks for comparison purpose)

And the following will be subtracted from this summation to arrive at the Total RWA applicable for Standardized Approach

- Amount of ALLL that is not included in tier 2 capital and
- Amount of allocated transfer risk reserves



#### **Capital Ratio Calculation**

CET1 ratio, T1 ratio, T2 ratio, and Capital Adequacy ratio are calculated using the Total RWA amount and Net CET1 Capital, Net T1 Capital, Net T2 capital and Total Capital (sum of Net T1 Capital amount and Net T2 capital amount) amount.

Starting from the year 2015, the solution calculates the ratios as minimum of Standardized approach Ratios and Advanced Approach Ratios. The standardized approach ratios are expected as download values in the stage standard accounting head table (STG STANDARD ACCT HEAD).

For the year 2014, the solution calculates the Total Ratios as the Advanced Approach Ratios.

This is done in sub process – Capital Ratio Calculations in process in USA Basel III Capital Structure Capital Ratio.

#### **Kev Data Elements**

The key data elements are listed in this section. For more information on the tables and columns to be updated, see the *Download Specifications* document.

- The data for third party investment, with the investment percentage in each tier of capital along with the total amount available in each tier of capital is expected as a download value, for the surplus of Minority Interest computation.
- The entity level Market Risk RWA is expected as a download value in the Standard Account (**DIM\_STANDARD\_ACCT\_HEAD**) table. This is required for calculating the Total RWA.
- The Market Risk data for significant and insignificant investment exposures is expected as download value in the investments (STG\_INVESTMENTS) table (for equity and non-equity trading book exposures except the mutual fund trading book exposures) along with the other investment data. This data is also expected in the Fund Equity Investments (STG\_FUND\_EQUITY\_INVESTMENTS) table (for mutual fund investments in the trading book) along with other mutual fund investment data.
- The data for indirect capital instruments are expected in the Fund Equity Investments table (STG\_FUND\_EQUITY\_INVESTMENTS) and the underlying of these investments are expected in the Equity (STG\_EQUITY\_EXPOSURES). **Exposures** table The capital Credit derivatives synthetic instruments are expected in the (STG\_CREDIT\_DERIVATIIVES\_, (STG\_GUARANTEES), Option Contracts guarantee (STG\_OPTION\_CONTRACTS), (STG\_FUTURES) **Futures** and Swap Contracts (STG SWAP CONTRACTS). The underlying information for these exposures are expected in the Underlying Exposures table (STG UNDERLYING EXPOSURES).
- The synthetic capital investment pertaining to the securitization framework are expected in the Sec Exposures table (STG\_SEC\_EXPOSURES) and the underlying of the exposures available in either Investments table (STG\_INVESTMENTS) or else in Underlying exposures' table (STG\_UNDERLYING\_EXPOSURES).
- The short position amount to be netted against a long position is expected as a download.
- The flag to identify whether the netting is applicable is expected as 'Y' to calculate the net long position amount.
- The Operational Risk RWA is expected as a download value in the Standard Account (**DIM\_STANDARD\_ACCT\_HEAD**) table. This is required for calculating the total RWA.
- All the amounts are converted into the same currency for ease of processing and reporting.
- The application expects the GL IDs and the description to be unique across an entity and the data is
  expected at a solo level. The application ignores consolidated data and calculates the data for
  consolidation.



- ESOP common shares, which are included in Paid up common shares have a value of 0 or greater than 0. This cannot be a negative number. This will be a component of Gross CET1 and will be included in the Paid up common shares.
- ESOP debt Other capital instruments, which are included in other AT1 capital instruments have a value of 0 or greater than 0. This cannot be a negative number. This will be a component of Gross AT1 and included in other AT1 capital instruments.
- AOCI Amount Data Expectation

The Accumulated Other Comprehensive Income (AOCI) is expected as individual various components. This data expectation is uniform for all the values across the organization structure of the parent entity.

The individual components, which constitute the AOCI Transition Amount, are summed up and will undergo transitional arrangements.

The total AOCI amount is provided as a download line item, the Transition AOCI is expected as a download.

There are unrealized gain and loss on Held-to-maturity, Debt Securities. This can be either positive or negative number and it is a component of AOCI element. This is expected to be an amount net of any associated deferred tax component (DTA/ DTL).

There are unrealized gain and loss on Foreign Currency Translation Adjustment. This can be either positive or negative number and it is a component of AOCI element. This is expected to be an amount net of any associated deferred tax component (DTA/ DTL).

There is unrealized gain on Available-for-sale Equity Securities that are not preferred stock classified as an equity security under GAAP or equity exposures. This can be either positive or negative number and it is a component of AOCI element. This is expected to be an amount net of any associated deferred tax component (DTA/DTL).

There is unrealized gain on Available-for-sale Equity Securities that are preferred stock classified as an equity security. This can be either positive or negative number. A portion of this is a component of AOCI element (as per the transition percentage) and the remaining is a component of Gross T2. This is expected to be an amount net of any associated deferred tax component (DTA/DTL).

There are accumulated Net Gain (Loss) on Cash Flow Hedges that are realized in the balance sheet on fair value. This can be either positive or negative number and it is a component of AOCI element. This is expected to be an amount net of any associated deferred tax component (DTA/DTL).

The unrealized gain and loss on Defined Pension Fund Obligations is expected to be provided as an input after excluding (at the Bank's option) the portion related to defined pension fund assets which are deducted according to the applicable regulatory deductions.

**Note**: - All the line items related to AOCI calculation (Except the line items related to Net Cashflow hedge Reserve) are expected to be provided as a download net of any associated deferred tax component.

- If the AOCI is provided a download line item, then the Transition AOCI is also expected as a download. Else, this will be a calculated line item)
- Minority Interest Calculations' Data Expectation

The application expects the capital ratios, tier wise capital amount, third party investment percentage, and the total RWA of the subsidiary as download for the Minority Interest calculation.

The entities which have to be processed for Minority interest computation have to be provided with the F\_THIRDPARTY\_MINORITY\_HOLD\_IND flag in the **STG\_ENTITY\_SHR\_HLD\_PERCENT** table as "Y"

The application expects only the preferred shares data for the REIT subsidiary. Hence for the Minority Interest computation to happen correctly, the REIT subsidiaries should enter the CET1, AT1, T2 and Total



RWA amount. The stage data expectation for minority interest calculation in REIT is the third party holding percentage must be 0% for the CET1, and must have the applicable percentage only for the portion of preferred shares data in the REIT subsidiary.

The application processes the REIT subsidiaries available as part of the DIM\_ORG\_STRUCTURE table, wherein the operating entity flag is "Y", regardless of the third party minority holding indicator flag as "Y" or "N". The REIT subsidiaries should have the regulatory entity indicator flag as "Y" in the DIM\_ORG\_STRUCTURE table.

• Regulatory Adjustments' Data Expectation

The application expects the goodwill value to be provided, which is net of the goodwill for the entity as well as any goodwill used in the valuation of the significant investments

The application expects the deferred tax liabilities value associated with the various regulatory adjustments to be populated wherever the entity expects the value to be netted, satisfying the criteria for netting

The application expects the 'Other Intangible Assets' as a single line item, which includes all the intangible assets other than goodwill.

The defined pension fund net asset is not required to be deducted for insured depository institution. Since the insured depository institutions will not be part of regulatory consolidation, this data is not expected for those institutions in the STG\_GL\_DATA table. It is instead expected to be provided in the Product processor tables, and the capital charge must be calculated as per the applicable rules.

The defined pension fund asset reported must be the defined pension fund asset net of the unrestricted access and unfettered access to the assets in the fund, based on supervisory approval. The applicable amount which corresponds to the unrestricted and unfettered access to the assets in the fund, will be expected as download in the Product Processor tables. Hence the capital charge will be calculated on this.

• Internal Transactions Data Expectation

The Customer Reference code of the exposures should be of any entity's party id, which is part of the Organization Structure Dimension (**DIM\_ORG\_STRUCTURE**), to be identified as internal transactions.

• Investment in own shares Data Expectation

The Customer Reference code of the exposures should be of the parent entity's own party id, which is to be identified as investment in own shares

Reciprocal cross holdings Data Expectation

The reciprocal cross holdings flag should be 'Y'.

• Investment in Private Equity and Hedge Funds Data Expectation

The issuer type or the customer type of the exposures should be 'HEDFND' or 'PVTEQ'

• Threshold treatment Data Expectation

The Deferred Tax Assets (DTA) related to temporary differences which are processed for the threshold treatment is expected as the download value net of deferred tax liabilities associated with that.

• Non-qualifying capital instruments Treatment:

The instruments issued prior to September 12, 2010, and which were previously qualifying in the tiers of capital must be provided as input, in the case of Depository Institutions.

The instruments issued prior to May 19, 2010, and which were previously qualifying in the tiers of capital must be provided as input, in the case of Depository Holding Institutions.

Capital Ratios:

In the year 2014, the ratios are expected as a minimum of Advanced Approach and General Risk Ratios. The solution does not handle the General Risk based Ratios. The comparison is expected to be done outside the system



Starting from the year 2015, the standardized capital ratios are expected to be provided as an input.

# **Capital Buffers**

There are three types of Capital Buffers prescribed in the US III Rules, which are as follows:

- Capital Conservation Buffer
- Countercyclical Buffer
- Additional Loss Absorbency Capital (for G-SIB)

A detailed description of each of these buffers is provided in the following sections.

# **Capital Conservation Buffer**

The US III requires banks to maintain Capital Conservation Buffer (CCB) out of Common Equity Tier 1 Capital (CET1). This requirement is as per the transitional arrangement as stated in the US Regulatory Capital Final Rules.

# **Countercyclical Buffer**

The US III Rules requires banks to maintain Countercyclical Buffer (aaplicable for Advance Appraoch Bank only) that is prescribed by the respective jurisdiction's regulator through an extension of CCB. Banks determine its countercyclical capital buffer amount by calculating the weighted average of the countercyclical capital buffer amounts established for the national jurisdictions where the banking organization has private sector credit exposures. For more information on private sector credit exposures, refer to the *Glossary*.

If the guarantor and credit default swap is present for an exposure, then as per the US Regulatory Capital Final Rules the application considers the domicile country of these mitigants for the covered portion and country of the exposure counterparty for uncovered portion.

The location of a securitization exposure would be the location of the borrowers of the underlying exposures. If the borrowers on the underlying exposures are located in multiple jurisdictions, the location of a securitization exposure would be the location of the borrowers having the largest proportion of the aggregate End of Period (EOP) principal balance of the underlying exposures. If the sum of the amount of EOP principal balance is equal across jurisdictions, then this EOP principal balance will be split between these two countries equally, likewise it will be split in three countries if EOP principal balance is same across three countries.

While calculating the weighted average countercyclical buffer, the non securitized, covered positions under the market risk and securitized exposures need to be considered. For re-securitized, retail pool, and SCP transactions the country where the transaction is originated is considered. After calculating the weighted average, the application then computes a single value for Countercyclical Buffer benchmark which will be applicable on all exposures of all jurisdictions.

### Additional Loss Absorbency Capital (for G-SIB)

If a banking organization is categorized a Globally–Systematically Important Banks (G-SIB), then the application identifies all subsidiaries in various jurisdictions as G-SIB as well. This is based on our interpretation of the US III that are applicable for a specific group. Based on this assessment, banks are assigned a GSIB score and the applicable bucket is decided. Identification of this bucket is based on the score as per US III Rules. Loss absorbency is required to be met as an extension of CCB for computational purposes.

## Calculation of Capital Conservation Buffer / Available Buffer from CET1 Capital

The value that the application calculates for available buffer from CET1 capital meets the buffer requirements for all three buffers - Capital Conservation Buffer (CCB), Countercyclical Buffer, and Additional Loss Absorbency Capital Requirement. No priority is given to any buffer over another. Hence, the shortfall or excess, if any, is calculated and reported at an aggregate level. The required total buffer is calculated as the sum of the required values of three individual buffers.



The application also computes CET1 and Buffer Lookup Ratio, which is further required for calculating Minimum Capital Conservation Ratio. To calculate the available buffer, remainder of following is taken:

• Excess of CET1 Capital Ratio over the benchmark (4.5%), after catering to the shortfall (if any), in the Additional Tier 1 and Tier 2 capital to their respective benchmark levels (1.5% and 2% respectively).

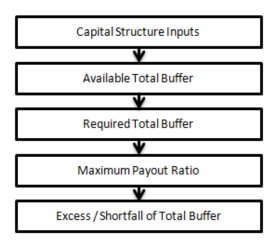
Hence, CCB excludes any additional CET1 needed to maintain 6% of Tier 1 capital Ratio and 8% of Total Capital Ratio.

#### **Maximum Payout Ratio**

The required buffer from CET1 capital (sum of three required buffers) is compared with the Available Buffer from CET1 capital. If the banks are unable to meet their total buffer requirements for all the three buffers, then they are subject to constraints on the discretionary payments of earnings. In this case, the Maximum Payout Ratio is calculated and represents the percentage of net earnings after tax (positive) not distributed by the bank and held back as retained earnings. Maximum Payout Ratio of the current year is applied after 12 months from the time of calculation.

**NOTE:** The application calculates Capital Buffers at consolidated level for the reporting bank. However, at the discretion of national supervisors, this can be applied at solo level as well. In such cases, the calculation of solo level for the respective jurisdictions has been included in the application.

#### **Process Flow**



The tasks related to capital buffer calculations are present in the process named **CAPITAL\_BUFFER**. The processing is as following:

# • Capital Structure Inputs

The Capital Structure Rules are executed before the calculation of buffers. These Rules calculate the available capital ratios and required capital ratios of the three capital components which are 1 ratio, Tier 1 Capital Ratio, and Capital Ratio. These line items are populated in the **Fact Standard Accounting Head (FCT\_STANDARD\_ACCT\_HEAD)** table.

#### • Available Total Buffer

Calculation of Available Buffer from CET1 Capital is performed using inputs taken from the preceding step.

## • Required Total Buffer

Calculation of Required Total Buffer is the sum of three required buffers:



- Calculation of Required Additional Loss Absorbency: A Rule in the application contains an additional source hierarchy to identify whether a bank is a G-SIB bank or not. The value is checked in the Loss Absorbency Capital Bank Override (N\_LOSS\_ABS\_OVERRIDE) column of the table Fact Entity Information (FCT\_ENTITY\_INFO) and populated to Fact Standard Accounting Head (FCT\_STANDARD\_ACCT\_HEAD). This value will have precedence over the bucket specified. If the value is not present in the Loss Absorbency Capital Bank Override (N\_LOSS\_ABS\_OVERRIDE) column, then the loss absorbency percent is taken from the column Bucket Loss Absorbency Capital (N\_MIN\_ADD\_LOSS\_ABS\_CAP) of the Benchmark Loss Absorbency Ratio (FSI\_SETUP\_BENCHMARK\_LOSS\_ABS) table based on the loss absorbency bucket the bank belongs to.
- Required Countercyclical Buffer: Required Countercyclical Buffer Ratio (FSI\_REQUIRED\_CNTR\_CYC\_BUFFER) table is updated with values. The values are taken from Benchmark Counter Cyclical Buffer Ratio (FSI\_BENCHMARK\_CNTR\_CYC\_BUFFER) table. The Regulator Code (V\_CAPITAL\_ADEQUACY\_REGULATOR) column in Benchmark Counter Cyclical Buffer Ratio is compared to jurisdiction code column in Run Dimension. In a case where no Countercyclical Buffer is available, the required weighted average will be 0 as the benchmarks will be assumed to be 0. (If there is no countercyclical requirement, we expect the regulator to provide 0 as the benchmark.)

After the T2T loading, based on each country's requirement for countercyclical buffer, the weighted average Countercyclical Buffer is calculated.

Calculation of Required Buffer from CET1 Capital, Tier1, and Capital Adequacy Ratio: For the calculation of these required buffers, based on Updated Capital Component Group Skey (N\_UPD\_CAP\_COMP\_GROUP\_SKEY, which corresponds to BFCET1 - Buffers from CET1 for Required Buffer from CET1 Capital, BFT1 - Buffers from T1 for Required Buffer from T1 Capital and BFCAR - Buffers from CAR for Required Capital Adequacy Ratio), the standard account head amount is summed up and populated against the corresponding cap id in Fact Standard Accounting Head (FCT STANDARD ACCT HEAD) table.

#### • Maximum Payout Ratio

Maximum Payout Ratio is calculated based on required CET1, buffers and the setup or semi-static tables as per the year when the Run is executed.

The application assigns Maximum Payout Ratio range for a given CET1 and Buffer Lookup Ratio in table (FCT\_CAPITAL\_CONSERVATION\_RATIO). This table is dynamic and formula driven and is constructed by the application using the values of the three required buffers as per the Basel guidelines. The application constructs the range of CET1 and Buffer Look-up ratio (Lower Limit and Upper Limit) for the Maximum Payout Ratio in four quartiles.

Lower Limit =  $0.000001 + \text{Upper Limit of } (n-1)^{\text{th}}$  quartile

Lower Limit of first quartile = 0.045

**Upper Limit = 0.045 + (Total Required Buffer from CET1 capital \* 0.25 \* n)** 

Where n is the quartile number

#### • Excess/Shortfall of Total Buffer

The calculated values (only positive values are considered) are stored against the corresponding Cap IDs as two separate line items of which one will be 0.

#### **Key Data Elements**

A few key data elements have been elaborated in this section. For a complete list of tables to be updated refer to the Download Specifications document.

Countercyclical Buffer requirement for each country should be provided by the client or the bank as the percentage



applicable for each country and this is dependent on the home regulator's jurisdiction as it can prescribe Countercyclical Buffer percentage that is higher than the percentage prescribed by the regulator of the exposure country. Hence, the required Countercyclical Buffer percentage for each exposure country provided as an input should be the one that the home regulator agrees to.

G-SIB status and the applicable bucket information for each entity should be provided by the client or the bank. In case of a consolidated Run, loss absorbency charges applicable to the parent, as required by the regulator of parent, is applicable for complete run. This Run output is supposed to be reported to the jurisdictional regulator of the parent. For a solo Run, loss absorbency charges as required by the regulator for a subsidiary entity are applicable. Hence, for both solo and consolidated Runs, G-SIB status of the reporting bank and the applicable bucket is provided by the bank itself.

As the required Capital Conservation Buffer (CCB) needs to be met as per the transitional arrangement, the required buffer value needs to be setup in Setup Capital Heads (FSI\_SETUP\_CAPITAL\_HEAD) for different periods against the standard account head ID CAP823. Different CCB requirements specified by the different regulators can be setup by specifying the regulator codes against the same standard account head ID. This regulator code needs to be the same as the jurisdiction code assigned by the Rule Jurisdiction Code Assignment.

The required benchmark of Countercyclical Buffer for different countries as set by different regulators is expected as download in Stage Benchmark Counter Cyclical Buffer (STG\_BENCHMARK\_CNTR\_CYC\_BUFFER). This data is populated to Benchmark Counter Cyclical Buffer Ratio (FSI\_BENCHMARK\_CNTR\_CYC\_BUFFER) using a Slowly Changing Dimension (SCD) process. Buffer requirement given on a date is valid till the next buffer is specified. For a solo Run, the regulator of subsidiary specified buffer requirements are considered and for consolidation Run, the consolidating entity's regulator specified buffer requirements are considered.

The additional loss absorbency requirement specified by different regulators for different buckets should be setup in the table **Benchmark Loss Absorbency Ratio** (**FSI\_SETUP\_BENCHMARK\_LOSS\_ABS**). For the solo Run, loss absorbency requirement set by the local regulator is considered. For consolidation Run, the consolidating entity's regulator specified loss absorbency requirement is considered. There is an option of direct input of applicable loss absorbency percentage. This is also useful when the percentage applied is different from the corresponding bucket percentage. This should be given in the column **Loss Absorbency Override** (**N\_LOSS\_ABS\_OVERRIDE**) of the table **Stage Legal Entity Details** (**STG\_LEGAL\_ENTITY\_DETAILS**). If this column has value, it is given priority over loss absorbency percentage corresponding to the bucket.

The minimum Payout Ratio requirement for different quartiles specified by different regulators is expected as a download in **Stage Benchmark Capital Conservation Ratio** (STG\_BENCHMARK\_CAP\_CONS\_RATIO). This data is populated to the semi-static table **Benchmark Capital Conservation Ratio** (FSI\_BENCHMARK\_CAP\_CONS\_RATIO) using a SCD process. Payout ratios specified once are valid till the next revision.

In the **Required Counter Cyclical Buffer Ratio** (**FSI\_REQUIRED\_CNTR\_CYC\_BUFFER**) table the Risk Weight Amount column is updated against each country code. This is applicable for Credit Risk (for both Non Securitization and Securitization exposures).



# 4.2.5 Bank Owned Life Insurance (BOLI) and Stable Value Wrap

BOLI is classified into two accounts, "General Account" and "Separate Account".

General account is carried by the insurance carrier and this carrier makes all the investment decisions.

Where Separate account provides several asset class choices to the banks, and also this allows diversifying their assets within the same product.

BOLI's separate account is frequently structured with Stable Value Protection (SVP), in the form of Special Value Wrap (SVW), which helps the smooth returns of the underlying portfolio.

Generally SVW invest in a variety of investment like short-to- intermediate-term and fixed –income investment including government, corporate and mortgage-backed bonds.

Under the US Regulatory Capital Final Rules, Banking organization that owns general account BOLI applies 100 percent risk weight to its claim on the insurance company for risk-based capital purposes.

A BOLI investment in general account exposure value is Cash Surrender Value (CSV) - Surrender charge.

The banking organization which is having investment in the BOLI in separate account is treated as an equity exposure to an investment fund. The banking organization uses one of the following look through approach from:

- o Simplified Modified Look-Through Approach
- o Alternative Modified Look-Through Approach
- o Full Look-Through Approach

## Calculating Risk Weight Asset (RWA)

BOLI in a separate account may consist of several funds, where each fund has an underlying. BOLI account exposure amount is carrying value net of portion attributable to DAC and Mortality Reserves. Against BOLI one of the above mentioned look through approaches is applied. The approach selected is applied on all of the funds that are the part of that particular BOLI. BOLI account RWA exposure value is multiplied with the weighted average risk weight.

The weighted average risk weight is calculated as:

#### Weighted average risk weight is calculated =

Sum of the each fund risk-weight \* Exposure amount of the particular fund

Total exposure amount across all the funds

A banking organization purchases SVP on its investment in BOLI which is a separate account.

The SVP contract protects the policy owner from declines in the value of the assets in the separate account arising from changes in interest rates.

The SVW exposure value is carrying a value attributable to SVP. The downloaded value and BOLI exposure amount is the adjusted value post deducting the amount which belongs to SVP. This can be a downloaded value.

Portion of the carrying value attributable to an SVP is at risk weighted as an exposure to the provider of the protection. The remaining portion that belongs to BOLI is treated as an equity exposure to an investment fund.

The transaction of SVW is related to the BOLI account. A relation in the staging table is provided to identify which SVW has been purchased for which BOLI account.

Banking organization that provides SVP through SVW is treated as the exposures, as if it was equity derivative on an investment fund. SVW underlying is the BOLI account for which the SVP has been provided.

RWA for the SVW (where bank is a provider) is calculated by applying one of the above mentioned three look-through approaches.



### **Assumption:**

Detailing on the treatment for the amount belonging to SVP, where bank purchase the SVW is not provided in the US Regulatory Capital Final Rule but a reference is provided in the footnote of the accord.

The following is the link for the treatment for the amount belonging to SVP:

http://www.federalreserve.gov/boarddocs/srletters/2004/SR0419a1.pdf.

Refer page number19 for more information on the treatment for SVW.

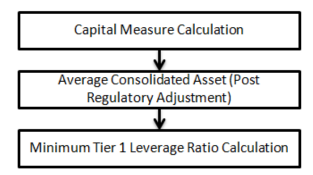


# 4.2.6 Leverage Ratio

US Regulatory Capital Final Rules have identified two types of leverage ratios which are as follows:

- Minimum Tier 1 Leverage Ratio: as per US Regulatory Capital Final Rules Minimum Tier 1 Leverage Ratio should be 4 percent. Minimum Tier 1 Leverage Ratio is calculated by dividing the organization's net tier 1 capital (post regulatory adjustment) by its average consolidated assets subtracted by the regulatory adjustment amount that is deducted from the tier 1 capital. A separate Run USA Basel III Minimum Tier 1 Leverage Ratio Calculation has been incorporated in the application to compute Minimum Tier 1 Leverage Ratio.
- Supplementary Leverage Ratio: As per US Regulatory Capital Final Rules Supplementary Leverage Ratio
  is set to minimum of 6% to qualify under 'Well-Capitalized' category while it remains same as 3% for
  'Adequately Capitalized' category. The application does not capture these benchmarks and need to be
  captured in the system for US jurisdiction.
- Supplementary Leverage Ratio is defined as tier 1 capital / total leverage exposure. A separate Run USA
   Basel III Supplementary Leverage Ratio Calculation has been incorporated in the application to compute Supplementary Leverage Ratio.

#### **Process Flow for Minimum Tier 1 Leverage Ratio**



#### • Capital Measure Calculation

The Net Tier 1 Capital amount is calculated in the Capital Structure process (as per US III). For more information on Calculation of Net Tier 1 Capital refer to the US Capital Structure process.



#### • Average Consolidated Asset (Post Regulatory Adjustment)

The average consolidated asset value is at the consolidated Bank Holding Company level. The average consolidated asset value is at the consolidated Bank Holding Company level. The average consolidated asset value used in the Minimum Tier 1 Leverage Ratio should be provided by the bank. The value should be provided in stage legal entity detail (STG\_LEGAL\_ENTITY\_DETAILS) table. The line items that are deducted from Average Consolidated Assets are as follows:

- o Goodwill
- o Other Intangible Asset
- DTA
- Accumulated Other Comprehensive Income AOCI
- o Cash Flow Hedge Reserve
- o Gain on Sale associated with Securitized Exposures
- o Defined Pension Fund Asset
- Cumulative gains and losses due to changes in own credit risk
- Threshold deduction line item above 10% which is arrived at during the processing of Capital Structure and should be provided by the bank.
- o Threshold deduction line item in aggregate that is above 15% which is arrived at during the processing of Capital Structure and should be provided by the bank.

The above mentioned deduction line items are marked as "Deduction from Leverage Ratio" in the FCT\_STANDARD\_ACCT\_HEAD and these are deducted from the average consolidated asset.

The above line items deducted from average consolidated asset follows a phase-in arrangement as defined in Capital Structure. Hence, for DTA a deduction line item, 20% of the amount is deducted from CET1in the year 2016 and the remaining 80% is deducted from AT1. The same deduction amount is deducted from the average consolidated asset. Therefore, 20% of the amount as well as 80% of the amount needs to be deducted from the average consolidated asset.

Similarly, for Other Intangible Assets in which 20% is deducted from CET1 and remaining 80% is risk-weighted, then only the part that is deducted (that is 20%) is reduced from average consolidated asset. The risk weighted portion is not deducted.

Hence, for the following line items (where the entire amount is being deducted as per phase-in arrangement from both CET1 and AT1) is reduced from Average Consolidated Asset:

- o DTA.
- o Cash Flow Hedge Reserve,
- o Gain on Sale associated with Securitized Exposures,
- o Defined Pension Fund Asset,
- Changes in Banking Organization Creditworthiness

Whereas, for other intangible assets (threshold deduction amount above 10% and 15%) where only a certain portion, as per the phase-in arrangement, is being deducted from CET1, the same amount is reduced from the average consolidated asset. The remaining amount being risk-weighted is not deducted.

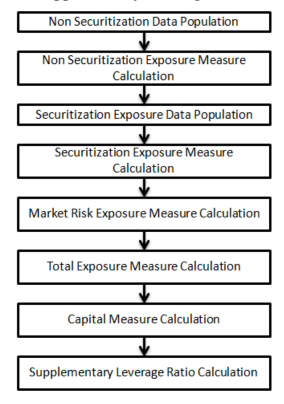
#### • Minimum Tier 1 Leverage Ratio

Minimum Tier 1 Leverage Ratio is calculated by dividing the organization's tier 1 capital by its average consolidated assets subtracted by the amount deducted from tier 1 capital. The tier 1 capital is considered as the net tier 1 capital. Net tier 1 capital is the summation of net common equity tier 1 (CET1) capital and net additional tier 1 capital and regulatory adjustment applied on its respective tier of capital. The



Minimum Tier1 Leverage ratio, thus calculated, is stored in the FCT\_STANDARD\_ACCT\_HEAD table under the "USA: Leverage ratio" standard accounting head description.

# **Process Flow for Supplementary Leverage Ratio**



A prerequisite for Supplementary Leverage Ratio processing is market risk data population. Market risk exposure is aggregated from the outstanding positions of the instruments. Hence, population of market risk positions is a prerequisite for the exposure measure calculation of market risk. These market risk positions are expected as a direct download from the bank.

The process flow for calculation of leverage ratio is as follows:

#### • Non Securitization Exposure Data Population

Data from the Product Processors are populated to non securitization processing table in the process **Non Sec Data Population**. Non Securitization Exposure Measure used in leverage ratio is the summation of the following products:

- o On-Balance Sheet Item
- o Repo-Style Transaction
- Derivative Transaction
- o Off-Balance Sheet Item

Details on the calculation of these exposure measures are explained in the following section.

# • Non Securitization Exposure Measure Calculation

After data is populated in the non sec processing table, the exposure measure is calculated in the process **Non Sec Exposure Measure Calculation**. As the Credit Conversion Factor (CCF) value (which is further used in exposure measure calculations) for off-balance sheet items is different for leverage ratio



calculation and capital calculation, leverage ratio cannot be calculated as part of the Capital Calculation Run.

#### • Securitization Data Population

Securitization exposure data is populated to securitization processing table in the process **Sec Data Population**.

#### • Securitization Exposure Measure Calculation

After securitization exposure data is populated, exposure measure is calculated in the process **SEC\_EXPOSURE\_MEASURE\_CALCULATION**. Securitization transactions follow the accounting measure of exposure. The exposure amount of both the originator and investor are considered to arrive at the exposure amount. The securitization transaction where CCF assignment is applicable is assigned as prescribed in the Basel II guidelines.

#### • Market Risk Exposure Measure Calculation

Market risk data that is populated through Staging MR Data Population Run, is populated in the market risk processing table and the exposure measure is calculated in the process **Market Risk Exposure Measure Calculation**. The following market related instruments are considered for exposure measure. The total exposure measure used in the leverage ratio is the sum of the exposure amount for all products:

- o Interest rate
- o Equity
- o Forex
- o Commodity
- o Options

Netting of long and short position is done at instrument level. The post netting value is considered as exposure measure. All the internal transactions, treasury stock, and reciprocal cross holding transactions is excluded while calculating the total exposure amount for the market related instruments.

While calculating exposure amount for subsidiaries that are part of regulatory consolidation and used in the leverage ratio, the exposure amount is limited to the share-holding percentage. For example: A subsidiary which is part of regulatory consolidation and parent holding in the subsidiary is 45%, only exposure amount limited to 45% is considered for exposure measure calculation. Similarly, if the holding is more than 50%, the entire amount is considered for exposure measure calculation.

#### Total Exposure Measure Calculation

Total Leverage exposure is sum of the following exposures:

# On Balance Sheet Items:

Accounting value of the on-balance sheet items is used. The on-balance sheet item value is net of specific provision and valuation adjustments. The on-balance sheet item does not consider the physical or financial collateral, guarantee or credit risk mitigants elements and no netting of loans and deposits. Nettable transaction related to OTC and SFT, Internal Transactions, Treasury Stock, and Reciprocal Cross-Holding does not form a part of on-balance sheet transactions.

#### Repo-Style Transaction:

Repo-style transaction (repo or reverse repos and securities lending or borrowing) follows the bilateral netting agreements and the accounting measure of the exposure. The Repo transaction undergoes volatility and FOREX haircut as defined in the US Regulatory Capital Final Rules before the exposure amount is calculated.

#### **Derivative Transaction:**



Derivative transaction (OTC Derivative product) is calculated using the Current Exposure Method as prescribed in the US Regulatory Capital Final Rules. All derivative transactions including Credit Default Swap (CDS) are assigned an add-on percent based on the underlying type as per the Current Exposure Method. The exposure amount is the sum of current exposure amount and the notional principal multiplied by the add-on percent. For transactions where bilateral netting is applicable, the exposure amount is netted and the exposure amount is calculated.

#### Securitizations:

Securitization transaction follows the accounting measure of exposure of securitizations. The exposure amount of both the originator and investor is considered to arrive at exposure amount. The CCF assignment of securitization exposure is as per US III rules.

#### Off Balance Sheet Items:

For all the off balance sheet items, excluding repurchase agreements and SFT, the notional amount which include commitments (including liquidity facilities), unconditionally cancellable commitments, direct credit substitutes, acceptances, standby letters of credit, trade letters of credit, failed transactions, and unsettled securities are considered. A uniform 10% of the notional amount is applied to all unconditionally cancellable commitments.

#### Market Related Instrument Items:

All market related instruments associated with interest rate, equity, FOREX, commodity, and options are considered for calculation of exposure measure. This data is expected to be a direct download value. Each instrument post netting of gross long position net of short position is considered for exposure measure except FOREX instrument. For FOREX, the exposure amount is used in the exposure measure. All the internal transactions, treasury stock, and reciprocal cross holding transactions is excluded while calculating the total exposure amount for the market related instruments.

**Note:** If an exposure is reported in the national currency then it has to follow currency conversion if the reporting currency is different from the national currency.

While calculating the exposure amount for the subsidiary that is part of the regulatory consolidation and used in the Supplementary Leverage Ratio, the exposure amount is limited to the share-holding percentage. Hence, if the share holding % is between 20% and 50%, the exposure amount will be limited to the percentage of the shareholding. If the shareholding percentage is greater than 50%, the entire exposure amount related to that financial entity is considered for exposure measure. However, if share-holding is less than 20%, then the exposure is not considered for exposure measure calculation.

Percentage of share-holding in the BFSI – part of Regulatory Consolidation	Part of exposure amount to be in exposure measure
<20%	Exposure will not be considered
>20% - <50%	Pro-rata basis.
>50%	Full amount to be considered.

#### • Supplementary Leverage Ratio Calculation

Supplementary Leverage Ratio is calculated as tier 1 capital amount divided by the total exposure measure amount. US III calls for calculation of Supplementary Leverage Ratio in conjunction to Minimum Tier 1 Leverage Ratio. As per the US III rules, the Supplementary Leverage Ratio should not be less than 3% for a banking organization and is defined as tier 1 capital / total leverage exposure. As per the US III rules, a bank should calculate the Supplementary Leverage Ratio, including each of the ratio components, at the end of every month and then calculate a quarterly leverage ratio as the simple arithmetic mean of the three monthly leverage ratios over the reporting quarter.



For example: the Supplementary Leverage Ratio calculated for the month of January, February, and March is SL1, SL2, and SL3. The average of the Supplementary Leverage ratio is calculated as (SL1+SL2+SL3)/3.

If Supplementary Leverage Ratio is calculated in between the month, then Supplementary Leverage Ratio of the previous three months should be calculated. Tier 1 capital used in the numerator of the Supplementary Leverage Ratio is equal to net tier 1.

Net Tier 1 = Gross CET1 Capital + Gross AT1 Capital - Regulatory Adjustment to CET1 - Regulatory Adjustment to AT1

# 4.2.7 Single Counterparty Exposure Limit

Single Counterparty Exposure Limit calculation has been designed to identify the counterparties whose aggregate credit exposure to the bank breaches the maximum limit as described by the Dodd Frank Single Counterparty Limit proposal. The Exposure Limit proposal is mitigating the threat to financial stability posed by systemically important financial companies.

The Single Counter Party Exposure Limit is an effort to reduce the concentration risk of a particular bank against any particular counterparty (customer and counterparty). The Dodd Frank proposal for US documents suggests stringent benchmarks to be followed by any bank for credit exposures. The application applies two limits for the reporting banks to follow in the US which are as follows:

- Any covered company together with its subsidiaries, should not have an aggregate net credit exposure to any affiliated counterparty more than 25 percent of the consolidated capital stock and surplus of the covered company.
- Any major covered company together with its subsidiaries, cannot have aggregate net credit exposure to any counterparty more than 10 percent of the consolidated capital stock and surplus of the major covered company

Covered company, including its subsidiaries, is a company whose assets are equal to \$50 billion or more. Any company which has a lesser asset size of less than \$50 billion is not eligible for single counterparty credit calculation. Any covered company with a total asset size of more than \$500 billion is considered to be a major covered company.

The application is designed to be flexible enough so that you can decide on the product types and customer types to be considered for the calculations. You can also decide on whether or not to compute Credit Risk Mitigation process so as to reduce its credit risk towards counterparty during the calculations.

**NOTE:** Single Counterparty Exposure Limit calculations need to be done only at a consolidated level of the ultimate parent. However, there are no restrictions by the application on this. The Run is executed at any level of the hierarchy of the legal entity structure.

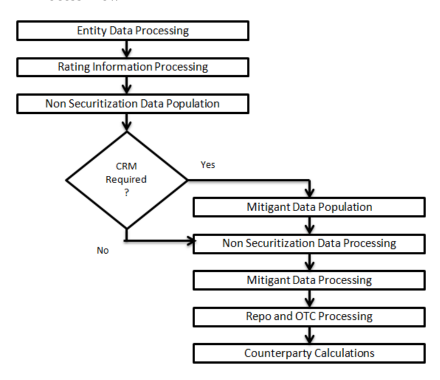
#### Assumptions

Our interpretation of a few sections pertaining Single Counterparty Exposure Limit from the US Regulatory Capital Rules is as follows:

- The Dodd Frank proposal is silent on features like calculation of the exposure for OTC Derivative products. In such cases, the existing mode of calculation is as per the US Regulatory Capital Final Rules which is considered standard and replicated in the calculation process.
- The add-ons for the OTC are the same as that in the US jurisdiction.
- There is no CCF % for converting the off balance sheet items to on balance sheet items and as a result the full exposure amount for credit exposure calculation is not considered.
- The application does not consider failed trades and DVP and non-DVP trades as a part of the credit exposure as these are not explicitly mentioned in the guidelines.



#### **Process Flow**



#### • Entity Data Processing

The entities for which the concentration ratio is calculated, are processed and identified here. Single Counterparty processing is always done at a consolidated level based on the group asset size (asset size here includes consolidated asset size of parent and all its subsidiaries). Hence, the application identifies the legal entities for which Single Counterparty Run is being executed, sorts them and the ultimate parent of the legal entities are figured out and marked. This data is required in the other tasks during processing.

User defined Run parameters are set in this process. This sets the parameters which controls how the Single Counterparty Exposure Limit Run is to be performed. The main parameter set in Single Counterparty Run during this process is the 'CRM required' indicator, which controls whether the risk mitigation process is required or not. While running the user defined Run for Single Counterparty Exposure Calculation, Run Definition User Defined Run Param Assignment Rule has to be modified to set the user defined Run parameter to the following values depending on whether CRM is required or not:

Setup Code	CRM
USASCP-MIT- NO	No
USASCP-MIT- YES	Yes

From the Run Management screen, the required CRM can be set using the option icons.

#### • Rating Information Processing

The application does the following in this process:

- Rating data population
- o Rating reclassification into the standard ratings
- o Sovereign ratings population



In single counterparty Run, ratings are required during the assignment of haircuts. Dodd Frank act proposes the use of only ECA scores (to be referred like sovereign ratings) in the Single counterparty Run. Therefore, all the credit ratings by the external agencies are disregarded. The application re-classifies the rating information (ECA score) shared in the bank's data to standard rating, according to which risk treatment is done.

#### • Non Securitization Data Population

This process takes care of all the data population for the all the eligible product types from the available product processors. The valid credit exposures as per the Dodd – Frank's proposal are as follows:

- o Loans, deposits, lines of credit, leases
- o Debt securities (held till maturity and held for trading)
- Equity securities
- o Repo and reverse Repo Transactions
- o Securities lending and borrowing Transactions
- o Guarantees, acceptances, or letters of credit
- o Derivative transactions Both Qualifying and Non Qualifying for master netting agreement
- Credit or equity derivative

Data should be loaded in the application for all the product types. Main categories of CR non sec exposures, along with their respective table names that are used for data input are as follows:



Higher Level Product Type	Table name for data input (Also known as Product Processor)
Bills	STG_BILLS_CONTRACTS
Credit Cards	STG_CARDS
Swaps	STG_SWAPS_CONTRACTS
Futures	STG_FUTURES
Guarantees	STG_GUARANTEES
Investments	STG_INVESTMENTS
Lease Contracts	STG_LEASE_CONTRACTS
Letters of Credit	STG_LC_CONTRACTS
Loans	STG_LOAN_CONTRACTS
Money market instruments	STG_MM_CONTRACTS
Overdraft	STG_OD_ACCOUNTS
Options	STG_OPTION_CONTRACTS
Re purchase contracts	STG_REPO_CONTRACTS
Equity Exposures	STG_EQUITY_EXPOSURES
Underlying exposures for repo contracts	STG_UNDERLYING_EXPOSURES
Credit Derivatives	STG_CREDIT_DERIVATIVES

Stage data from the product processors or other stage tables is populated in the required tables, where data is further processed. For more information on the list of columns to be populated within each table, refer to the *Download Specifications* document. The application identifies counterparties that are eligible to be processed under single counterparty Run are marked as eligible through rule RLBL0147: **Single Counterparty - Concentration Treatment Eligibility**.

The eligibility Rule is based on the counterparty type. This is a reconfigurable Rule that can be modified to include or exclude the counterparty type as per customer's requirement. Currently, the following counterparty types are marked as eligible for Single Counterparty calculations:

- Banks
- o Corporate Large
- Corporate Medium
- Corporate Small
- o PSE sovereign status
- Securities Firm treated as Bank
- Securities firm treated as Corporate Non -SME

<u>Currency Conversion:</u> The amount data columns that are provided as input (in stage tables) are in the natural currency. In this step, the application converts them to reporting currency columns which are used for further calculations. The column names suffixed as '\_ncy' are in the natural currency and they are multiplied by currency conversion factor to populate values in the reporting currency.



<u>Shareholding percent multiplication:</u> The exposure amount, that is, a part of input data (product processors) is the exposure amount for a solo entity. However, in case of a consolidated Run, the parent exposure is considered only on the basis of shareholding percentage, based on the following calculation:

### Exposure Amount × Share Holding Percent = Updated Exposure Amount

where share holding percent is allotted a value by the application during the process- Capital Consolidation.

#### Mitigant Data Population

The data related to the mitigants associated to the exposures are captured in this process. The application does the following in this task:

- Mitigant data population to their corresponding tables is done.
- Currency conversion from natural currency to reporting currency for the required columns
- o Shareholding percent multiplication for the required mitigant data
- o Mitigant to Non Sec Exposure mapping population

# • Non Securitization Data Processing

The Non Securitization related data is processed here. The application processes in the following way:

Reclassification: Product types used by reporting bank in the input data are reclassified to standard product types recommended by Basel Committee in the accord. The product types after reclassification are stored as Basel product types. The reclassification is based on a simple logic.

For Example: Unsecured Bonds is reclassified as Debt Securities. Exposure at Default – EAD of the exposures is calculated for each product. The EAD calculation for all the exposures is done on the basis of standard product types as per the recommendations of US III.

If a new standard product type is added to the single counterparty Run, then it has to be mapped to one of the EAD calculation Rules if the EAD calculations are similar. If it is not similar, a new Rule has to be created for this purpose.

#### • Mitigant Data Processing

The application handles multiple mitigants for credit risk mitigation like cash, debt securities, Guarantees, Credit derivatives, and so on. The mitigant types are reclassified as standard mitigant types. These are then identified as eligible or not based on the eligibility Rules. The application has pre-configured Rules to carry out the mitigant eligibility checks. There are separate eligibility Rules for different standard mitigants types. All cash and debt securities are marked as eligible. Equity is classified as eligible mitigant based on whether it is publicly traded equity or not. All Credit derivatives and guarantees are treated as eligible based on their standard issuer types.

#### • Repo and OTC Processing

The processing of OTC and SFT products are done in the process. For SFT calculations the application does the following:

The exposure volatility haircut for the underlying instruments of SFT is calculated. Haircut for debt securities issued by sovereign and non sovereign issuers is calculated in two separate Rules based on the US III recommendations. The input to haircut calculation for debt securities with non sovereign issuers is the residual maturity. The inputs to haircut calculation for debt securities with non sovereign issuers are the residual maturity, ECA score of the country. Haircut of 0.25 is applied to all equity collaterals through a separate Rule.

Forex haircut for the underlying instruments of SFT is calculated via the FOREX haircut rule. 8% FOREX haircut is applied in case of any currency mismatches between the collateral and the exposure that is being covered by that collateral.

Pre mitigation and post haircut exposure amount (exposure at default) is calculated for SFT



Gross current exposure amount for OTC products represents the current exposure that the bank is subjected to through these instruments. It is calculated for all OTC products based on their current market value.

Gross potential exposure amount for OTC products is the potential exposure that the bank may be subjected to in case of credit event. This is calculated based on the notional amount. Gross potential exposure amount of all credit derivatives (where reporting bank has sold credit protection) is calculated on the basis of unpaid premium, notional principal and Non Sec Add on Percent.

Net Current exposure amount is calculated based on the market value.

Net Gross Ratio Calculation for OTC Derivatives is done by dividing Net Current Exposure Amount by Gross Current Exposure Amount

Net potential exposure value is calculated as:

# 0.4 \* Gross Potential Exposure Amount + 0.6 \* Net Gross Ratio \* Gross Potential Exposure Amount

Net current and potential exposure values for OTC and its derivatives are calculated.

Total exposure values are calculated by summing Net Potential Exposure Amount and Net Current Exposure Amount

## • <u>Counterparty Calculations</u>

All the credit risk mitigation process and the final Single counterparty calculations are done in this process. The major tasks that are performed in this process are:

CRM volatility haircut is applied for all mitigants and FOREX haircut is applied in case of currency mismatches.

Mitigation allocation process is handled through the optimizer. The process to allocate Mitigants are as follows:

o The group of all the exposures which are mapped to a mitigant and all the mitigants which are mapped to an exposure are grouped under a pool and a pool id is given.

For example, consider the mapping between few exposures and mitigants as follows:

Exposure  $1 \rightarrow Mitigant 1$ 

Exposure  $2 \rightarrow Mitigant 1$ 

Exposure  $2 \rightarrow Mitigant 2$ 

Exposure  $3 \rightarrow Mitigant 2$ 

The Exposures 1, 2, and 3 and Mitigants 1 and 2 will form a pool and a pool ID is provided for it. The mitigants within the same pool are allocated to the exposures in the following order:

- i. Pre mitigation EAD in descending order
- ii. Residual maturity of the exposure in ascending order
- iii. Probability of default in ascending order
- iv. Loss given default in ascending order
- v. If the mitigant is Cash or Gold, then it gets the top priority
- vi. Mitigant value in descending order
- vii. Residual maturity of the mitigant in ascending order
- viii. Probability of default of the mitigant in ascending order
- ix. Loss given default of the mitigant in ascending order

The exposure mitigant mapping is given a rank within the pool before they are fed into the optimizer for mitigant allocation. This rank is again modified for the cases where N



exposures are mapped to 1 mitigant (N-1 referred to as 'N to 1' case). For an N-1 pool, the mitigant allocation rank is reversed. For a non N-1 pool, if the exposure is mapped to an Uncovered mitigant, then the rank is modified to MAX(rank) within the pool +1 so that the uncovered mitigant is allocated in the last.

This rank ordering of the mitigants with respect to the exposure are handled using the Data Transformation "Counterparty\_Miti\_Rank". The details of the Data Transformation are as follows:

Data Transformation Name	Objective	Processing Logic
Counterparty_Miti_Rank	The objective of this Data Transformation is to allocate the ranks to the exposures and the mitigants in the case of N-1, 1-N and N-N mappings, for single counterparty.	For each exposures and mitigants within a pool, the solution first identifies whether the exposure-mitigant mapping belongs to N-1 or Other mapping. Then, for the N-1 mapping, the solution rank orders the exposures and the mitigants based on the least residual maturity of the mitigant, least PD percent and least LGD percent.

Post CRM covered amount is calculated as the product of Pre-Mitigation EAD Amount and Covered Factor. Single Counterparty Threshold Limit is calculated for both covered companies and major covered companies as 25% and 10% of accounting capital and surplus. The application compares the Net Credit exposure with Single Counterparty Threshold Limit. If Counterparty Net Credit Exposure > Counterparty Threshold Amount, the application updates the Counterparty Threshold Limit Breach column as Y, else it is updated as N.

## **Key Data Elements**

There are certain mandatory details about the product that are provided as download which cannot be calculated in the product processor table without which the exposure value cannot be computed. For a complete list of tables and columns refer to the Download Specifications document.

The mandatory data that has to be provided for the different products are as follows:

- Lending Instruments Current Exposure Value
- Equities Equity Market value, Carrying cost
- Debt Securities EOP Balance
- REPO Underlying exposure value
- Guarantees and Letter of Credit the exposure value, maximum potential loss
- OTC Derivatives MTM value, Notional principal of the derivative
- Credit or Equity Derivatives Exposure value, maximum potential loss

All of the above mentioned product types are included in the Gross Exposure calculation. While populating data the application also takes care of the currency conversion from natural currency to the reporting currency. The capital and surplus for the consolidating entity is expected as a download in **Stage Legal Entity Details** (STG\_LEGAL\_ENTITY\_DETAILS) table as a single line item. Asset size of the entity is expected to be a download in **Stage Party Financials** (STG\_PARTY\_FINANCIALS).



# **Chapter 5** Brazilian Jurisdiction

Capital Adequacy related regulations as issued in the circulars of Banco Central Do Brasil, have been incorporated in this OFS Financial Services Basel Regulatory Capital Release 6.1. The circulars which are considered for this release are as follows:

- CIRCULAR 3.360: Credit Risk issued in December 2007
- CIRCULAR 3.383: Operational Risk issued in April 2008
- CIRCULAR 3.361, 3.362, 3.363, 3.364, 3.366, 3.368 and 3.3369: Market Risk issued in September 2007
- CMN Resolutions 3.490: Capital Requirement issued in August 2007.

In the jurisdiction of Brazil the following approaches for RWA and Capital Adequacy Ratio computation are supported:

Credit Risk

Non Securitization – Standardized Approach

Market Risk

Market Risk - Standardized Approach

Operational Risk

Operational Risk - Basic Indicator approach

Operational Risk - Alternative Standardized Approach

Operational Risk - Simplified Alternative Standardized Approach

Capital Structure

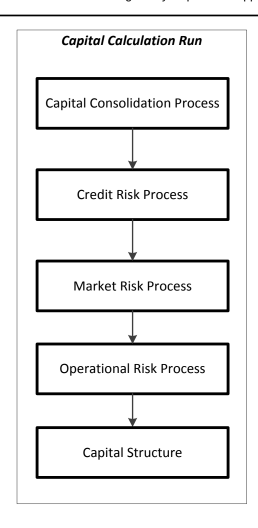
## 5.1. Brazil- High Level Process Flow - Standardized Approach

Banco Central do Brasil (BCB) has defined the Capital Adequacy ratio which is delivered out-of-box in OFSAAI as a building block approach. The application has included Capital Computations for Credit Risk, Market Risk, and Operational Risk along with the Capital Structure and Capital Consolidation process.

For more information on the pre-defined Runs available with the application, refer *OFS Basel Regulatory Capital Run Charts*.

**Process Flow for Capital Adequacy Ratio Calculation** 





## **Capital Calculation Run**

The Capital Calculation Run depicted in the preceding process flow is a single run which is a joined together by multiple processes. Each process is a block, compiled together to form an entire Capital Adequacy run. The individual blocks like the Credit Risk process and so on, also exist as individual runs which is described in the following sections.

Capital Consolidation is a process common to each of the individual block when they are triggered separately as an individual run. For example: the standard out-of-box Market Risk run has Capital Consolidation and Market Risk process bundled together as a single Market Risk run. This is applicable for a Credit Risk run and Operational Risk run as well. The Capital Consolidation is explained in the following section and is not repeated under the Non Securitization process, Securitization process, Market Risk process, or Operational Risk section of this document.

In Capital Consolidation, the application processes the following:

#### Capital Consolidation Level Selection

The reporting bank may be a part of a financial group that has multiple legal entities like parent or child entities (subsidiaries) under its name. The entity on which you are required to process should be selected by you. Subsequently, level at which a Run is to be executed (solo or consolidated) should also be selected. You can select these options in the Run Management UI. However, if the Run is executed in the Run Rule Framework (RRF), then these options have to be set using the Rule 'Capital Consolidation Level Selection' in the process



## 'BCB\_CAPITAL\_CONSOLIDATION'

**BCB\_CAPITAL\_CONSOLIDATION** is the first process to be added in all the Runs defined in the RRF except for the Staging Data Population Run. The Run Management UI selects this process by default.

## Run Parameters Assignment

BCB guidelines states different approaches for calculating RWA. The Run Management UI in the application allows the reporting bank to define and execute a Run by selecting a combination of different approaches for RWA computation.

Run Parameter Assignment is also part of **Capital Consolidation** process. The Rule '**Run Definition User Defined Run Param Assignment**' is used to assign the Run parameters if a Run is executed in the RRF. If the Run is executed from the Run Management UI, then the parameters are populated based on the Run defined in the Run Definition window.

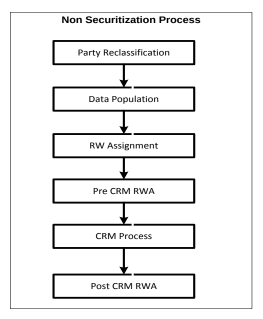
## **Currency Conversion**

The Rules pre-defined in the application performs currency conversion of all General Ledger amount attributes to be used for Capital Consolidation from the Natural currency to the Reporting currency, based on the exchange rate provided.

## Shareholding percent multiplication

For all entities in the Capital Consolidation process, the application updates the shareholding percentage against each entity data in the Fact Capital Accounting Head from the Fact Entity Shareholding Percent table. The parent data in the processing table of Fact Capital Accounting Head is updated with the value 1 and for each child entity the data is based on the parent's holding percentage specified for each child in fact entity share holding percent table.

## **Process Flow for Credit RWA calculation**



Credit RWA Run encompasses processes like Party Type Reclassification, Data Population, Pre-mitigation RWA computation, and Post-mitigation RWA Computation. These sub processes are explained separately under Non Securitization section of this document.

The sub process Party Reclassification is detailed in the section 'Reclassification' under 'Banking Book Product'

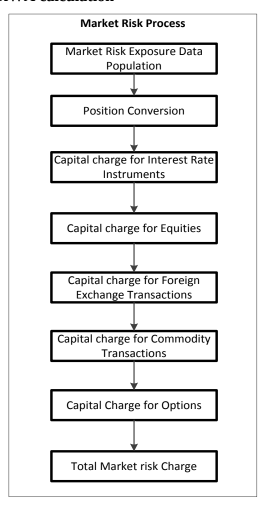


in the Credit RWA section of this document. Similarly, Data Population, Risk Weight (RW) Assignment, and Pre-CRM RWA are detailed under the sub-sections 'Data Population', 'Risk-Weight Assignment', 'Pre-CRM RWA Computation' in Credit RWA section of this document, respectively.

CRM process along with the computation of post-CRM RWA has been detailed in the section 'Credit Risk Mitigation' under Credit RWA section of this document.

For more information on the sub processes computed for Credit RWA, refer Credit RWA.

#### Process Flow for Market RWA calculation



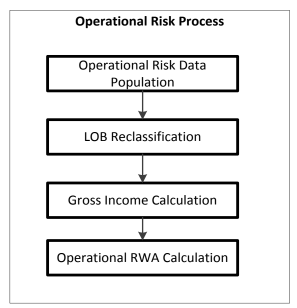
Market RWA Run is made up of multiple sub processes specific to Market Risk. However, when Market Risk is bundled under a Consolidated Run and triggered, Capital Consolidation and Rating process is executed only once for both Credit Risk and Market Risk. The details of each of the sub process mentioned in the preceding flow chart are present under Market Risk section of this document.

For more information on Market RWA computation, refer Market RWA.

For example: 'Capital Charge for Interest Rate Instruments' sub process is detailed elaborately under 'Capital Charge for Interest Rate Instruments' section of Market Risk. Likewise 'Capital Charge for Equities', 'Capital Charge for Foreign Exchange Transaction' 'Capital Charge for Commodity transaction', and 'Options risk charge calculation' has a detailed explanation present under 'Capital Charge for Equity', 'Capital Charge for Foreign Exchange Transactions', 'Capital Charge for Commodities', and 'Capital Charge for Options' sub process of the Market Risk section of this document, respectively.



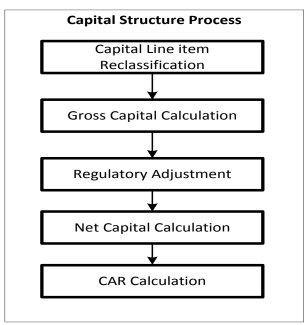
## **Process Flow for Operational Risk RWA Calculation**



Operational RWA run is executed with the <u>Capital Consolidation</u> process. For more information on the Operational RWA computation, refer *Operational RWA*.

For example: LOB Reclassification and Gross Income Calculation sub process are detailed as separate processes under the Operational RWA section of this document.

## **Process Flow for Capital Structure**



Capital Structure is executed with Capital Consolidation, Credit Risk, Market Risk, and Operational Risk RWA processes.



For more information on the sub processes of Capital Structure, refer Capital Structure.

For example: 'Gross Capital Calculation' mentioned in the preceding flow chart is explained in detail under 'Gross Capital calculation' mentioned in the preceding process flow is explained in detail under 'Gross Capital Calculation for Shareholder's Equity and T2' sub process section of Capital Structure. Likewise, 'Regulatory Adjustment' and 'Net capital calculation' is detailed under 'Regulatory Adjustment from Shareholder's Equity and Tier 2' and 'Calculation of Net Capital' sub process section of the Capital Structure section, in this document.

## 5.2. Credit RWA

The application supports the computation of Credit Risk Weighted Assets (RWA) as per the guidelines laid out by Banco Central do Brasil issued in Circular 3.360.

## 5.2.1. Non Securitization- Standardized Approach

For computation of Credit RWA for Non Securitized exposures, the application follows the Standardized Approach.

Standardized Approach covers the following functional areas:

- Banking Book Products
- Securities Financing Transactions
- Credit Risk Mitigation

## **Banking Book Product**

All the credit risk exposures are identified by the application, through their product type, counterparty type, and the corresponding derived asset classes. A sample list of products types, party types, mitigant types, and credit ratings are pre-defined in the application. However, this list and naming convention differs from one bank to another. Hence, the application re-classifies the bank's information on product type, party type, credit ratings and so on, into standard data as per the accord. The application reclassifies the bank's product types and party types to standard product and party types.

Some exposures may be hedged against credit risk through various mitigants like guarantors, collaterals, credit derivatives, and so on. These provide mitigation to credit risk and should be considered while computing Credit RWA, as per the issued circular. Hence, the application calculates both pre-mitigation exposure amount and post-mitigation exposure amount.

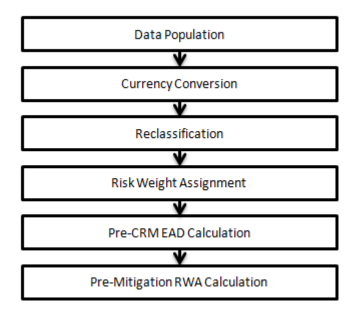
Based on the standard counterparty type, the application calculates the pre-CRM EAD for each exposure. This value signifies the maximum loss that the bank can suffer, in case of default on this exposure, prior to considering any mitigation effects. Through the CRM process, the bank takes into account the effect of the mitigation and calculates the post mitigation exposure at default amount. This signifies the maximum loss that the bank can suffer in case of default on this exposure, after considering all the effects of mitigation.

The application also computes pre-mitigation RWA (Pre-CRM RWA) and post mitigation RWA (Post CRM RWA) by multiplying the respective EAD by the risk weight. Risk weight is assigned based on the standard counterparty type and standard product type, as issued in the circulars.

Some credit risk exposures that fall under the category of internal transactions like holding own subsidiaries shares or investment in its capital, reciprocal cross holding, and so on, are treated separately under capital structure.



## **Process Flow for Banking Book Products**



## • Data population:

## Pre processing steps:

Credit risk exposures data needs to be provided as input for all the product types through their respective input tables known as Product Processors. The important categories of Credit Risk Non Securitization exposures, along with their respective table names that are used for data input, are as follows:



Products	Source Product Processors	
Bills	STG_BILLS_CONTRACTS	
Credit Cards	STG_CARDS	
Swaps	STG_SWAPS_CONTRACTS	
Futures	STG_FUTURES	
Guarantees	STG_GUARANTEES	
Investments	STG_INVESTMENTS	
Lease Contracts	STG_LEASE_CONTRACTS	
Letters of Credit	STG_LC_CONTRACTS	
Loans	STG_LOAN_CONTRACTS	
Money market instruments	STG_MM_CONTRACTS	
Overdraft	STG_OD_ACCOUNTS	
Options	STG_OPTION_CONTRACTS	
Re purchase contracts	STG_REPO_CONTRACTS	
Equity Exposures	STG_EQUITY_EXPOSURES	
Underlying exposures for repo contracts along with some securitization exposures' underlying	STG_UNDERLYING_EXPOSURES	
Credit Derivatives	STG_CREDIT_DERIVATIVES	

The mitigants data which are required during the CRM process are populated from the staging table to the processing table. The exposures which are mapped to the mitigants are captured and populated from the staging table to the processing table. Mitigant data population is handled in the process MITIGANT\_DATA\_POPULATION and Exposure Mitigant Mapping Population is handled in the process SEC\_EXP\_MITIGANT\_MAPPING\_POP.

#### Processing steps:

Staging data from the Product Processors or other stage tables is populated in the required tables. The entire Product Processor data is populated to a common Fact table for all Non Securitization exposures (FCT\_NON\_SEC\_EXPOSURES), except equity data which is first populated in the respective equity table (FCT\_EQUITY\_EXPOSURES) and is then populated common Fact table for all non sec exposures. Similarly, mitigant data and exposure mitigant mapping data are populated to respective fact mitigants (FCT\_MITIGANTS) and Exposure Mitigant Mapping (EXP\_MITIGANT\_MAPPING) processing table. For more information on the list of columns to be populated within each table, see the *Download Specifications* document.

## **Shareholding percent multiplication:**

The exposure amount which is a part of the input data (Product Processors) is the exposure amount for a solo entity. However, for a consolidated Run, the parent exposure is considered only by the shareholding percentage, based on the following calculation:

## **Exposure Amount** X Share Holding Percent = Updated Exposure Amount

#### Where:

Share holding percent is allotted a value by the Rule **Cap Consl Effective Shareholding Percent for an Entity** in the process - **capital Consolidation.** 

This assignment uses the Rule '<Attribute > Shareholding Percent Multiplication'. The following attributes undergo shareholding percent multiplication:



Contract Amount

**Exposure Limit Amount** 

Residual value

Unpaid premium Amount

**Outstanding Principal** 

**Current Exposure Amount** 

Undrawn Amount

Exposure Market Value

**Exposure Accrued Interest** 

Write Off Amount

Notional Principal and Contract Amount for OTC products.

#### • Currency Conversion:

The application converts the amount attribute that are in the natural currency to the reporting currency which are used for further calculation. The column names suffixed as '\_ncy' are in the natural currency and multiplied by currency conversion factor to populate values in the reporting currency. The Rule 'Reporting Currency Code Assignment' is used to assign the reporting currency for a Run Rule Framework (RRF) execution. The currency conversion logic and assignment is the same as that defined in the BIS section. The list of tables and corresponding columns in which currency conversion is carried out is listed in Exhibit 4 in *Annexure A: Key Concepts*. However, the table and column specific to the Brazilian jurisdiction which undergoes currency conversion is as follows:

Table Name	Target Measures - Description	Column Physical Name
Non Securitization Exposures	MSR - Non Sec Mortgage Lending Value	n_mortgage_lending_value

#### Reclassification:

The application reclassifies the bank's product types and party types to BCB standard product and party types. A separate Rule is pre-defined in the application to reclassify equity. Similarly, the application reclassifies for mitigants on the basis of its mitigant types. The application reclassifies mitigants to standard mitigant types.

#### Party Type Reclassification:

Customer type and issuer type (which are stored as counterparty type) are reclassified as standard counterparty type. The application is designed to include customer type, issuer type, and mitigant types, in a single table (STG\_PARTY\_MASTER) which is reclassified together. Party type reclassification Rules handle reclassification for customer types and issuer types. For Example: Individual is reclassified as Retail. Issuer of equity is reclassified separately by the application. This Rule is defined in the lookup table since the same reclassification can be used across exposure, equity, and the mitigant tables.

## Product Type Reclassification:

Product types used by the reporting bank as input data are reclassified to standard product types. The product types, after reclassification, are stored as Basel product types. For Example: Unsecured Bonds is reclassified as Debt Securities.

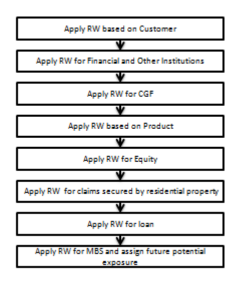
## Mitigant Reclassification:



For mitigants the application reclassifies the mitigant type to the standard mitigant type like the debt securities, credit derivative, cash, and so on. It also reclassifies the mitigant issuer type to the standard mitigant issuer type like Banks, Corporate, and so on. The reclassification tasks are present in the **Mitigant Reclassification** sub process.

## • Risk-Weight Assignment:

Risk Weight is assigned on the basis of standard product and standard party type and its attributes. The process to assign risk weight is detailed as follows:



The exposure value for Counterparty Credit Risk (CCR) in the spot market is assigned a Credit Operation Settlement (FCL) and underlying type of derivative is assigned a Future Potential Exposure Factor (FEPF) through the Rule – "BCB - Non Sec Credit Operation Settlement" and "BCB - Non Sec Future Potential Exposure Factor" respectively. The future potential exposure factor and credit operation settlement for underlying exposures are calculated.

### • Pre-CRM RWA Computation:

#### Credit Conversion Factor:

This is applied to all the off-balance sheet exposures. The CCF applied values are 0.2, 0.5, and 1. The various factors on the basis of which the CCF is applied are standard product and the maturity of the exposure.

#### Pre CRM Exposure at default (EAD):

Exposure at Default (EAD) is calculated for all standard party types, based on the Current Exposure Amount, Off-Balance Sheet Drawn CCF Percent, Drawn CCF percent, and Undrawn Amount. Using the same inputs, drawn EAD amount and undrawn EAD amount is calculated. If the reporting bank has an exposure to one of its own subsidiaries, then that exposure is classified as an internal exposure. Each of the internal transactions, that is, transaction between parent and its subsidiary, is marked as deduction line item. The deduction is processed as part of the Basel II capital structure in the capital structure processing and all the internal transactions are eliminated from any RWA calculation.

For OTC products, the pre-Mitigation EAD is calculated by considering the value of Current Exposure Amount, Notional Principal, and Add-On Percent

#### • Pre-Mitigation RWA:

Pre-mitigation RWA is calculated by considering the pre-CRM EAD amount with the risk weight.

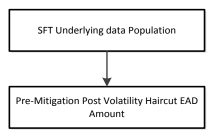


## **Securities Financing Transactions (SFT)**

Securities Financing Transactions includes repo style transactions, margin lending, security financing borrowing, and so on. The SFT portfolio of a bank should be included for capital charge calculations as per the Standardized Approach.

#### Process Flow for Securities Financing Transactions (SFT)

SFT EAD calculation is computed in the sub process **SFT Exposures RWA**:



## • SFT Underlying Data Population:

There are two elements present in SFT Transactions. Firstly, the parent transaction is captured. Secondly, the underlying information on which the parent transaction is built is captured separately with a data identifier (STG\_UNDERLYING EXPOSURES.V\_UNDERLYING\_DATA\_IDENTIFIER) as REPO for Repo transaction or MLT for Margin Lending Transaction. Additionally, the underlying data captures parent identifier code against each of the records (V\_Parent\_exposure\_ID). For multiple underlying data for a single parent, the unique parent identifier code is repeated across the underlying data.

#### • Pre-Mitigation Post Volatility Haircut EAD Amount Calculation for Exposures:

For SFT transactions, the application calculates EAD for the parent exposure based on the underlying information. The underlying exposures are moved to the Sft Underlyings (FCT\_SFT\_UNDERLYING) table from Fact Non Sec Exposures (FCT\_NON\_SEC\_EXPOSURES). Each SFT underlying exposure is adjusted for volatility haircut and FOREX haircut, and the EAD with the haircut value (EAD + Haircut Value) is added as EAD for the parent contract.

#### Nettable Pool Account Identifier population:

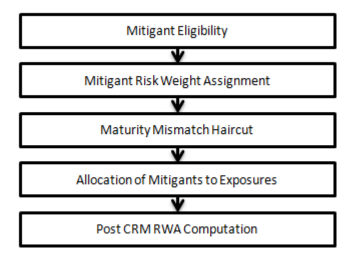
For OTC products that are nettable, their account skey in the nettable pool table is updated in the nettable pool acct\_skey column of FCT\_NON\_SEC\_EXPOSURES table.

## **Credit Risk Mitigation**

The application handles multiple mitigants for credit risk mitigation like financial collateral, on-balance sheet netting, guarantees, credit derivatives, and so on. CRM reclassification is computed by reclassifying collateral and issuer to standard collateral and issuer type. The mitigant is identified as eligible or not based on the eligibility rules for CRM.



#### Process Flow for Credit Risk Mitigation



## • Mitigant Eligibility:

The application handles multiple mitigants for credit risk mitigation like financial collateral, on-balance sheet netting, guarantees, credit derivatives, and so on. The mitigant is identified as eligible or not, based on the eligibility rules for CRM. Mitigant is considered for all mitigant types issued by all party types while deciding whether mitigant is eligible for a particular exposure or not. Pre-defined Rules in the application perform these eligibility tests.

## • Mitigant Risk Weight Assignment:

Similar to Non Securitized exposures, collaterals and mitigants are also assigned a risk weight based on their issuer type.

#### • Maturity Mismatch Haircut

The application performs computation for maturity mismatch haircut. If the residual maturity of the CRM is less than that of the underlying credit exposure, then a maturity mismatch is applied. If a maturity mismatch is present and the CRM has an original maturity of more than one year, then the maturity mismatch haircut is applied to adjust the value.

## • Allocation of Mitigants to Exposures:

The application has a pre-built optimizer for optimum allocation of mitigants to the exposures for CRM purposes. One-to-One, Many-to-One, and Many-to-Many mapping of mitigants are handled in an efficient manner. This involves storage of intermediate computations for traceability.

All mitigants which are eligible and mapped to an exposure are then populated to a new table where each exposure is broken down to the mitigant types. An additional row is included which treats the exposure as having covered and uncovered portion. The covered factor and uncovered factor is also populated in this table.

The application uses the linear programming method to allocate the mitigants to the exposures. Pooling identifies the exposure and mitigant data from sub exposures (FCT\_SUB\_EXPOSURES) table. It assigns the pool id for each exposure-mitigant combination. Based on these pool ids, the optimizer allocates a covered factor to the exposures. Optimizer allocates mitigants to exposures to attain the most favorable EAD output. For more information on pooling and optimizer, refer Exhibit 2 and Exhibit 3 in *Annexure A: Key Concepts*.

## • Post-CRM RWA Computation:



Post CRM RWA is calculated by multiplying the post mitigation EAD with the corresponding Risk Weight. Post mitigation EAD is the summation of covered and uncovered exposure amount for each account.

## 5.3. Market RWA

**Banco Central do Brasil** (BCB) has published Market Risk Capital Charge calculation which is available in Portuguese. For Basel II Implementation in Brazil, the analysis is carried out based on the English translation of Basel II guidelines of Banco Central Do Brazil (BCB).

BCB Market Risk Capital outlays two basic approaches for Market Risk Capital Charge calculation.

- Standardized Approach
- Internal Model Method Approach

## 5.3.1. Standardized Approach

In the Standardized Approach (STD Approach), the Market Risk Capital Charge needs to be calculated for the following instrument types

- Interest Rate related instruments (IR Instruments)
- Equity Position Risk
- Foreign Exchange risk
- Commodities
- Options

## Pre-requisite for Market Risk Processing

Execution of the Run 'Staging Data Population - Market Risk - BCB Standardized Approach' is usually a onetime activity. This should be executed once before actual Market Risk run is executed. The tasks within this Run populate the following:

- IRC Data
- Market prices of the instruments
- Bank positions

This run populates the instrument level data that is required by the actual run for further processing. The instrument level data such as number of units of the instruments on that particular MIS date is downloaded in the bank instrument position (**STG\_BANK\_POSITIONS**) table. This data flows into the fact table for further processing. The OTC instrument price is expected as a download.

For non OTC instruments the data for instruments' price is captured in the Market Instrument Contract table (STG\_MKT\_INSTRUMENT\_CONTRACT). This data flows into the fact table for further processing.

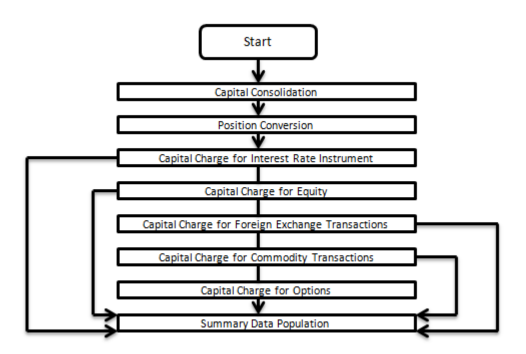
For IR instruments the interest rate required is captured in the IRC Rate History (**STG\_IRC\_RATE\_HIST**) table. This data flows into the fact table for further processing. This data is required for term structure that is used in Modified Duration and Greeks Parameter calculation.

#### Process Flow for Market Risk - Standardized Approach

The pre-defined Run which computes Market RWA is as follows:

Run: Risk Weighted Asset Calculation - Market Risk - BCB Standardized Approach





#### • Capital Consolidation:

For a reporting bank, the level at which the consolidation is done is identified by the application. You can choose Solo or Consolidation level for each entity in the rule present in the Capital Consolidation process. This particular process handles entity level details. The entity data is captured in Legal Entity Details (STG\_LEGAL\_ENTITY\_DETAILS) table. All the child entities underlying a parent are considered for RWA consolidation. When consolidation is the level selected for a reporting bank, each child entity data is consolidated with the parent entity after entity shareholding percent multiplication.

#### Application Details:

Process: BCB\_CAPITAL\_CONSOLIDATION
Sub-process: Capital Consolidation Approach

### Approaches Followed in Capital Consolidation

The three approaches followed by the Capital Consolidation are:

Consolidation Approach(CONSL): Under this approach, all the entities of the bank's organizational structure are considered. This includes all the entities/subsidiaries that belong to the same jurisdiction. All the exposures of the entities in the organizational structure are considered for computing risk weighted exposures, except the intra-group exposures.

Aggregation Approach(AGG): This approach is similar to the Consolidation approach but is used in the cases, where some of the entities that are part of bank's organizational structure belong to a different jurisdiction. The capital requirement of the affiliate is computed as per the jurisdiction that it is subject to and is then aggregated with the rest of the group's capital requirement. Intra-group exposures are not excluded in this approach.

Deduction Approach(DED): This approach is used in the case where some of the subsidiaries/entities that are part of bank's organizational structure are excluded from consolidation. In such a scenario, the regulatory investment in the excluded subsidiary attributable to the rest of the group are deducted from the consolidated capital requirements.

#### • Position Conversion:



Position conversion is processed before capital charge calculation under Market Risk. In Position Conversion, different instruments are broken into long and short positions and carried forward for specific and general risk charge calculation. All derivative instruments undergo position conversion so that the instrument is broken down into simplified positions for further processing. For derivative positions in equities, commodities, gold, currencies, and so on, only one leg is exposed to the interest rate and other leg is exposed to the respective asset (equity, FOREX) as the case may be. The following information is required for position conversion: Long or short position, Value of Notional Position, Coupon Rate, and Maturity.

#### Methodology for Position Conversion:

While calculating interest rate risk, each instrument is converted into multiple positions. The notional value of each position is derived based on the following methodology:

- Notional positions in actual debt securities are valued as the nominal amount underlying the contract at the current market price of the debt security.
- Positions in zero-specific-risk securities is valued using one of the following two methods:
  - The present value approach, under which the zero specific-risk security is assigned a value equal to the present value of all the future cash flows that it represents
  - The alternative approach, under which the zero specific-risk security is assigned a value equal to the market value of the underlying notional equity position in the case of an equity derivative; the notional principal amount in the case of an interest rate or foreign currency swap; or the notional amount in the case of any other financial instrument.
- o For options, the delta weighted values are processed for general risk charge calculation. Delta is computed by the application based on the instrument type, coupon, residual maturity, strike price, spread, option premium value, and so on.
- O For an Interest Rate (IR) Swap, the parent instrument will be identified as a Receiver or Payer swap based on whether the bank is receiving fixed or paying fixed, respectively. After Position Conversion, the parent swap will be converted to two child positions which will be in zero specific risk securities. The exposure amount for each of these positions will be computed based on the coupon rate of receiving leg for the long child position and the coupon rate of the paying leg for short child position. Currently the notional amount for both the child positions is being computed using the current market price column of the parent.

#### Instrument Coverage

#### **Interest Rate Derivatives**

- Bond Forward
- o Forward Rate Agreement
- o Bond Future
- o Future on a Basket/Index of bonds
- Interest Rate Futures
- o Receiver Swap (without deferred start)
- Paver Swap (without deferred start)
- o Basis Swap (without deferred start)



- o Forward Basis Swap
- o Forward Receiver Swap
- Forward Payer Swap
- o Dual Currency Bond

#### **Equity Derivatives**

- o Equity Forward
- Equity Future
- Equity Swap

## **Currency Derivatives**

- Currency Forward
- Currency Future
- Currency Swap

## Commodity Derivatives

- o Commodity Forward
- Commodity Future
- o Commodity Swap
- o Gold Forward

#### Credit Derivatives

- o Credit Default Swap
- o Total Rate of Return Swap
- o Cash Funded Credit Linked Notes
- o First and Second-to-Default Basket Credit Derivatives

## Options / Structured Products

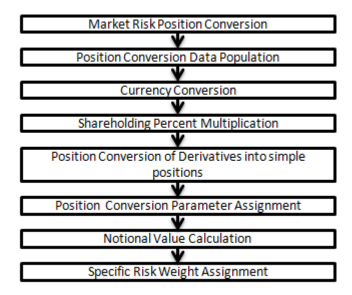
- Option on Equity
- o Option on Currency
- o Option on Commodity
- o Option on Currency Future
- o Option on Currency Forward
- o Currency Swaption
- Option on a bond
- o Option on a bond future
- o Option on a Forward Rate Agreement
- Option on an Interest Rate Future
- o Caps



- o Floors
- Collars
- o Swaptions
- o Bonds with Embedded Swaptions
- Callable Bonds
- o Putable Bonds
- Floating Rate Notes with Caps
- Floating Rate Notes with Floors
- o Reverse Floaters
- Leveraged Floaters

## Position Conversion Process Flow

The process flow of market risk position conversion is as follows:



## **Position Conversion Data Population:**

The application populates FCT\_MARKET\_RISK\_EXPOSURES with the details provided by the bank in STG\_BANK\_POSITIONS and STG\_INSTRUMENT\_CONTRACT\_MASTER. FOREX exposures of the bank are populated into FCT\_MARKET\_RISK\_FOREX. This exercise is done for all the trading book exposures.

For more information on the process and sub processes that compute this task, refer the following:

Process: BCB\_MKT\_RISK\_DATA\_POPULATION

Sub-process: Market Risk Data Population

**Currency Conversion:** 



All the positions in other currencies are converted into the reporting currency of the bank, based on the currency conversion rate between the exposure currency and reporting currency.

For more information on processes and sub processes that compute this refer the following:

Process: BCB\_MKT\_RISK\_POSITION\_CONVERSION

Sub-process: Currency Conversion

## **Shareholding Percent Multiplication:**

For consolidated runs, exposures of the child entities are multiplied by the entity shareholding percentage to arrive at the consolidated exposure at the parent level.

For more information on the process and sub processes that compute this task, refer the following:

Process: BCB MKT RISK POSITION CONVERSION

Sub-process: Shareholding Percent Multiplication

#### Position Conversion of Derivatives into Simple Positions:

The application takes the contract details from the instrument table and breaks each contract into multiple positions into market risk exposures (FCT\_MARKET\_RISK\_EXPOSURES) table. The application splits instruments which are derivatives in nature, into multiple positions based on the instrument position mapping available in the mapping table.

For example: A bank having a plain long position in a derivative instrument is split into one long and one short position. Therefore, for each position and nature of contract type, the application creates required number of positions in the processing table. The download information used for position conversion is contract details, instrument type, contract position, position mapping, and so on. Certain exotic instruments are split into more than two positions. For example: A long position in a reverse floater is converted into the following positions:

- A long position in two straight bonds (double the notional amount and half the fixed interest rate).
- A short position in a floating rate bond (a position in floating rate bond with notional amount and floating reference rate)
- o A long position in a cap (which is further broken down into its underlying positions).

The application reclassifies all bank instruments into standard instrument types based on contract type, contract position, market risk position, and so on. A fixed bond forward with a long position in the contract is reclassified into fixed rate bond for the long leg and zero risk security for the short leg created by position conversion. The reclassifications are then used for notional value calculation.

For more information on the process and sub processes that compute this task, refer the following:

Process: BCB\_MKT\_RISK\_POSITION\_CONVERSION

Sub-process:

- o Position Conversion Exotic Options
- Position Conversion Options
- o Position Conversion Basket Futures Interest Rate
- Position Conversion Swaps



- Position Conversion Forwards and Futures
- Position Conversion Credit Derivatives

## **Position Conversion Parameter Assignment:**

After position conversion, that is, breaking each derivative instrument into long and short leg, the application assigns instrument parameters for each position leg created under the position conversion logic. For each leg, relevant information like: coupon rate, coupon frequency, maturity, strike price for options, option premium value, and so on, are updated from parent information. This information is used in identifying instruments to be grouped under Maturity Ladder Based approach on coupon rate (less than or greater than equal to 3%), duration calculation for Duration Ladder Approach, calculation of Greeks for option charge, and so on.

For more information on the process and sub processes that compute this task, refer the following:

Process: BCB\_MKT\_RISK\_POSITION\_CONVERSION

Sub-process:

- Position Conversion Exotic Options
- o Position Conversion Options
- o Position Conversion Basket Futures Interest Rate
- o Position Conversion Swaps
- Position Conversion Forwards and Futures
- o Position Conversion Credit Derivatives

#### **Notional Value Calculation:**

Notional value of each leg created by position conversion for each instrument is calculated based on the contract characteristics (market price, number of units). For options, it is the delta weighted position which is carried forward for Market Risk Capital Charge calculation.

For more information on the process and sub processes that compute this task, refer the following:

Process: BCB\_MKT\_RISK\_POSITION\_CONVERSION

Sub-process:

- Position Conversion Exotic Options
- Position Conversion Options
- Position Conversion Basket Futures Interest Rate
- Position Conversion Swaps
- o Position Conversion Forwards and Futures
- o Position Conversion Credit Derivatives

There is some dependency on the different instrument types, like; the exotic options may further result into a vanilla option after position conversion, therefore position conversion is processed as per following order of instrument types:

o Exotic Options



- Options
- Basket Futures
- Swaps
- Forwards Futures
- Credit Derivatives

After position conversion of Basket Futures instrument types, position offsetting is processed on different positions of same kind of instrument types and the post offset exposure amount is arrived at.

#### Example of a Forward Rate Agreement (FRA) Position Conversion:

A purchased FRA may be depicted through two notional zero-coupon positions: one short position (liability) up to the maturity of the underlying credit transaction and one long position (claim) up to the settlement of the FRA. Suppose a firm purchases 3 x 6 month FRA, principal: 1000; interest rate 6%, then this position is broken down into two opposite zero coupon bond positions as given below:

#### **First Position:**

Position : Long

Value of Notional Position: PV  $\{1000/((1+5\%)^{0.25}) = 987.87\}$ 

Maturity : 3 months

Coupon : Zero (Coupon of less than 3%)

#### **Second Position:**

Position : Short

Value of Notional Position: PV  $\{1000/((1+5\%)^{0.5}) = 975.90\}$ 

Maturity : 6 months

Coupon : Zero (Coupon of less than 3%)

A sold FRA will have positions exactly opposite to the one provided in this example: the long position becomes short and short position becomes long, with the value, maturity, and coupon remaining the same.

The actual discount rates for discounting the notional values of the two legs, as mentioned in the preceding example, will be the interest rates pertaining to the respective maturities, that is, 3 months (long leg) and 6 months (short leg). For simplification purposes, an assumed rate of 5% is considered. Taking the preceding example into consideration, the procedure handled by the application is as follows:

- Initially, the FRA as contract is captured in the contract record details table with banks position
  in the contract in the position table. The application also captures the position mapping table
  for the above instrument type which is used for position conversion under the data population
  block. For the above FRA example, two positions are created, one long position with a maturity
  of 3 months and a short position for the life of the contract, that is, with a maturity of 6 months.
- 2. Both the position legs are reclassified into zero specific risk security.
- 3. The various contract parameters are assigned by the application to both the legs. Example: Coupon Rate, Maturity,
- 4. The notional value of both the legs is calculated as per the logic stated in the example.

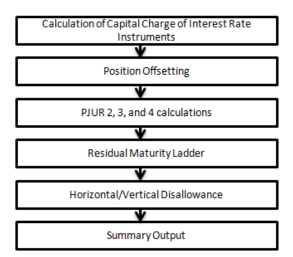


#### • Capital Charge for Interest Rate Instruments:

The total risk charge for Interest Rate (IR) instruments is comprised of the following calculations for various IR Instrument categories:

- 1. PJUR(1): Calculation of the daily value of the Reference Net Worth Required ( 'PRE') share for exposures subject to pre-fixed interest rates changes in the interest rates denominated in Brazilian Reals. This is computed using the Internal Models Approach
- 2. PJUR(2): Calculation of the daily value of the Reference Net Worth Required ( 'PRE') share for exposures subject to rate changes in foreign currency coupons (US dollar, euro, Swiss franc, yen and pound sterling coupons)
- 3. PJUR(3): Calculation of the daily value of the Reference Net Worth Required ( 'PRE') share for exposures subject to changes in the rate of the price index coupons (Broad National Consumer Price Index (IPCA) and General Market Price Index (IGP-M) coupons)
- 4. PJUR(4): Calculation of the daily value of the Reference Net Worth Required ( 'PRE') share for exposures subject to changes in interest rate coupons (Reference Rate (TR), Long Term Interest Rate (TJLP) and Financial Basic Rate (TBF) coupons)

Process flow diagram for Interest Rate Risk



#### Position Offsetting and PJUR 2, 3, and 4 Calculations

In the Brazilian Market Risk, the interest rate risk is identified by grouping instruments into PJUR (2), PJUR (3), and PJUR (4). PJUR (1) is expected to be calculated as part of Internal Models Approach.

The application initially updates PJUR (4) based on reference benchmarks mentioned in BCB guidelines on market risk which are 'TBF', TJLP' and 'TR'. The application updates PJUR (3) based on the reference benchmarks which are general price index and national index of consumer prices wide. The application does the last set of interest rate risk component identification by marking PJUR (2) where the exposures deal with British Pound, Swiss Franc, US Dollar, and Japanese Yen.

General risk charge is calculated for each of the Interest Rate Risk exposure identified for a reporting bank. General risk charge is calculated based on the Residual Maturity Ladder Approach

Under Residual Maturity Method, the application creates time bands and based on the residual



maturity each instrument in the respective time bands are processed for offsetting. The matched and unmatched position across time bands and across three zones attracts general risk charge as per the definition stated in BCB guidelines for Market Risk.

#### Residual Maturity Ladder:

Under Residual Maturity Ladder Approach, the general risk charge is calculated for each group, namely PJUR (2), (3), and (4). Exposure value is calculated for each exposure using the formula listed in the BCB guidelines for the respective groups.

Under Residual Maturity Method, the application initially creates 11 residual maturity time bands. The time bands definitions are provided in the BCB guidelines. All the 11 time bands are grouped into 3 zones for horizontal disallowance as per the zone definition provided in the BCB Market Risk guidelines

The entire end to end processing of general risk charge is calculated in a separate table meant only for it and can be selected and analyzed in the form of reports. All the processing steps and related data are stored in the table starting from time bands assignment, zone identification, the matched and unmatched position following horizontal and vertical disallowance, and net open position for each group.

For more information on the process and sub processes that compute this task, refer the following:

Process: BCB\_MKT\_RISK\_STD\_APPROACH

Sub-process: Market Risk Generic Risk Charge Calculation - IR and Equity

#### Horizontal/Vertical Disallowance:

The application does horizontal/vertical disallowance by first netting opposite position within each time band and then across time bands for the carry over position In Maturity ladder approach, each instrument position within the time band is weighted with the general risk weight and summed as aggregate long and aggregate short position for each time band. The application does a vertical disallowance by offsetting the weighted long and short position in each time-band, resulting in a single short or long position for each band and carrying over the open position for offsetting across time bands and then across three zones.

The residual net portion in each zone is then carried over and offset against opposite portions in other zones. The net open portions left after matching non adjacent zones are carried over as net positions.

The capital charge is applied at each state for the matched and unmatched position as per the capital charge stated in BCB guidelines for market risk. The procedure by which the application handles horizontal and vertical disallowance is as follows:

- 1. The application initially populates weighted long and weighted short position amounts for each time band.
- 2. The next step is to offset the matched positions and populate them as 'offset matched position within the time band'. The unmatched positions are populated as 'offset unmatched position within the time band'.
- 3. Offset unmatched positions arrived at from the previous step, are then taken up for offsetting within a time zone. All the 'offset unmatched positions within time band' falling under the same zone are offset with each other and 'offset match same zone' and 'offset unmatched same zone are computed'.
- 4. Offset unmatched positions within same zone are then carried forward for calculating 'offset matched between zone' and 'offset unmatched between zones'. This is initially processed for zones 1 and 2, then for zones 2 and 3, and lastly for zones 1 and 3.



5. All the unmatched positions (within time band, same zone, between zones and net unmatched position) are multiplied by the factors listed in the BCB guidelines for maturity ladder approach as applicable.

This process is followed for all exposure groups, namely PJUR2, PJUR3 and PJUR4

For more information on the process and sub processes that compute this task, refer the following:

Process: BCB\_MKT\_RISK\_STD\_APPROACH

Sub-process: Market Risk Generic Risk Charge Calculation - IR and Equity

#### Procedures:

- o Mkt\_Risk\_Cap\_Chrge\_PJUR2
- o Mkt\_Risk\_Cap\_Chrge\_PJUR3
- o Mkt\_Risk\_Cap\_Chrge\_PJUR4

## Summary Output:

For reporting purpose application moves data from Market Risk Capital (FCT\_MARKET\_RISK\_CAPITAL) table to Market Risk Reporting (FCT\_MARKET\_RISK\_REPORTING) table.

At the end, the risk weight asset is calculated in the market risk summary (FCT\_MARKET\_RISK\_SUMMARY) table by multiplying capital charge with 12.5. The interest risk charge is reported from the market risk summary (FCT\_MARKET\_RISK\_SUMMARY) table under interest risk charge reporting line. Specific and general risk charge for interest rate is also reported separately from the summary table.

For more information on the process and sub processes that compute this task, refer the following:

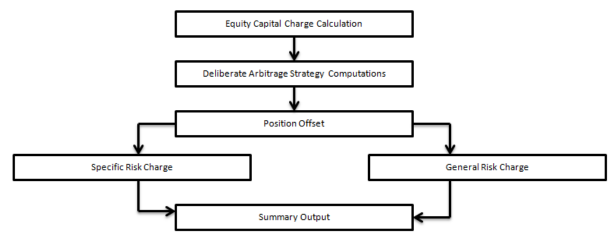
Process: BCB\_MKT\_RISK\_STD\_APPROACH

Sub-process: Market Risk Capital Risk Charge Calculation

#### • Capital Charge for Equity:

The application calculates equity capital charge as the sum of specific risk charge and general risk charge.

Process flow diagram for Equity Risk





#### Market Risk Arbitrage Strategy:

The application identifies the deliberate and future arbitrage strategies for equity positions under this process. Components as per the Basel guidelines for 10 percent slippage, exposure amount calculation under arbitrage, exclusions under deliberate arbitrage, and so on, are computed under this process.

For more information on the process and sub processes that compute this task, refer the following:

Process: BCB\_MKT\_RISK\_STD\_APPROACH

Sub process: Market Risk Arbitrage Strategy

#### Position Offset:

Long and short position in the same equity instrument are offset for the matched position and net open position is carried forward as net long or net short position for specific and general risk charge calculation.

For more information on the process and sub processes that compute this task, refer the following:

Process: BCB MKT RISK STD APPROACH

Sub-process: Market Risk Equity Offsetting

#### Specific Risk Charge:

The application assigns specific risk charge as 8% on gross equity positions. For an index equity, which is well diversified a 4% specific risk charge is applied.

In the case of depository receipts with opposite position in underlying identical equities, the mapping is expected in a depository receipts and issue mapping table, where the depository receipts are mapped against the underlying equity with a conversion factor to take care of the conversion amount for offsetting.

The matched opposite position in underlying equity are offset and the net open position are carried forward for an equity specific and general risk charge.

For more information on the process and sub processes that compute this task, refer the following:

Process: BCB MKT RISK STD APPROACH

Sub-process:

- Market Risk Specific Risk Equity
- BCB Market Risk Specific Risk Charge Calculation Equity

#### General Risk charge:

The application applies 8% general risk charge for equity instrument type.

For more information on the process and sub processes that compute this task, refer the following:

Process: BCB MKT RISK STD APPROACH

Sub-process:

- o BCB Mkt Risk General Risk Weight Assignment Equity
- Market Risk Generic Risk Charge Calculation IR and Equity



## Summary Output:

The equity risk charge is reported out of the market risk summary (FCT\_MARKET\_RISK\_SUMMARY) table under equity charge reporting line. Specific and general risk for equity is also reported separately from the summary table.

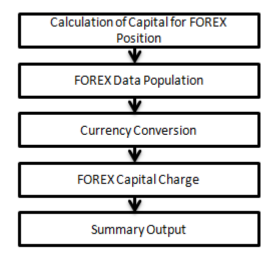
For more information on the process and sub processes that compute this task, refer the following:

Process: BCB\_MKT\_RISK\_STD\_APPROACH

Sub-process: Market Risk Capital Risk Charge Calculation

## • Capital Charge for Foreign Exchange Transactions:

Process Flow Diagram for FOREX



#### FOREX Data population:

All foreign exchange data is expected as a download in a separate table. This includes positions in gold as well. The data is then populated into the FOREX Capital table which is used for the calculation of EXP1, EXP2 and EXP3 as per BCB guidelines.

For more information on the process and sub processes that compute this task, refer the following:

Process: BCB\_MKT\_RISK\_DATA\_POPULATION

Sub-process: Market Risk Data Population

## **Currency Conversion:**

Currency conversion of FOREX positions to reporting currency is computed in the application within the following rules:

- FOREX Position Profit and Loss Attribute Natural CCY Conversion to Reporting CCY
- FOREX Position Attribute Natural CCY Conversion to Reporting CCY
- o FOREX Position Other Attribute Natural CCY Conversion to Reporting CCY

This conversion is processed based on the exchange rate between the natural currency of the exposure and the reporting currency.

For more information on the process and sub processes that compute this task, refer the following:



Process: BCB\_MKT\_RISK\_STD\_APPROACH

Sub-process: Market Risk Options - Capital Charge Calculation - Delta Plus Approach

### FOREX Capital charge:

FOREX Capital charge is computed as a product of total exposure and the factor applicable to gold exposures. Total exposure is a sum of EXP1, EXP2 and EXP3 explained as follows:

- EXP1: This is calculated as the sum of the net position in each currency in the currency portfolio
  of the bank
- 2. EXP2: This considers only the exposures in USD, Euro, Swiss Franc, Yen, Pound and Gold. The sum of excess of purchases (long positions) as compared to sales and excess of sales (short positions) as compared to purchases is computed for each currency. The minimum of the two values is then considered as EXP2 and multiplied by a factor 'H' specified in the BCB guidelines to be used for total exposure calculation
- 3. EXP3: This considers the sum of the net positions in all the currencies (including gold) inside Brazil and of the net positions in all the currencies (including gold) outside Brazil. Minimum of these two values is assigned to EXP3 which is then multiplied by a factor 'G' specified in the BCB guidelines to be used for total exposure calculation.

The FOREX capital charge is hence computed as the sum of EXP1, EXP2, and EXP3, after multiplying by the factor 'F' as stated in the BCB guidelines.

For more information on the process and sub processes that compute this task, refer the following:

Process: BCB\_MKT\_RISK\_STD\_APPROACH

Sub-process: BCB - Market Risk FOREX Charge Calculation

#### **Summary Output:**

The FOREX risk charge is reported from the market risk summary (FCT\_MARKET\_RISK\_SUMMARY) table under FOREX charge reporting line.

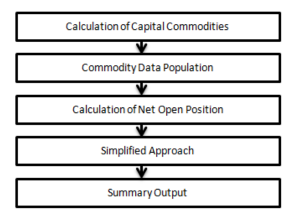
For more information on the process and sub processes that compute this task, refer the following:

Process: BCB\_MKT\_RISK\_STD\_APPROACH

Sub-process: Market Risk Capital Risk Charge Calculation

#### • Capital Charge for Commodities:

Process flow diagram for Commodity





## Commodity Data Population:

Commodity data is captured at an exposure level with commodity identifier as information. Commodity identifier is referred from the list of commodities available in the dimension table meant only for commodities

For more information on the process and sub processes that compute this task, refer the following:

Process: BCB\_MKT\_RISK\_DATA\_POPULATION

Sub-process: Market Risk Data Population

#### Calculation of Net Open Position:

The application computes a position offset for commodities based on common commodity group identifier. The net long and short position is carried forward for commodity risk charge application. In the case of any derivative position taken on the commodity, the capital charge is calculated based on position conversion to capture both option or interest rate risk charge, if existing, and a capital charge for the commodity

For more information on the process and sub processes that compute this task, refer the following:

Process: BCB MKT RISK STD APPROACH

Sub-process: Market Risk Capital Charge Calculation - Simple Approach

#### Simplified Approach:

For the Simplified Approach, the application moves data from market risk exposure (FCT\_MARKET\_RISK\_EXPOSURES) table to market risk commodity capital (FCT\_MARKET\_RISK\_COM\_CAPITAL) table. In the Simplified Approach, the application calculates 15% capital charge on the net open long or open short position includes an additional 3% capital charge on gross position (long plus short) for each commodity group.

For more information on the process and sub processes that compute this task, refer the following:

Process: BCB\_MKT\_RISK\_STD\_APPROACH

Sub-process: Market Risk Capital Charge Calculation - Simple Approach

## **Summary Output:**

The commodity risk charge gets reported out of market risk summary table under commodity charge reporting line.

For more information on the process and sub processes that compute this task, refer the following:

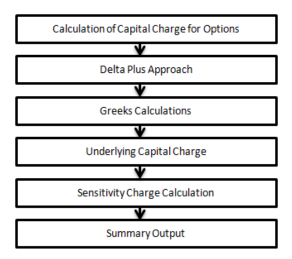
Process: BCB\_MKT\_RISK\_STD\_APPROACH

Sub-process: Market Risk Capital Risk Charge Calculation

#### Capital Charge for Options

Process flow diagram for Options Capital Charge





#### Delta Plus Approach:

In the Delta Plus Approach, the option taken on any underlying contract is processed for position conversion. The purpose of position conversion is to create multiple positions with delta weighted amounts and send each position for respective capital charge calculation.

#### **Greeks Calculation:**

The application calculates Greeks for options based on the option contract information. The Greek calculation involves calculating implied volatility, delta, gamma, and vega. The information required for calculating Greek is explained under "<u>Position Conversion Parameter Assignment</u>". Each of the Greeks calculated then participates in sensitivity charge calculation.

For more information on the process and sub processes that compute this task, refer the following:

Process: BCB\_MKT\_RISK\_STD\_APPROACH

Sub-process: Market Risk Options - Delta and Gamma Calculations - Delta Plus Approach

#### Underlying Capital Charge:

For options contract in equities, commodities, gold, currencies, and so on, one leg is processed for interest risk calculation and the underlying leg is processed in the respective asset (equity, FOREX, commodity) charge calculation.

#### NOTE: General Risk Charge Calculation for IR Leg

The Interest Rate legs of the options, arrived at after position conversion, are sorted into 11 maturity bands based on the residual maturity of the legs. The bands have been defined in the BCB guidelines. Each of these 11 maturity bands (zones) has a risk weight assigned to it. The exposure value of the IR leg of the options is then multiplied by the corresponding risk weight as per the zone in which the residual maturity of the leg falls.

For more information on the process and sub processes that compute this task, refer the following:

Process: BCB\_MKT\_RISK\_STD\_APPROACH

Sub-process: Market Risk Options - Delta and Gamma Calculations - Delta Plus Approach

#### Sensitivity Charge Calculation:



For options, total charge includes underlying capital; charge plus sensitivity risk charge. Sensitivity risk charge includes delta risk, gamma risk, and vega risk charge. The formula used against each of the sensitivity charge is as per BCB guidelines on Market risk.

The computation of Delta weighted positions and Gamma impact for options is done under the process 'Market Risk Options – Delta and Gamma calculations – Delta Plus Approach'. The delta weighted positions of options participate in the specific and general risk charge computations applicable for the respective underlying.

For more information on the process and sub processes that compute this task, refer the following:

Process: BCB\_MKT\_RISK\_STD\_APPROACH

Sub-process: Market Risk Options - Capital Charge Calculation - Delta Plus Approach

## **Summary Output:**

The capital charge for option is reported from summary table where reporting line is options where as the underlying risk charge gets reported under the respective reporting line.

For more information on the process and sub processes that compute this task, refer the following:

Process: BCB\_MKT\_RISK\_STD\_APPROACH

Sub-process: Market Risk Generic Risk Charge Calculation - IR and Equity

#### Key Data Elements

Key data elements are listed in this section. For a complete list of tables and columns to be populated refer to the Download Specification document.

- Interest Rate Historical Data: Interest Rate information for IR instrument is stored here.
- Bank Positions: Position in the instrument (Long/Short), Price of Instrument and No of Units for OTC instruments are stored here.
- Market Instrument Contract: Price of Non-OTC instruments is stored here.
- Instrument contract: Instrument Type, Counter party type, currency code, coupon rate, effective date, maturity date, strike price, coupon rate, coupon frequency are stored here.

FOREX Exposures: Exposure amount, asset amount, asset accrued interest, asset accrued profit are stored here.

## 5.4. Operational RWA

As per the Basel accord, "Operational Risk is the risk of loss resulting from inadequate or failed internal processes, people and systems, or from external events". External losses can occur due to theft of information or hacking of systems. The Brazilian jurisdiction has prescribed three methods for calculating OR capital charges and banks can use any of these methods to calculate capital charge:

- Basic Indicator Approach
- Alternative Standardized Approach
- Simplified Alternative Standardized Approach

**NOTE:** While executing Solo Run for computing Operational Risk, the parent entity data is processed. However, for a Consolidated Run the parent entity as well as the subsidiary data is processed.



## 5.4.1. <u>Basic Indicator Approach</u>

To calculate the capital charge under the Basic Indicator Approach, the exposure indicator for each of the past three years for a standard line of business is multiplied by a fixed percentage of 15%. Later, the average is considered to calculate the capital charge. The exposure indicator is the same as gross income of BIS Jurisdiction, except that in the case of Brazil, the values are reported half-yearly. Hence, to find the annual exposure indicator values, the application sums the half yearly values. If the annual exposure indicator is negative or zero in any of the past three years, then the value from the numerator is excluded, thereby, reducing the base denominator by the same count.

The capital charge formula is as follows:

$$P_{OPR} = Z \cdot \frac{\sum_{t=1}^{3} \max\left[0.15 \times IE_{t}; 0\right]}{n}$$

Where

P<sub>OPR</sub> = capital charge for Operational Risk

Z = factor of 1.00 starting from 1<sup>st</sup> January 2010

 $IE_t = Exposure Indicator for each financial year$ 

n = Number of times in the last 3 years where IE is greater than zero

## 5.4.2. Alternative Standardized Approach

In this approach, banking activities are divided into eight lines of business. The Exposure Alternative Indicator (which is the same as the Exposure Indicator) for each line of business is multiplied by the beta factor which is pre-defined in the Brazil Accord. In this approach for two lines of business: Retail Banking and Commercial Banking, the loan and advance amount is used (rather than Exposure Indicator) which is multiplied by the fixed factor "m" and the beta factor. The constant factor "m" is equal to 0.035. Every year the exposure alternative indicator of the standard line of business is multiplied by respective beta factor. The total capital charge is calculated as the three-year average of the sum of the regulatory capital charges across each lines of business every year. The total capital charge is calculated as follows:

$$P_{OPR} = Z \cdot \frac{\sum_{t=1}^{3} \max \left[ \left( \sum_{i=1}^{2} LAE_{i,t} \times \beta_{i} \right) + \left( \sum_{i=3}^{8} IE_{i,t} \times \beta_{i} \right); 0 \right]}{3}$$

Where

 $P_{OPR}$  = capital charge for Operational Risk

Z = factor of 1.00 starting from 1<sup>st</sup> January 2010

IAE<sub>i,t</sub> = Exposure Alternative Indicator for each line of business and for each financial year

 $\beta_i$  = Beta factor corresponding to each line of business

## 5.4.3. Simplified Alternative Standardized Approach

This approach is an extension of the alternative standardized approach. In this approach, the exposure alternative indicator amount and the exposure indicator amount are used, which are the same as calculated in the preceding section. The total capital charge is calculated as follows:



$$P_{\mathit{OPR}} = Z.\frac{\sum_{t=1}^{3} \max\{\!\!\left[\!\!\left(\!\mathit{LAE}_{t} \times 0.15\right) \!\!+\! \left(\!\mathit{IE}_{t} \times 0.18\right)\!\!\right]\!\!,0\}\!\!}{3}$$

Where

 $P_{OPR}$  = capital charge for Operational Risk

Z = factor of 1.00 starting from 1<sup>st</sup> January 2010

 $IAE_t = Exposure$  Alternative Indicator for each financial year

 $IE_t = Exposure Indicator for each financial year$ 

## 5.4.4. Process Flow for Operational RWA

#### **Prerequisite**

Before calculating the capital charge for Operational Risk, the following should be computed as a prerequisite:

In the processes BCB OPS RISK BASIC IND APPROACH,

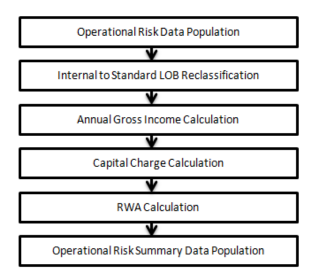
BCB\_OPS\_RISK\_ALTERNATE\_STD\_APPROACH and

BCB\_OPS\_RISK\_SIMPLIFIED\_ALTERNATE\_STD\_APPROACH, the task defined as

Opr\_Risk\_Capital\_Charge\_BCB, OR\_Cap\_Alt\_Std\_App\_BCB, and OR\_Cap\_Sim\_Alt\_Std\_App\_B respectively, should mention the number of years (in the past) as a parameter for capital calculation.

For example: if the previous 3 years are considered, then assign 3 as a parameter against the task **Opr\_Risk\_Capital\_Charge\_BCB**. Therefore, in the future if the previous 4 years have to be considered then change that particular parameter only.

The process to compute Operational Risk is as follows:



## • Operational Risk Data Population:

The input data for each of the financial years mapped along with the internal line of business are populated in the processing table.

#### • Internal LOB to Standard LOB Reclassification:

The internal lines of business are reclassified into standard lines of business.



#### • Annual Gross Income Calculation

For each of the standard lines of business and for each financial year, the annual gross income is calculated.

#### • Exposure Indicator or Exposure Alternative Indicator Calculation:

For each of the standard line of business and for each financial year, the exposure indicator or the exposure alternative indicator is calculated. This is similar to the gross income calculation.

#### • Capital Charge Calculation:

Capital charge is calculated by multiplying the alpha value or the beta value (for Basic Indicator Approach or Alternative Standardized Approach) with the annual income of each year across each standard line of business. Further, the average of 3 years is considered (if the values of all the 3 years are positive). If the values of all the 3 years are not positive, then exclude zero or the negative value from both numerator and denominator.

#### • Risk-Weight Asset Calculation:

The capital charge value obtained is then converted to the equivalent RWA value by multiplying with the factor 12.5.

## • Operational Risk Summary Data Population:

The RWA amount is populated into Operational Risk Summary (FCT\_OPS\_RISK\_SUMMARY) table along with the entity, for which the OR RWA is calculated. The application converts all the elements in annual gross income and loan and advance amount reported in their respective national currency, to the reporting currency. While calculating annual gross income or loan and advance amount for the subsidiary that are part of regulatory consolidation, the amount is limited to the share-holding percentage. Hence, if a subsidiary which is part of regulatory consolidation and parent holding in the subsidiary is considered 45%, then the amount limited to 45% is considered for gross calculation. Similarly, if the holding is more than 50%, the entire amount is considered for gross calculation.

## **5.4.5.** Key Data Elements

Key data elements that need to be noted are listed in this section. To view the complete list of tables used, see the *Download Specification* document.

- Entity details which are part of regulatory consolidation and parent entity share holding percent is required. This data is captured in Stage Entity Shareholding Details (STG\_ENTITY\_SHR\_HLD\_PERCENT) table.
- Net Interest Income, Net Provision Amount, Net Non Interest Income, Operating Expenses, Security Sale
  Gain or Loss from HTM, Insurance Irregular Loss, Security Sale Gain or Loss from AFS, and Insurance
  Irregular Gain for each line of business and for each financial year is required.

## 5.5. Capital Structure

The capital structure of the Brazilian jurisdiction calculates the total capital of the bank holding company. The total capital consists of the following components:

- Shareholder's Equity capital
- Tier 2 capital

Shareholder's Equity capital consists of core equity capital, retained earnings, and disclosed reserves. Tier 2 capital consists of hybrid debt capital and subordinate term debt.

The total capital amount arrived at for each tier of capital is followed by deduction of various regulatory adjustments. Investment in the subsidiary engaged in BFSI and Reciprocal Cross Holding are deducted from the



total capital. Tax credit for capital deduction and DTA are deducted from Tier 1 capital.

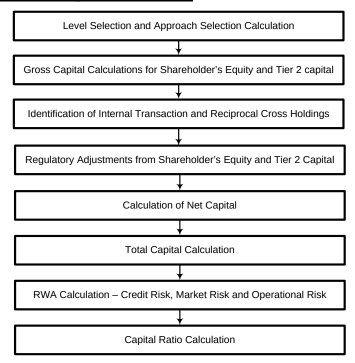
Tier 2 capital is limited to 100% of Shareholder's Equity capital. The total capital ratio must be no lower than 11%.

**NOTE:** While executing Solo Run the parent entity data is processed. Investment into the subsidiary data undergoes RWA calculation as per the Credit Risk and Market Risk rule. Capital line item pertaining to parent entity is only processed. For consolidation approach, the parent entity as well as the subsidiary data is considered. All the General Ledger line items are expected at solo level for each entity. The consolidated data is discarded.

## 5.5.1. Assumption

The General Ledger codes are expected to be unique across entities in STG\_GL\_DATA and DIM\_CAPITAL\_ACCT\_HEAD.

## 5.5.2. Process Flow for Capital Structure



#### • Level Selection and Approach Selection Calculation

To process the capital for a bank, a solo or consolidated entity selection should be made, based on which the capital is calculated at organization level. If solo is selected, then only for that particular selected banking organization the capital is calculated. If consolidation is selected, then all the entities that fall under the umbrella of the selected organization are part of capital calculation. This is done in the task – 'Capital Consolidation Level Selection' in process 'CAPITAL\_CONSOLIDATION'

Based on the share-holding percentage of the parent bank in the subsidiary and the consolidation approach to be followed (consolidation approach and deduction approach) for each of the entity, the Basel approach is selected.



For example: if the share-holding for an entity is 35% and is part of the consolidation process, then the approach selected for this entity is pro-rata consolidation. The above reclassification is performed in task – 'Cap Consl Basel Approach Type Reclassification for an Entity' in the process 'CAPITAL\_CONSOLIDATION'.

## • Gross Capital Calculation for Shareholder's Equity and T2

The total gross capital for each tier of capital that is, Shareholder's Equity and T2, are calculated as per the definition of Shareholder's Equity and T2, by adding the relevant financial instrument in each tier of capital. The above calculation is done in sub process – 'Capital Components Calculations' in process 'BCB CAP STRUCT'.

#### • Identification of Internal Transaction and Reciprocal Cross Holdings

All inter-group and reciprocal-cross holding capital investments are marked as internal customer transactions and reciprocal cross holdings, respectively. The marking is done by populating appropriate standard account head surrogate key for the exposures which qualifies as internal transaction or reciprocal cross holding.

#### • Regulatory Adjustment from Shareholder's Equity and Tier 2

All the regulatory adjustment line items are identified and 50% of the total amount is deducted from Shareholder's Equity and 50% from Tier 2 capital. In order to handle this 50-50 deduction, all the regulatory adjustment line items are moved to table FCT\_CALC\_ACCT\_HEAD where each of the regulatory adjustment line items are equally split into 2 records. The capital component group of one record is marked as 'T1-50' and the other record is marked as 'T2-50'. The above processing is computed in the sub processes – Calc Acct Head Population and Std Acct Head Population in the process BCB\_CAP\_STRUCT.

#### • Calculation of Net Capital

Net shareholder's equity capital is calculated by deducting the tax credit for capital deduction, DTA, and 50% of the regulatory adjustment line item. Similarly, the net Tier 2 capital is calculated by deducting 50% of regulatory adjustment line item. If net Tier 2 capital is greater than net Shareholder's Equity capital, then net Tier 2 capital is limited to Net Shareholder's Equity capital

#### • Total Capital Calculation

The total net Shareholder's Equity capital and Net Tier 2 capital is summed up, less the deduction line items which are deducted from total capital to obtain the total eligible capital.

## • Risk Weighted Asset (RWA) Amount - Credit Risk, Market Risk and Operational Risk

The RWA amount for Non Securitization, Market Risk, and Operational Risk are calculated by summing up the RWA amount as reported under different headings as 'Risk Weighted Asset amount for Standardized Portfolios' for Non Securitization "Market RWA" for Market Risk and "Operational RWA for Operational Risk.

## Capital Ratio Calculation

Capital Adequacy ratio is calculated using the total RWA amount and total capital amount. This processing is done in the sub process – **Capital Components Calculations** in the process **BCB\_CAP\_STRUCT**.

## **5.5.3.** Key Data Elements

Key data elements that need to be followed are listed in this section. For a complete list of tables and columns to be updated, see the Download Specifications document:

• Entity details which are part of regulatory consolidation and parent entity share holding percent. This data is captured in Stage Entity Shareholding Details (STG\_ENTITY\_SHR\_HLD\_PERCENT) table



- The capital structure component for each tier of capital for all entities involved in regulatory consolidation.
- The General Ledger line items are captured as download in Stage General Ledger Data (STG\_GL\_DATA).
- If Capital Line item like 'MR RWA' or 'OR RWA' are available as download, then these Non GL line items are expected as download in Stage Standard Accounting Head (STG\_STANDARD\_ACCT\_HEAD).
- The standard account head ID of line items like 'Net Tier 1 capital', 'capital ratio', and so on, which are computed by the application, are expected to be mapped to Capital Account Identifier -'OTHERS'. Hence, the application populates these line items into Fact Standard Accounting Head (FCT\_STANDARD\_ACCT\_HEAD) with initial value as 0. Later, this value is over written by application.
- Information stored in Capital Standard Mapping (FSI\_CAPITAL\_STANDARD\_MAPPING) table is a mapping of GL capital line items with seeded data in DIM\_STD\_ACCT\_HEAD. For all jurisdictions this mapping should be present. For more information on the mapping of all jurisdictions in FSI\_CAPITAL\_STANDARD\_MAPPING table, refer Exhibit 5 in *Annexure A: Key Concepts*.



# **Chapter 6 CBRC Jurisdiction**

Capital Adequacy related regulations as issued in the following regulations have been incorporated in this OFS Financial Services Basel Regulatory Capital Release 6.1:

 CBRC Jurisdiction: Supervisory guidelines on Capital Adequacy Ratio of Commercial Banks issued by the China Banking Regulatory Commission (CBRC) for Basel II adoption in Chinese Banks on 1st October 2008.

In the jurisdiction of CBRC the following approaches for RWA and Capital Adequacy Ratio computation are supported:

Credit Risk

Non Securitization – Foundation Internal Ratings Based Approach/Advanced Internal Ratings Based Approach Securitization - Foundation Internal Ratings Based Approach

Market Risk

Market Risk - Standardized Approach

Operational Risk

- Operational Risk Standardized Approach
- Capital Structure

# 6.1. CBRC- High Level Process Flow

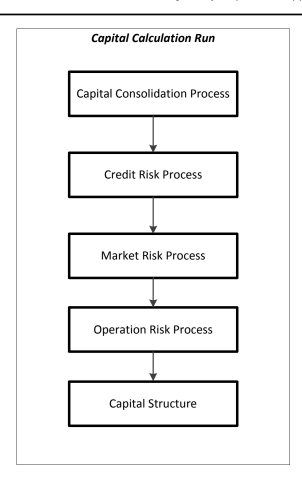
The application supports the capital computations for Credit Risk, Market Risk, and Operational Risk along with Capital Structure and Capital Consolidation process, as per the CBRC guidelines. For Credit Risk, the application follows the Internal Ratings Based Approach, whereas for Market Risk and Operational Risk, the application follows the Standardized Approach.

For more information on the pre-defined Runs available with the application, refer *OFS Basel Regulatory Capital Run Charts*.

The order in which the processes are executed in the application, as are as follows:

## **Process Flow for Capital Adequacy Ratio Calculation**





## **Capital Calculation Run**

The Capital Calculation Run depicted in the preceding process flow is a single run which is a joined together by multiple processes. Each process is a block, compiled together to form an entire Capital Adequacy run. The individual blocks like the Credit Risk process, Market Risk process, and so on, also exist as individual runs which is described in the following sections.

Capital Consolidation is a process common to each of the individual block when they are triggered separately as an individual run. For example: the standard out-of-box Market Risk run has Capital Consolidation and Market Risk process bundled together as a single Market Risk run. This is applicable for a Credit Risk run and Operational Risk run as well. The Capital Consolidation is explained in the following section and is not repeated under the Non Securitization process, Securitization process, Market Risk process, or Operational Risk section of this document.

In Capital Consolidation, the application processes the following:

## **Capital Consolidation Level Selection**

The reporting bank may be a part of a financial group that has multiple legal entities like parent or child entities (subsidiaries) under its name. The entity on which you are required to process should be selected by you. Subsequently, level at which a Run is to be executed (solo or consolidated) should also be selected. You can select these options in the <a href="Run Management">Run Management</a> UI. However, if the Run is executed in the Run Rule Framework (RRF), then these options have to be set using the Rule 'Capital Consolidation Level Selection' in the process 'CBRC\_CAPITAL\_CONSOLIDATION'.

**CBRC\_CAPITAL\_CONSOLIDATION** is the first process to be added in all the Runs defined in the RRF except for the Staging Data Population Run. The Run Management UI selects this process by default.



## Run Parameters Assignment

CBRC Regulations states different approaches for calculating RWA. The Run Management UI in the application allows the reporting bank to define and execute a Run by selecting a combination of different Basel II approaches for RWA computation.

Run Parameter Assignment is also part of **Capital Consolidation** process. The Rule '**Run Definition User Defined Run Param Assignment**' is used to assign the Run parameters if a Run is executed in the RRF. If the Run is executed from the Run Management UI, then the parameters are populated based on the Run defined in the Run Definition window.

## **Currency Conversion**

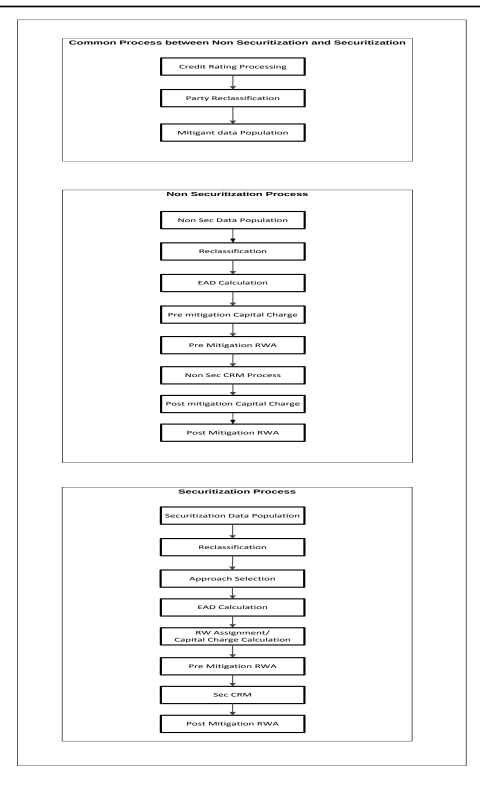
The Rules pre-defined in the application performs currency conversion of all General Ledger amount attributes to be used for Capital Consolidation from the Natural currency to the Reporting currency, based on the exchange rate provided.

## **Shareholding Percent Multiplication**

For all entities in the Capital Consolidation process, the application updates the shareholding percentage against each entity data in the Fact Capital Accounting Head from the Fact Entity Shareholding Percent table. The parent data in the processing table of Fact Capital Accounting Head is updated with the value 1 and for each child entity the data is based on the parent's holding percentage specified for each child in fact entity share holding percent table.

## **Process Flow for Credit RWA**





A Credit RWA Run is a combination of the Non Securitization RWA process and Securitization RWA process. A few processes like Credit Rating, Party Type Reclassification, and Mitigant Data Population are common between Non Securitization and Securitization process. Though these sub processes are explained separately under both Non Securitization and Securitization section of this document, it is executed only once under the Credit RWA run.

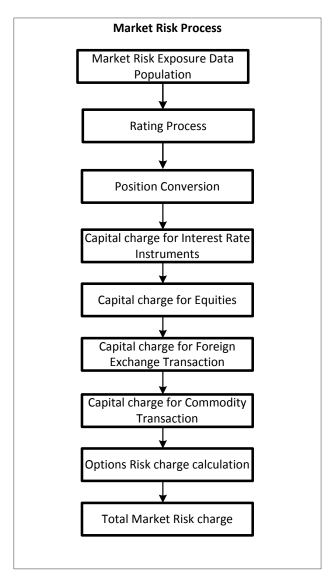


Certain sub processes under the Non Securitization process like Reclassification, are common across all types of exposures for example: banking book, over the counter derivative transactions, and securities financing transactions, and are executed only once in the Run. The details of this sub process are explained under Reclassification sub process of the Basel II Non Securitization exposures section of this document. Likewise, details of Credit Risk Mitigation for Non Securitization process is detailed under the CBRC Non Securitization section of this document and details of Credit Risk Mitigation for Securitization process is detailed under the CBRC Securitization section of this document.

For more information on the sub processes as detailed in the preceding process flow for the Non Securitization process and Securitization process, refer *Credit RWA*.

For example: Non Sec Data Population is detailed under Data Population and Currency Conversion of Credit RWA (Non Securitization - Standardized approach) section of this document.

#### **Process Flow for Market RWA Calculation**



Market RWA Run is made up of multiple sub processes specific to Market Risk. However, when Market Risk is bundled under a Consolidated Run and triggered, Capital Consolidation and Rating process is executed only once for both Credit Risk and Market Risk. The details of each of the sub process mentioned in the preceding flow chart



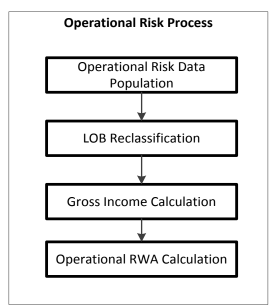
are present under Market Risk section of this document.

For more information on Market RWA computation, refer Market RWA.

For example: 'Capital charge for Interest rate Instruments' sub process above is detailed elaborately under 'Interest Rate risk Related Risk Charge' section of the market risk.

For example: 'Capital Charge for Interest Rate Instruments' sub process is detailed elaborately under 'Capital Charge for Interest Rate Instruments' section of Market Risk. Likewise 'Capital Charge for Equities', 'Capital Charge for Foreign Exchange Transaction' 'Capital Charge for Commodity Transaction', and 'Options risk charge calculation' has a detailed explanation present under 'Capital Charge for Equities', 'Capital Charge for Foreign Exchange Transactions', 'Capital Charge for Commodities', and 'Capital Charge for Options' sub process of the Market Risk section of this document, respectively.

## **Process Flow for Operational RWA Calculation**

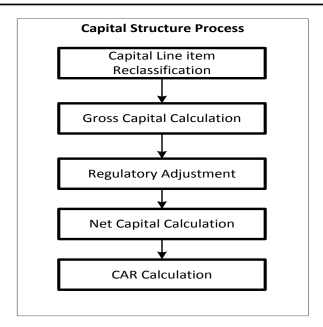


Operational RWA run is executed with the <u>Capital Consolidation</u> process. For more information on the Operational RWA computation, refer *Operational RWA*.

For example: LOB Reclassification and Gross Income Calculation sub process are detailed as separate processes under the Operational RWA section of this document.

## **Process Flow for Capital Structure**





Capital Structure is executed with Capital Consolidation, Credit Risk, Market Risk, and Operational RWA processes.

For more information on the sub processes of Capital Structure, refer Capital Structure.

For example: 'Gross capital calculation' mentioned in the preceding process flow is explained in detail under 'Gross Capital Calculation for T1, T2 and T3' sub process section of the Capital Structure in this document. Likewise, 'Regulatory Adjustment' and 'Net Capital Calculation' is detailed under 'Regulatory Adjustment to Tier 1 and Tier 2' and 'Calculation of Net capital' sub process section of the Capital Structure, in this document.

## 6.2. Credit RWA

The application supports the computation of Credit Risk Weighted Assets (RWA) as per the guidelines laid out by China Banking Regulatory Commission (CBRC).

# 6.2.1. Non Securitization - Foundation IRB/Advanced IRB Approach

The application follows the Foundation Internal Ratings Based (FIRB) Approach and Advanced Internal Ratings Based (AIRB) Approach to compute Credit RWA for Non Securitization exposures.

Foundation IRB covers the following functional areas:

**Banking Book Products** 

**Securities Financing Transactions** 

Over the Counter Derivative Products

Credit Risk Mitigation

## **Banking Book Products**

All the credit risk exposures are identified by the application, through their product type, counterparty type, and the corresponding derived asset classes. A sample list of products types, party types, mitigant types, and credit ratings are pre-defined in the application. However, this list and naming convention differs from one bank to another. Hence, the application re-classifies the bank's information on product type, party type, credit ratings and so on, into standard data as per the accord. The application reclassifies the bank's product types and party types to



Basel standard product and party types. Based on standard Basel product and party types, it forms an asset class for each exposure. For equity exposures, the asset class is formed on the basis of equity type and Basel product type.

The exposure amount and other amount attributes that are provided as an input in the stage tables are in the natural currency (currency of the exposure) is usually different for exposures across different countries. The application converts this natural currency into reporting currency for processing to occur in a single currency.

Some exposures may be hedged against credit risk through various mitigants like guarantors, collaterals, credit derivatives, and so on. These provide mitigation to credit risk and should be considered while computing Credit RWA as per CBRC norms. Hence, the application calculates both pre-mitigation risk weighted assets amount and post-mitigation risk weighted assets amount.

The application calculates the correlation factor using the formula specified for each asset class. Using the Correlation factor, Probability of Default (PD), and Loss given Default (LGD), the application calculates the premitigation capital charge for each exposure. This value signifies the capital charge the bank would have to maintain for each exposure before considering any mitigation effects.

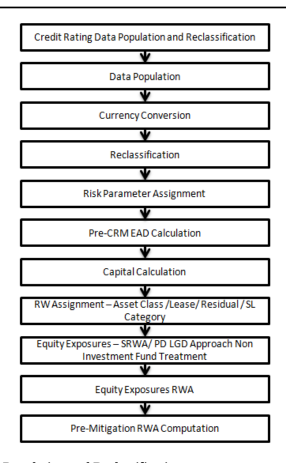
The application calculates pre-mitigation exposure at default amount and risk weight for each exposure. Further, it computes Pre-Mitigation Risk Weighted Assets (Pre CRM RWA) by multiplying the EAD by the risk weight. The risk weight is arrived at by multiplying Pre-Mitigation Capital Charge with 12.5.

Through the Credit Risk Mitigation (CRM) process, the bank considers the mitigation effect. The application checks for mitigant eligibility based on CBRC specifications. It assigns a haircut to each mitigant based on their currency, residual maturity, and expected volatility in their market value. FOREX and Maturity haircuts consider any currency and maturity mismatches that the mitigants have with the exposures that they are covering. Volatility haircut considers the change in the mitigation effect that could arise due future fluctuations in the mitigant's value. The application allocates mitigants to exposures based on the optimizer function and later the capital charge for each mitigant is calculated by the application.

The application calculates the Post Mitigation Risk Weighted Assets Unexpected Loss (Post CRM RWA UL) and Post Mitigation Risk Weighted Assets Expected Loss (Post CRM RWA EL). Some Credit Risk exposures that fall under the category of internal transactions like holding own subsidiaries shares or investment in its capital, reciprocal cross holding, and so on, are treated separately under capital structure.

**Process Flow for Banking Book Products** 





## • Credit Rating Data Population and Reclassification

Pre processing steps:

Data for credit ratings is to be provided as an input in the following rating specific tables:

#### Accounts Rating Table (STG ACCOUNT RATING DETAILS)

Ratings of all Credit Risk Non Securitized exposures, (except investment exposures in STG\_INVESTMENTS table, credit cards in STG\_CARDS, and equities in STG\_EQUITY\_EXPOSURES), securitized exposures, and securitized positions are captured in this table.

**Note:** The value in **F\_CAPITAL\_CHARGE\_EXCLUSION** column of **STG\_INVESTMENTS** table is expected as a download value. When the value of **F\_CAPITAL\_CHARGE\_EXCLUSION** is 'Y', it indicates that the exposures will not be processed further in **FCT\_NON\_SEC\_EXPOSURES** table. Also, these exposures will be excluded form capital charge calculation.

## <u>Instrument Rating Table (STG\_INSTRUMENT\_RATING\_DETAILS)</u>

Ratings for all market risk exposures, investment exposures subject to credit risk (one that are in **STG\_INVESTMENTS**), and mitigants, are required to be populated.

## Party Rating Table (STG\_PARTY\_RATING\_DETAILS)

Credit Rating for all customers and issuers are required to populated

#### Sovereign Rating Table (STG\_SOVEREIGN\_RATING\_DETAILS)

Credit Rating for all countries are required to populated



## **Processing Steps:**

The application reclassifies the rating information to standard ratings.

The rating reclassification lookup table (FSI\_RATING\_CLASSIFICATION) is used to reclassify all the bank ratings to their standard ratings. Ratings are populated from the stage tables (STG\_PARTY\_RATINGS\_DETAILS) to FSI tables (FSI\_PARTY\_RATING\_DETAILS) using the lookup table to obtain the reclassified rating.

**Note:** In the **STG\_PARTY\_RATINGS\_DETAILS** table ensure that the following columns are mandatorily populated with data:

- Rating source code (**V\_RATING\_SRC\_CODE**)
- Party Code (**V\_PARTY\_CD**)
- o Purpose (**V\_PURPOSE**): In this field whether the rating is a domestic rating or foreign rating should be indicated. If any other rating is provided, then the exposure will be considered as unrated.
- Rating Code (**V\_RATING\_CODE**)

Amongst the multiple standard ratings assigned to an exposure, the worst rating is selected and assigned against the exposures. The standard ratings for all asset classes and sovereign rating is assigned separately.

## • Data Population:

## Pre processing steps:

Credit Risk exposures data is populated in the application for all the Product Types through the respective input tables known as Product Processors. The important categories of Credit Risk Non Securitization Exposures, along with their respective table names that are used to input data are as follows:



Product	Source Product Processor			
Bills	STG_BILLS_CONTRACTS			
Credit Cards	STG_CARDS			
Swaps	STG_SWAPS_CONTRACTS			
Futures	STG_FUTURES			
Guarantees	STG_GUARANTEES			
Investments	STG_INVESTMENTS			
Lease Contracts	STG_LEASE_CONTRACTS			
Letters of Credit	STG_LC_CONTRACTS			
Loans	STG_LOAN_CONTRACTS			
Money market instruments	STG_MM_CONTRACTS			
Overdraft	STG_OD_ACCOUNTS			
Options	STG_OPTION_CONTRACTS			
Re purchase contracts	STG_REPO_CONTRACTS			
Equity Exposures	STG_EQUITY_EXPOSURES			
Underlying exposures for repo contracts along with some securitization exposures' underlying	STG_UNDERLYING_EXPOSURES			
Credit Derivatives	STG_CREDIT_DERIVATIVES			

#### Processing steps:

Stage data from the Product Processors or other stage tables is populated in the required tables. Information from all Product Processors data is populated in a common Fact table for all Non Securitized exposures (FCT\_NON\_SEC\_EXPOSURES), except equity data which is first populated in the respective equity table (FCT\_EQUITY\_EXPOSURES) and is then (after risk weighing) populated in the common Fact table for all Non Securitized exposures. For more information on the list of columns to be populated within each table, see *Download Specifications* document.

## **Shareholding Percent Multiplication:**

The exposure amount which is a part of the input data (Product Processors) is the exposure amount for a solo entity. However, for a consolidated Run, the parent exposure is considered only by the shareholding percentage, based on the following calculation:

## **Exposure Amount** X Share Holding Percent = Updated Exposure Amount

## Where

Share holding percent is allotted a value by the Rule **Cap Consl Effective Shareholding Percent for an Entity** in the process - **Capital Consolidation**.

This assignment uses the Rule **Attribute** > **Shareholding Percent Multiplication**. Shareholding percent multiplication is computed for the following attributes:

**Outstanding Principal** 

**Current Exposure Amount** 

Undrawn Amount

Exposure Market Value

**Exposure Accrued Interest** 



**Provision Amount** 

Write Off Amount

Notional Principal and Contract Amount for OTC products.

#### • Currency Conversion:

The application converts the amount attributes, which are in natural currency, to reporting currency which is used for further calculations. The column names suffixed with '\_ncy' are in the natural currency and are multiplied by currency conversion factor to populate values in the reporting currency. The Rule **Reporting Currency Code Assignment** assigns the reporting currency. For more information on Currency Conversion, refer Exhibit 4 in *Annexure A: Key Concepts*.

**NOTE:** The data populated in the Product Processor is expected in natural currency of the exposure.

#### • Reclassification:

The application reclassifies the banks' product types and party types to standard product and standard party types. Based on standard product and party type, it forms an asset class for each exposure. Equity is reclassified by the application in a separate Rule. Similarly, the application does reclassification for mitigant on the basis of its mitigant types and reclassifies it to standard mitigant types.

## **Product Type Reclassification:**

Product types used by the reporting bank as input data are reclassified to standard product types as recommended in the CBRC accord. After reclassification, the product types are stored as standard product types.

For Example: Unsecured Bonds is reclassified as Debt Securities. A separate Rule is pre-defined in the application to reclassify lease residual and equity products.

## Party Type Reclassification:

Similar to the product type, the customer type and issuer type (which are stored as counterparty type) are also reclassified to standard counterparty type. The Basel application is designed to include customer type, issuer type, and legal entity type in a single table (STG\_PARTY\_MASTER) and these are also reclassified together. Party type reclassification Rules reclassifies for customer types and issuer types.

For Example: Individual is reclassified as Retail.

This Rule is defined in the lookup table so that the same reclassification can be used across exposure, equity, and the mitigant tables. Issuer of equity is reclassified separately by the application.

#### Asset Class Reclassification:

On the basis of standard product type and standard counterparty type, an asset class is formed by the application. This asset class is used for data processing.

For example: Standard counterparty is large corporate, the asset class is large corporate, except when exposure has product types like cash and real estate. For standard product type gold, the asset class is Gold, except that when standard counterparty type is Central Counter Party, the asset class is Central Counter Party. For standard counterparty type Insurance Entity and Standard product type as Line of Credit, the asset class is Corporate Non SME Non SL. Similarly, Corporate Non SME can be reclassified to Corporate SME based on the Total Annual Sale and Corporate SME can be reclassified to 'Other Retail' based on the counterparty Total Annual Sale, Counterparty Total Exposure to the bank, and Total Asset.

Asset class for all equity products is reclassified on the basis of equity type and standard product type.

## Mitigant Reclassification:



For mitigants the application reclassifies the mitigant type to the standard mitigant type like the debt securities, credit derivative, cash, and so on. It also reclassifies the mitigant issuer type to the standard mitigant issuer type like Banks, Corporate, and so on. The reclassification tasks are present in the **Mitigant Reclassification** sub process.

#### • Risk Parameters Assignment

The application assigns risk weight parameters of PD, LGD, and maturity to all exposures.

For senior claim exposures, LGD is assigned as 0.45 and for non senior claim exposures LGD is assigned as 0.75. For exposures falling under retail asset class, irrespective of the seniority, the LGD has a floor value of 0.1. The FIRB approach assigns the pre-mitigation LGD to all purchase receivables in a separate Rule. PD has a floor value of 0.0003 for all asset classes, except for defaulted exposures where the value is 1.

## • Pre-mitigation capital calculation

Pre-mitigation capital is calculated for all asset classes using the Correlation factor, PD, and LGD, where correlation factor is calculated for each asset class on the basis of PD. Capital is calculated for defaulted exposures and failed trades using a separate Rule. For defaulted exposures, the application uses two inputs - LGD and Best Estimated Expected Loss of a Bank. For failed trade transactions, the capital requirement is assigned by the application on the basis of number of failed business days.

#### Credit Conversion Factor (CCF):

This is applied to all off-balance sheet exposures. The CCF applied values are 0.2, 0.5, and 1. The various factors on the basis of which the CCF is applied are product type, type of facility (whether it is cancellable or not), and the maturity of exposure.

## Pre CRM Exposure at Default (EAD):

EAD is calculated for all asset classes based on the following attributes:

- Current Exposure Amount
- o Off-Balance Sheet Drawn CCF Percent
- Provision Amount
- o Undrawn Amount
- o CCF Percent
- o Exposure Accrued Interest
- o Write Off Amount

Of the total exposure amount, the exposures can have drawn amount and undrawn amount. The drawn amount is the direct credit exposure and undrawn amount can become a future exposure when that amount is drawn. Therefore, EAD related to undrawn amount is calculated by multiplying CCF percent with the undrawn amount. The application calculates the EAD related to drawn amount using the following attributes:

- Exposure Accrued Interest
- Off-Balance Sheet Drawn CCF Percent
- Write Off Amount
- o Provision Amount
- Current Exposure Amount

## Capital Consolidation:



If the reporting bank has exposure to one of its own subsidiaries, then that exposure is classified as internal exposure. Each of the internal transactions, that is, the transaction between the parent and its subsidiary is marked as a deduction line item. The deduction is processed as part of the CBRC Capital structure in the capital structure processing and all the internal transaction are eliminated from the RWA calculation.

## Approaches Followed in Capital Consolidation

The three approaches followed by the Capital Consolidation are:

Consolidation Approach(CONSL): Under this approach, all the entities of the bank's organizational structure are considered. This includes all the entities/subsidiaries that belong to the same jurisdiction. All the exposures of the entities in the organizational structure are considered for computing risk weighted exposures, except the intra-group exposures.

Aggregation Approach(AGG): This approach is similar to the Consolidation approach but is used in the cases, where some of the entities that are part of bank's organizational structure belong to a different jurisdiction. The capital requirement of the affiliate is computed as per the jurisdiction that it is subject to and is then aggregated with the rest of the group's capital requirement. Intra-group exposures are not excluded in this approach.

Deduction Approach(DED): This approach is used in the case where some of the subsidiaries/entities that are part of bank's organizational structure are excluded from consolidation. In such a scenario, the regulatory investment in the excluded subsidiary attributable to the rest of the group are deducted from the consolidated capital requirements.

#### • RW Assignment for Asset Class/ Lease Residual and SL Category

Risk weight is calculated for all the asset classes by multiplying the capital charge by 12.5. If the lease residual indicator is 'Yes' for any asset class, then a RW of 100% is assigned. Specialized lending category is assigned a RW based on the supervisory slotting criteria.

#### Equity Exposures – SRWA/ PD LGD Approach Non Investment Fund Treatment

Equity Exposures are treated in the Equity Exposures (**FCT\_EQUITY\_EXPOSURES**) table where EAD is calculated using the post off-set amount. This is further deducted by the exposure excess investment amount. The excess investment amount is to be provided as an input. For more information, see the *Download Specifications* document.

Equity Exposure can be treated using the Simple Risk Weight Assignment (SRWA) method, PD/LGD approach, or Internal Model Method. You can define the approach to be used to calculate the RWA for equity approach. If PD/LGD approach is selected Correlation, Capital charge and RWA is calculated. If SRWA is the selected RW is calculated based on equity being Public Traded or Private traded. If IMM is selected, then the Capital Charge Derived from VaR Model is taken as input and RW is assigned.

#### • Equity Exposures RWA

Equity Exposure RWA is calculated by multiplying the risk weight with the Equity EAD. Equity data is processed in Equity Exposures (FCT\_EQUITY\_EXPOSURES) table. From Equity Exposures (FCT\_EQUITY\_EXPOSURES), data is populated to Fact Non Sec Exposures (FCT\_NON\_SEC\_EXPOSURES) table.

#### • Pre-Mitigation RWA Calculation

For all asset classes, the pre-mitigation RWA is calculated using the RW and pre-mitigation EAD amount.

## **Credit Risk Securities Financing Transactions (SFT)**

Securities Financing Transactions includes repo style transactions, margin lending, security financing borrowing, and so on. The SFT EAD calculation follows two methodologies as follows:



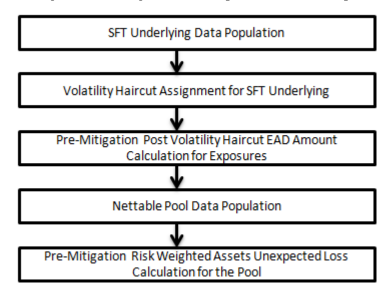
- Collateral Haircut Approach
- Simple VaR Approach

Currently, the application supports Collateral Haircut approach only.

For all SFT contracts which have a mitigant mapped, the application computes Credit Risk Mitigation (CRM) based on the RWA approach selected by the bank. For Foundation IRB, the mitigation is based on IRB capital calculation as per the guidelines on Credit Risk.

## Process Flow for Securities Financing Transactions (SFT)

SFT EAD calculation is computed in the sub process SFT Exposures RWA - Comprehensive Approach.



## • SFT Underlying Data Population:

Two data elements are present in SFT transactions. First, the parent transaction is captured and second the underlying information on which the parent transaction is built is captured separately with a data identifier (STG\_UNDERLYING EXPOSURES.V\_UNDERLYING\_DATA\_IDENTIFIER) as REPO for Repo transaction or MLT for Margin Lending Transaction. Additionally, the underlying data captures the parent identifier code against each of the records (V\_PARENT\_EXPOSURE\_ID). For multiple underlying data for a single parent, the unique parent identifier code is repeated across the underlying data.

#### • Volatility Haircut Assignment for SFT Underlying:

This is computed by the following Rules:

- o Exposure Volatility Haircut Assignment for Supervisory Haircut
- o CRM Exposure Volatility Haircut for Equity and Mutual Fund
- Exposure Volatility Haircut Assignment Scaling Up for "Capital Market Driven" or "Repo Style" transaction types
- Exposure Volatility Haircut Assignment Own Estimate
- o FOREX Haircut.

## • Pre-Mitigation Post Volatility Haircut EAD Amount Calculation for Exposures:

For SFT transaction, the application calculates EAD for the parent exposure based on the underlying information. The underlying exposures are moved to Sft Underlyings (FCT\_SFT\_UNDERLYING)



table from Fact Non Sec Exposures (**FCT\_NON\_SEC\_EXPOSURES**). If the underlying exposures are financial instruments and FOREX haircut, where the underlying and the parent contract are in different currency, then each underlying exposure is assigned a volatility haircut based on the haircut application criteria. Each SFT underlying exposure, adjusted for haircut (EAD + haircut value), is added as EAD for the parent contract.

#### • Nettable Pool Data Population:

The application nets SFT contracts based on the same customer, common netting agreement identifier, transaction being Repo/Re-Repo or Margin lending, product book being trading or banking, and so on. Margin lending transaction for SFT also follows the same EAD calculation methodology however Repo/Reverse Repo and margin lending are not netted together.

## Pre-Mitigation Risk Weighted Assets Unexpected Loss Calculation for the Pool:

Pre-Mitigation Risk Weighted Assets Unexpected Loss is calculated for the pool as EAD multiplied by risk weight or capital \* 12.5.

#### **Over the Counter Derivative Products**

CBRC has introduced Counterparty Credit Risk (CCR) wherein the counterparty could default before the final settlement of a transaction. Unlike the firm's exposure to credit risk arising from a loan, the CCR creates a bilateral risk of loss. Market value of the transaction can be positive or negative to either party in the transaction at different points in time, till the maturity or closure of the transaction. The market value of the transaction depends on the movement of the underlying risk factor. CBRC committee has proposed rules to calculate the EAD or exposure amount for the instrument with CCR.

**NOTE:** All OTC derivatives and repo products are part of the CCR computation. Also, all the trades with Central Counterparty (CCP) are assigned a zero risk weight.

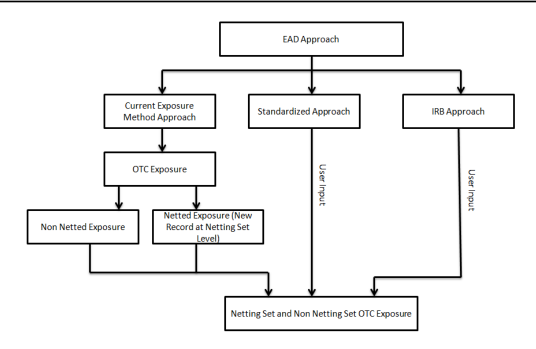
The application's treatment for the instrument with CCR is divided into three categories:

- Exposure at Default (EAD) Approach
- Risk Weighted Asset (RWA) Approach
- Credit Risk Mitigation (CRM) Approach

## <u>Process Flow for Over the Counter Derivatives – EAD Approach</u>

• Exposure at Default (EAD) Approach





Exposure amount subject to CCR is estimated by three different approaches as described in the CBRC accord. The application calculates EAD with Current Exposure Method (CEM) as recommended in the CBRC accord. For other approaches, that is, the Standardized Approach and Internal Rating Based (IRB) Approach, the application expects the exposure amount of the transaction as direct user input for further processing.

#### Current Exposure Method

The application calculates the EAD for two different sets of the records with a different methodology as prescribed in the CBRC Accord which are Netting Agreement Records and Non Netting Agreement Records.

## **OTC** Exposure

For the calculation of EAD, the exposure amounts from the exposure table are moved to a different table for OTC and REPO transaction. The application also creates a new single record for each netting agreements in the data.

## Non Netted Exposure

To compute EAD for non netting records, the application does the following:

- O Total replacement Cost: Greater than Mark to Market or zero for all the contracts
- O An amount for potential future credit exposure is calculated based on the notional and multiplied by the add-on factor based on the underlying type of the contracts. Add-on is assigned based on the following attributes as represented in a tabular format.

	Interest Rates	FX and Gold	Equities	Precious Metals Except Gold	Other Commodities
One year or less	0.00%	1.00%	6.00%	7.00%	10.00%
Over one year to five years	0.50%	5.00%	8.00%	7.00%	12.00%
Over five years	1.50%	7.50%	10.00%	8.00%	15.00%



The Rule: Non Sec Add - on Estimation, assigns the add-on percent in the processing Non Securitization table. Data is populated to Nettable Pool (FCT\_NETTABLE\_POOL) table by the T2T: NETTABLE\_POOL\_OTC\_POPULATION\_OTHERS

#### Netted Exposure

To compute EAD for the netting agreement records, the application does the following:

- o Total replacement Cost: Greater than Mark to Market or zero for all the contracts.
- An amount for potential future credit exposure is calculated based on the notional and multiplied by the add-on factor based on the following formula:

$$A_{net} = 0.4* A_{Gross} + 0.6* NGR*A_{Gross}$$

The application creates new records for netting agreement and data is populated into the OTC Exposure table. The application selects all the records with the following attributes which are similar to computing the netting agreement exposure:

- Trades with Entity
- o Customer
- Product Level All OTC trades
- o Netting Agreement
- o Book Code: Trading or Banking
- o Long Settlement transaction Flag
- o GAAP Code

The following T2Ts are used to create and populate the OTC exposure table:

- o NETTABLE\_POOL\_OTC\_POPULATION
- NET\_POOL\_EXPOSURE\_CREATION

The add-on percent netting agreement is achieved by using the following calculations:

- o Gross Current Exposure Calculation for OTC Derivatives
- o Gross Potential Exposure Calculation for OTC Derivatives
- Net Current Exposure Calculation for OTC Derivatives
- Net Gross Ratio Calculation for OTC Derivatives
- Net Potential Exposure Calculation for OTC Derivatives

Exposure at default for all instruments with CCR risk is calculated using the following calculations:

o Exposure Calculation for OTC Derivatives

## • Risk Weighted Asset (RWA) Approach

RWA calculation for the instruments which are subject to CCR risk is similar to RWA calculation of other instruments.

#### • Credit Risk Mitigation (CRM) Approach

CRM calculation for the instruments which are subject to CCR risk is similar to CRM calculation for other instruments.



#### Key Data Elements

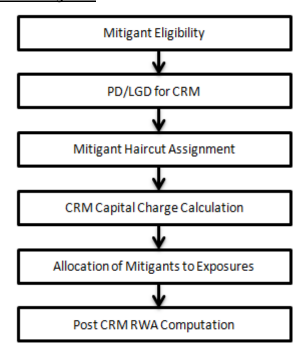
Key data elements need to be noted are listed in this section. To view the complete list of tables to be populated, see the *Download Specification* document.

- For instruments participating in netting agreement, the Nettability flag should be set as 'Y'.
- Instruments with the same agreement code are netted in the same netting agreement. The application handles both cross product and product netting with respect to a netting agreement.

## **Credit Risk Mitigation**

The application handles multiple mitigants for CRM such as financial collateral, on-balance sheet netting, guarantees, credit derivatives, and so on. CRM reclassification is computed by reclassifying collateral and issuer to standard collateral and issuer type. The mitigant is identified as eligible or not, based on the eligibility rules for CRM.

## Process Flow for Credit Risk Mitigation



#### • Mitigant Eligibility:

For the comprehensive approach, the credit rating of the mitigant of the collateral is considered for all mitigant types issued by all party types, while deciding whether the mitigant is eligible for a particular exposure or not. The application has pre-defined Rules to perform eligibility checks. Separate eligibility rules exist, for mitigants types such as equity, mutual funds, or debt security. For the remaining mitigant types, a mitigant is marked as eligible, only if its credit rating is better than the exposure to which it is providing protection and is classified as senior in position.

Mitigant eligibility is also checked based on the original and residual maturity of the collateral. Collateral is classified as eligible, if its original maturity is more than 1 year and residual maturity is more than 3 months.

#### • PD/LGD for CRM:

The application assigns the PD and LGD to the mitigants as follows:



For financial collateral using the FIRB approach, the PD used is that of the exposure that the collateral is covering and the LGD used is 0. For other mitigants in the form of guarantees or credit derivative, the PD used is that of the mitigant (expected as down load from bank) and LGD used is that of the exposure that the mitigant is covering.

For LGD assignment, the application also takes care of the minimum collateralization effect as stated in the CBRC guidelines. Additionally, if there is an over collateralization amount, then the application adjusts the mitigant value based on the over collateralization percentages, as stated in CBRC guidelines.

In the AIRB approach, the bank needs to provide the PD or LGD data at a mitigant level. However, the application offers the flexibility to the reporting bank to include the mitigation effects at exposure level, if the bank can model the PD or LGD of the exposure, considering the mitigation effects. In this case, the bank does not need to provide mitigant data separately as they have already factored in its effects at the exposure level PD and LGD.

#### • Effective Asset Class:

The asset class for the covered portion of the exposure undergoes asset reclassification, where based on the issuer of the mitigants, the asset class is assigned.

## • Mitigant haircut assignment:

The application computes for three kinds of mitigant haircut, which are volatility haircut, FOREX haircut, and maturity mismatch haircut. Volatility haircuts are calculated and the amount of exposure to the counterparty and the value of collateral or mitigant are adjusted to account for any future fluctuations in the market value. After the adjustment, the application provides volatility adjusted amounts for both the exposure (higher than original exposure amount) and the collateral (lower than original amount).

If the exposure and collateral are in different currencies, then the application does an adjustment by applying the FOREX haircut. If the residual maturity of the CRM is less than that of the underlying credit exposure, then a maturity mismatch is applied. If maturity mismatch is applied and the CRM has an original maturity of more than one year, then maturity mismatch haircut is applied to adjust the value.

The two methods for assigning volatility haircut are as follows:

Supervisory Haircut

Own Estimate

In the supervisory haircut method, the application assigns volatility haircut based on issuers, issuer's ratings, mitigant's residual maturity, and type of mitigant, as stated in the CBRC accord. In Own Estimate method, the application considers the standard transaction type of the exposure. Standard transaction types are stored in the standard transaction type dimension table. The various transaction types available are capital market driven, repo style, and secured lending. The volatility haircut is assigned as per the CBRC guideline.

The FOREX haircut is also assigned based on these transaction types as per CBRC guidelines. Only eligible mitigants are considered for haircut assignment and further processing. The eligible mitigants data flows from the mitigants table to sub exposures table.

Haircuts, as mentioned in the CBRC accord, assume a holding period of 10 days. However if the mitigant's holding period is more than 10 days, then the application scales up the haircut value to reflect the correct value as per the holding period.

#### • CRM capital charge calculation:

#### Mitigant Correlation Factor:

Similar to Non Securitization exposures, correlation factor for collaterals or mitigants is also calculated for mitigants belonging to all asset classes based on their PD.

Capital Charge Calculation:



Capital charge is calculated for all mitigants using their effective maturity, correlation factor, PD, LGD, and maturity adjustment value.

#### Allocation of mitigants to exposures:

This process loads the mitigant mapping data from the stage table to its corresponding processing table. Mitigants are allocated to the respective exposures that they are covering and the application also defines the amount of the bank's exposure the mitigant is covering. Shareholding percent is also applied to the mitigant amounts. The application has a pre-built optimizer for optimum allocation of mitigants to the exposures for CRM purposes. An Optimizer allocates mitigants to exposures to attain the most favorable EAD output. One-to-One, Many-to-One, and Many-to-Many mapping of mitigants are handled in an efficient manner involving storage of intermediate computations for traceability. For more information on Pooling and Optimizer, refer Exhibit 1 and Exhibit 3 in *Annexure A: Key Concepts*.

All mitigants which are eligible and mapped to an exposure are populated to another table where each exposure is broken down by mitigant types. This includes an additional row treating the exposure as having covered and uncovered portion. The covered factor and uncovered factor is also populated in this table.

The application uses linear programming logic to allocate the mitigants to the exposures. Pooling identifies the exposure and mitigant data from the sub exposures table. Exposure identifier and mitigant identifier are the attributes on which Pooling is performed. It assigns the pool id for each exposure-mitigant combination. Based on these pool ids, the optimizer allocates a covered factor to exposures.

**NOTE:** A tag <ALTER\_STATEMENTS> is present in Optimizer\_Config.xml. This statement is used to enable the parallel Data Manipulation Language (DML) for optimizer. This is tag is disabled by default, due to which a warning appears as follows which is printed in the Optimizer log:

"Error: Could not find node ALTER STATEMENTS in the xml"

The administrator can uncomment this tag to enable parallel DML for the optimizer.

## • Post-CRM RWA Computation:

Pre mitigation EAD is divided into Post Mitigation EAD for the covered portion and Post Mitigation EAD for uncovered portion. Covered portion is the portion of the exposure covered by the mitigant and uncovered portion is portion of the exposure not covered by the mitigant. For multiple mitigants covering one exposure, more than one record is present for the covered portion of that exposure. Post mitigation RWA Unexpected Loss (Post CRM RWA UL) is calculated by multiplying post mitigation EAD for and its capital required UL with 12.5. Post mitigation RWA Expected Loss (Post CRM RWA EL) is calculated as the product of PD, LGD, and post mitigation EAD amount with 12.5.

# 6.2.2. Securitization

CBRC guidelines differentiate the Credit Risk computation of Securitized exposures from Non Securitized exposures, as the securitized exposures are part of an off-balance sheet transaction which follows a waterfall cash flow mechanism.

The Securitized exposures are the exposures which are issued out of a pool of underlying exposures for the transfer of risk. The Re-Securitized exposures are the exposures which are issued out of a pool of underlying exposures which constitutes of at least some portion of Securitized exposures, Non Securitized exposures as well as underlying exposures. The application is capable of managing the computation of the Securitized exposures as well as the Re-Securitized exposures. It also manages the calculation for the originator as well as the investor bank roles. At a broad level, there are two categories of investors:

• An Investing Bank who has invested heavily in Securitization:

These kinds of investors are prepared to provide the entire details of the Securitization transaction



To cater to these investor needs, the entire pool, entire or invested tranche details, and the invested exposures information are required to be provided by the bank. This information is captured in the pool, tranche and exposures table.

• An Investing Bank who has invested minimal in Securitization:

These kinds of investors are prepared to provide the necessary inputs required for the calculation of the capital charge pertaining to their invested exposure.

To cater to these investor needs, the invested exposures information is required to be provided by the bank. Along with that, few of the pool and tranche attributes required for the computation are required to be provided by the bank in the exposures (STG\_SEC\_EXPOSURES) table itself.

CBRC guidelines specify two broad approaches for the calculation of the capital charge for the Securitization exposures.

- Standardized Approach
- IRB Approach

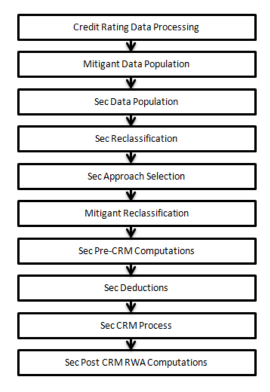
Ratings Based Approach

Internal Assessment Approach

Supervisory Formula approach

For CBRC jurisdiction, the application computes the IRB approach only. For a few procedures, the calculations pertaining to the underlying exposures of the Securitization transaction are required before processing the Securitization exposures. This change has an impact on both the Securitized exposures and the Non Securitized exposures.

# **Process Flow for Securitization – Foundation Internal Ratings Based (FIRB) Approach**





The application handles the IRB Approach of the Securitization Exposures as follows:

#### • Credit Rating Data Processing:

All the rating information of the exposures and the mitigants are populated from the staging tables to the processing tables. The exposure and the tranche rating information are captured in the account rating (STG\_ACCOUNT\_RATING\_DETAILS) tables and the mitigants rating information are captured in the instrument rating details (STG\_INSTRUMENT\_RATING\_DETAILS).

#### • Mitigant Data Population:

The mitigants data are populated from the staging table to the processing table. The exposures which are mapped to the mitigants are captured and populated from the staging table to the processing table.

#### • Sec Data Population:

The data pertaining to the pool, tranche, and, exposures are populated from the staging tables to the processing tables. The underlying exposures data are captured in the respective Product Processor tables (for which the process pertaining to the Non Securitization exposures is followed). For Re-Securitization positions, if the underlying exposure is a securitization position, the information will be available in sec exposures table. If the reporting bank provides only the exposure level information, then the application expects a few pool level and tranche level parameters to be provided in the Exposures (STG\_SEC\_EXPOSURES) table.

#### • Sec Reclassification:

The application uses standardized data for all kinds of calculations (product types like eligible liquidity facility, bank role like originator, pool type like mortgage backed securities, and so on). Before any calculation, the application reclassifies the bank specific data to standard data, similar to the terms used in the CBRC guidelines. It reclassifies the bank role to the standard bank role of an originator or investor. The other bank roles like sponsor, credit protection provider, and so on are reclassified into originator, investor, and so on respectively. The application also reclassifies the pool type to the standard pool type like credit cards receivable pool, auto loans, and so on. It also reclassifies the product type to the standard product type like Mortgage Backed Securities (MBS), eligible liquidity facility, and so on.

## • Sec Approach Selection:

The application assigns the appropriate approach to the exposures, based on the criteria specified in the CBRC guidelines. The application assigns any of the three approaches under the IRB process:

Sec-Internal Assessment Approach; If exposures are qualified for SFA approach (SFA Qualified flag is 'Y') and have more than one rating, then the application assigns the Sec-Ratings Based Approach to that exposure.

Sec-Ratings Based Approach: The application assigns the Sec-Ratings Based Approach if there is at least one rating assigned to the exposures.

Sec Supervisory Formulae Approach: The application assigns the Sec-Supervisory formulae approach to originator exposures if the exposure is qualified for the SFA approach (SFA Qualified flag is 'Y') and there is one or no external ratings assigned for that exposure.

For Asset Backed Commercial Paper (ABCP) exposures having internal ratings, the application assigns the Sec-Internal Assessment Approach. For exposures not qualifying for any of the approaches, the application assigns the Sec-Internal Ratings Based Approach. This approach selection is handled in the Sec Approach selection sub-process.

#### • Mitigant Reclassification:

For mitigants, the application reclassifies the mitigant types to the standard mitigant types like the debt securities, credit derivative, cash, and so on. It also reclassifies the mitigant issuer type to the standard mitigant issuer type like banks, corporate, and so on.

## • Sec Pre CRM Computations:



The application calculates the Pre-CRM RWA for the exposures by multiplying the Pre-CRM EAD with the risk weight of the exposures. This is handled in the **Pre-CRM Computations** sub process.

#### • Pre-CRM EAD Computation:

The application assigns the Credit Conversion Factor (CCF) to the off-balance sheet items as specified by the CBRC guidelines. The CCF percentages are assigned based on the product type (like the Eligible Liquidity Facility) and applicable ratings. The CCF Percentages are also assigned to the exposures based on whether any early amortization provision is applicable to the transaction. In such cases, the CCF assignment is based on the early amortization type (controlled or uncontrolled), the pool type, and the ratio of three month average excess spread to the trapping point. Further, the application computes the Pre-Mitigation EAD. This is computed based on the bank role and the product type. The application calculates the EAD for the investor's interest separately. Pre mitigation EAD for on-balance sheet and off-balance sheet exposures are calculated separately based on the calculations given in the CBRC guidelines. This is handled in the **Pre-CRM Computations** sub-process.

## Risk Weight Assignment:

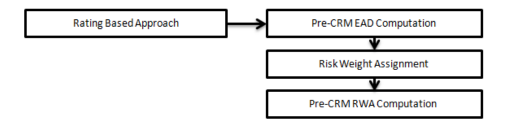
## Ratings Based Approach:

For exposures which follow the Ratings Based Approach, the risk weight assignment is similar to the Standardized Approach, except for the difference on the criteria used for risk weighting. In the RBA Approach, to compute the RWA of exposures, the application considers the following attributes of the exposure: granularity of the pool, seniority of the exposure, and the credit rating for the exposures.

For exposures which are unrated, the application checks the criteria required for inferring the rating. This is based on the presence of subordinate tranche information (based on seniority) for the same pool, regardless of whether the bank has an exposure in that tranche or not, residual maturity of the subordinate tranche being more than the unrated tranche's residual maturity, and the credit enhancement level of the unrated tranche being equal to or more than the subordinate tranche's credit enhancement level. The ratings of the tranches also undergo multiple assessments and the application assigns a single rating for all the rated tranches.

Based on all of the above criteria, the rating for the unrated exposure is inferred equal to that of the identified subordinate tranche. For more than one subordinate exposure, the application assigns the rating of the immediate subordinate tranche. This is due to the seniority of the exposure in the cash flow and in the Securitization structure rating of a subordinate tranche cannot be more than that of the immediate senior tranche.

This is handled in the **Pre-CRM Computations** sub-process.



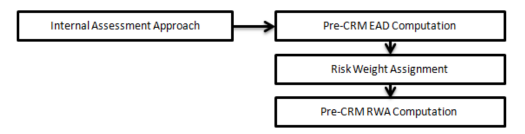
## Internal Assessment Approach:

For exposures which follow the Internal Assessment Approach, the risk weight assignment is similar to the Standardized Approach, except for the difference on the criteria used for risk weighting. The application uses the granularity of the pool, seniority position of the exposure, and the credit rating of the exposure for risk weighting the exposures which follow the Internal



Assessment Approach. The internal rating of the exposures is reclassified by the application into standard ratings, as stated in the CBRC guidelines.

This is handled in the **Pre-CRM Computations** sub-process.



Supervisory Formula Approach:

For exposures that follow the Supervisory Formula Approach, the application calculates the underlying capital of the securitization pool (KIRB), using the Non Securitization process. The application calculates the SFA parameters based on the pool and tranche details, by using the calculation logic specified in CBRC guidelines. The application also checks the exposure to identify whether the exposure should be straddled or not. This check is based on the credit enhancement level of the tranche to which the exposure belongs, the thickness of the tranche to which the exposure belongs, and the underlying capital of the securitization pool.

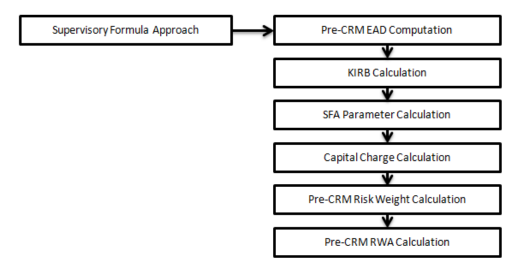
The exposures for which the sum of the credit enhancement level and the tranche thickness are less than that of the KIRB, the exposures are deducted from the capital. The exposures for which the credit enhancement level is more than that of the KIRB, the SFA parameters of these exposures are computed. The exposures for which the credit enhancement level is less than that of the KIRB but the sum of the credit enhancement level and the tranche thickness are more than the KIRB, the exposures is straddled, that is, the tranche to which the exposure belongs is split into a position lower than KIRB and a position more than KIRB. All the exposures mapped to that tranche are split in the same manner.

The application populates straddled tranche information into the securitization straddled tranche (FSI\_SEC\_STRADDLED\_TRANCHE) table. The application splits each of the exposures of the identified straddled tranche into two. The account skey of the parent exposure, which is undergoing the split, is added as the parent account skey for the new exposures formed. The straddled tranche deduction amount (the KIRB amount less than the tranche amount) is calculated and populated from the Securitization Straddled Tranche (FSI\_SEC\_STRADDLED\_TRANCHE) in a prorated manner to all the exposures of the straddled tranche which are identified for deductions. The remaining amount (which is the tranche amount above the KIRB) is the exposure amount of the senior exposures (the exposures of the straddled tranche which are identified for risk weighting under SFA) of the split exposures. After the original exposures are split into two and their amounts are populated, the original exposure is deleted from the exposure table.

Once all the SFA Parameters are computed, the capital charge is calculated using the SFA Parameters. This capital charge is converted into the risk weight.

This is handled in the **Pre-CRM Computations** sub-process.





#### • Sec Deductions:

For exposures using the Ratings Based Approach that are unrated, or rated BB- or lower, are marked as deduction exposures. For exposures using the Supervisory Formula Approach, all those that are risk weighted at 1250% (including exposure going for straddling) are marked as deduction exposure. All unrated ABCP exposures (irrespective of their SFA qualification indicator) and originator records are deducted. The process also handles deduction related to synthetic securitization transactions. All unrated credit protections that are not 'Nth to Default' or SFA qualified, are also marked for deduction.

#### • Sec CRM Process:

Mitigant Risk Weight, Mitigant Eligibility, Haircut Assignment, and Allocation of Mitigants to Exposures are handled in **Sec CRM** sub-process.

#### Mitigant Risk Weight:

The application calculates the mitigant risk weight similar to the exposure risk weight of Non Securitization exposures. This is based on the standard issuer type and the credit rating which includes the unrated issuers also. The application performs the multiple assessments for the mitigants, similar to the process followed for Non Securitized exposures, and arrives at a single rating for the mitigant. Further, the application assigns the final risk weight to the mitigant. For a financial collateral, mitigants like cash and gold zero risk weight are assigned.

## Mitigant Eligibility:

The application identifies the eligible mitigants based on the criteria as mentioned in the CBRC guidelines. The application identifies the following mitigants in the case of securitized exposures – collateral, guarantees, and credit derivatives. The application is capable of using Comprehensive Approach for the mitigants which are part of the collateral. This is similar to the mitigant eligibility of the Non Securitization process. The application processes the multiple assessments of ratings for the mitigants as well. This is required since some of the mitigant eligibility criteria are based on the ratings and risk weight of the mitigants.

The eligibility of the collateral mitigants are based on the party type of the mitigant, mitigant types, the credit rating assigned to the mitigant or the party (as applicable), and the classification of collateral as a senior or not. For equity, the eligibility is based on the main index equity and the equity trading status. For mutual funds, the eligibility is based on the eligible mutual fund indicator. The application identifies the eligibility of the guarantees and credit derivatives based on the party type of the mitigant and the credit rating assigned to the issuer of the mitigant. The application also identifies the eligibility of the mitigants based on the comparison of the risk weight of the exposures



and the mitigants. If the mitigants risk weight is lesser than that of the exposures, then the mitigant become eligible or else the application makes them ineligible.

#### Haircut Assignment:

The application assigns various haircuts as applicable to the mitigants. Haircut is assigned to mitigants in the FCT\_SUB\_EXPOSURES table. For collateral following Comprehensive Approach, the application is flexible to use the supervisory haircuts and scale up, if required, based on the minimum holding period. The application also uses the bank's own estimate of haircuts. The application applies the volatility haircut, FOREX haircut, and the maturity mismatch haircut to the mitigants, as appropriate. Only eligible mitigants are considered for haircut assignment. The eligible mitigants data flows from Mitigants (FCT\_MITIGANTS) table to Sub Exposures (FCT\_SUB\_EXPOSURES) table.

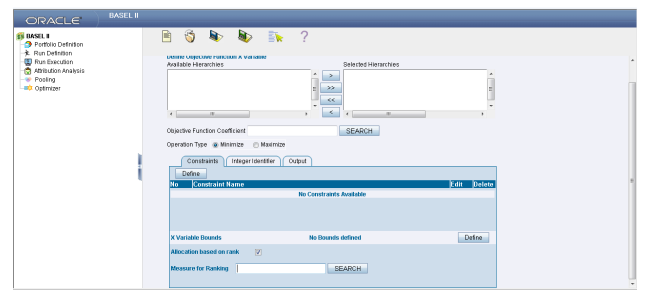
The application populates an uncovered mitigant for each exposure in the **FCT\_SEC\_EXPOSURES** table. This uncovered mitigant will have the same feature as that of the exposure and are created in the **FCT MITIGANTS** table.

## Allocation of Mitigants to Exposures:

The application computes the mitigant value post all haircuts. Further, it uses the pooling and optimizer logic to allocate the exposures to the mitigants. This allocation is a bit different from the optimizer logic of Non Securitization exposures as the Securitized exposures have priority in the cash flow and gets the maximum protection by the mitigants. The senior most exposure (or tranche) is denoted with seniority 1 and the second senior exposures (the exposures of the straddled tranche which are identified for risk weighting under SFA) is denoted with seniority 2 and so on.

For securitization exposures, the mitigants are always given preference over the senior most exposure and then to the other exposures based on the seniority. The other parameters which are considered in the allocation logic are the risk weight and the mitigant value post haircut. The application uses the linear programming logic to allocate the mitigants to the exposures. The optimizer logic for Securitization exposures is explained as follows:

Based on the seniority of the exposures, risk weight of the exposures, and the mitigant and the mitigant value, the rank order in which the mitigants are allocated to the exposures is arrived at. The order of allocation can be modified by updating the Operational type and the optimizer constraints of the objective function. You can select the allocation rank measure in the **Optimizer Definition** window, while defining the optimizer logic. For more information on defining the optimizer, refer Exhibit 1 and Exhibit 3 in *Annexure A: Key Concepts*.





The remaining steps for creating optimizer definitions are same as that mentioned in Non Securitization process. The optimizer functions on the minimization constraint logic.

Single Mitigant mapped to Single or Multiple Exposures

If there is one or more than one exposure mapped to a single mitigant, the mitigant is allocated to the exposure with the highest seniority. If there is more than one exposure with the same highest seniority, then the mitigant is allocated to the exposure which yields the highest mitigant value post haircut.

Single Exposure mapped to Single or Multiple Mitigants

If there is one or more than one mitigants mapped to a single exposure, the least risk weighted mitigant is allocated to the exposure. If there is more than one mitigant with the same least risk weight, then the mitigant which has the highest mitigant value post haircut is allocated to the exposure.

Multiple Exposures mapped to Multiple Mitigants

The treatment for this case is similar to the treatment of single mitigant mapped to single or multiple exposures, for the identification of the mitigant which has to be assigned to the exposures. The treatment pertaining to single exposure mapped to multiple mitigants have to be followed to yield the credit risk weighted exposure amount.

Using the above logic, the application calculates the factor of exposure covered by the mitigant and the factor of the exposure uncovered (without any protection).

## • Sec Post CRM RWA Computation:

The application computes the covered amount and the uncovered amount for the exposures. The covered amount is computed by multiplying the covered factor with the exposure amount. To this covered amount, the application assigns the mitigant risk weight. The product of the covered amount and the mitigant risk weight is the covered RWA. The uncovered amount is computed by multiplying the uncovered factor (which is  $1-\sup$  of all covered factors for that exposure) with the exposure amount. This uncovered amount is multiplied by the exposure risk weight to get the uncovered RWA. The sum of the covered RWA and the uncovered RWA is the Post CRM RWA of the Exposure.

Post-CRM RWA = Covered Amount \* Risk Weight of the Mitigant + Uncovered Amount \* Risk Weight of the Exposure

This is computed in the **Sec Post-CRM RWA Computation** sub process.

## **Key Data Elements**

Key data elements for Securitization computation is as follows. For a complete list of tables and columns, see the *Download Specifications* document.

## Securitization Exposures (IRB Approach)

Key attributes required for an investor or third party that does not provide the complete pool and tranche details are as follows:

Credit Enhancement Level

Pool Exposure Amount

Sec Second Loss Position of the Tranche

Granularity of the Pool



Largest Exposure of the Pool

Seniority of the Tranche

Sec Trading Book Approach

## Mitigant Eligibility (IRB Approach)

Eligible Mutual Fund Indicator, Main Index Equity Indicator, and Equity Traded Indicator are required.

#### Miscellaneous

All tranche information, regardless of whether the bank has exposure or not, is required for inferring the ratings, credit enhancement level computation, and eligibility of 'Nth to Default' credit derivative mitigants.

Mitigant Value is assigned at an Exposure level (not to the tranche).

Mitigant Pool Id in the Exposure Mitigant Mapping (STG\_EXP\_MITIGANT\_MAPPINGS) table for 'Nth to Default' mitigants is required for eligibility of 'Nth to Default' credit derivative mitigants.

## 6.3. Market RWA

China Banking Regulatory Commission (CBRC) has published Market Risk capital charge calculation which is available in Chinese. The Chinese team of OFSAAI has translated the requirements and has made the application compliant based on their understanding of the accord.

CBRC Market Risk Capital outlays two basic approaches for calculating the capital charge for Market risk

- Standardized Approach
- Internal Model Method Approach

## **6.3.1. Standardized Approach**

In the Standardized Approach (STD Approach) the Market Risk Capital Charge is calculated for the following instrument types

- Interest Rate related instruments (IR Instruments)
- Equity Position Risk
- Foreign Exchange risk
- Commodities
- Options

## Pre-requisite for Market Risk processing

Execution of the Run, **Staging Data Population - Market Risk - CBRC Standardized Approach** is usually a onetime activity. This should be executed once before actual Market Risk Run is executed. The following tasks are performed when the Run is executed:

- Interest Rate Curve Data
- Market prices of the instruments
- Bank positions

This Run populates the instrument level data that is required by the actual Run for further processing. The instrument level data such as number of units of the instruments on that particular MIS date is downloaded in the bank instrument position (STG\_BANK\_POSITIONS) table. This data flows into the fact table for further processing. The OTC instrument price is expected as a download. For non-OTC instruments the data for instruments' price is captured in the Market Instrument Contract (STG\_MKT\_INSTRUMENT\_CONTRACT)

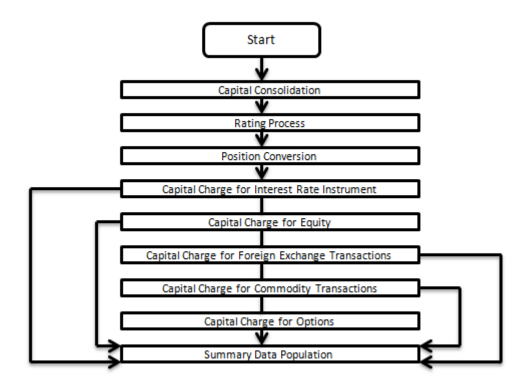


table. This data flows into the fact table for further processing. For IR instruments the interest rate required is captured in IRC Rate History (STG\_IRC\_RATE\_HIST) table. This data flows into the fact table for further processing. This data is required for term structure that is used in Modified Duration and Greeks parameter calculation for options.

## Process Flow for Market Risk- Standardized Approach

The pre-defined Run in the application that computes Market RWA is as follows:

Run: Risk Weighted Asset Calculation - Market Risk - CBRC Standardized Approach



## • Capital Consolidation:

For a reporting bank, the level at which the consolidation is processed is identified by the application. You can select solo or consolidation level for each entity in the rule, present in the Capital Consolidation process. This particular process handles entity level details. The entity data is captured in Legal Entity Details (STG\_LEGAL\_ENTITY\_DETAILS) table. All the child entities underlying a parent are considered for RWA consolidation. When consolidation is the level selected for a reporting bank, each child entity data is consolidated with the parent entity post entity shareholding percent multiplication.

For more information on the process and sub processes that computes this, refer the following:

Process: CBRC CAPITAL CONSOLIDATION

Sub-process: Capital Consolidation Approach

Approaches Followed in Capital Consolidation

The three approaches followed by the Capital Consolidation are:

Consolidation Approach(CONSL): Under this approach, all the entities of the bank's organizational



structure are considered. This includes all the entities/subsidiaries that belong to the same jurisdiction. All the exposures of the entities in the organizational structure are considered for computing risk weighted exposures, except the intra-group exposures.

Aggregation Approach(AGG): This approach is similar to the Consolidation approach but is used in the cases, where some of the entities that are part of bank's organizational structure belong to a different jurisdiction. The capital requirement of the affiliate is computed as per the jurisdiction that it is subject to and is then aggregated with the rest of the group's capital requirement. Intra-group exposures are not excluded in this approach.

Deduction Approach(DED): This approach is used in the case where some of the subsidiaries/entities that are part of bank's organizational structure are excluded from consolidation. In such a scenario, the regulatory investment in the excluded subsidiary attributable to the rest of the group are deducted from the consolidated capital requirements.

## • Rating Process:

Rating data is expected for all instruments which bear an interest rate risk. The rating data is reclassified into Basel equivalent standard rating and the standard rating is considered for assigning specific risk charge for interest rate instruments, wherever applicable. If there are multiple ratings for the same issue, then the application does a multiple assessment check as per the multiple assessment logic detailed in the CBRC guidelines. This process assigns a Basel equivalent rating for an instrument, counterparty, and/or issuer, based on the rating details available for the same, after applying multiple assessment logic.

For more information on the process and sub processes that computes this, refer the following:

Process: CBRC\_CREDIT\_RATING\_PROCESSING

Sub-process: Credit Rating Data Population

#### • Position Conversion:

Position conversion is processed before capital charge calculation under Market Risk. In Position Conversion, different instruments are broken into long and short positions and carried forward for specific and general risk charge calculation. All derivative instruments undergo position conversion, so that the instrument is broken down into simplified positions for further processing. For derivative positions in equities, commodities, gold, currencies, and so on, only one leg is exposed to interest rate and other leg is exposed to the respective asset (equity, FOREX). The following information is required for Position Conversion: Long or Short position, Value of Notional Position, Coupon Rate, and Maturity.

## Methodology for Position Conversion:

While calculating interest rate risk, each instrument is converted into multiple positions. The notional value of each position is derived based on the following methodology:

- Notional positions in actual debt securities is valued as the nominal amount underlying the contract at the current market price of the debt security
- Positions in zero-specific-risk securities is valued using one of the following two methods:
  - The present value approach, under which the zero specific-risk security is assigned a value equal to the present value of all the future cash flows that it represents; or
  - The alternative approach, under which the zero specific-risk security is assigned a value equal to the market value of the underlying notional equity position in the case of an equity derivative; the notional principal amount in the case of an interest rate or foreign currency swap; or the notional amount in the case of any other financial instrument
- o In case of options, the delta weighted values go into the general risk charge calculation.



- Delta is computed by the application based on the instrument type, coupon, residual maturity, strike price, spread, option premium value, and so on.
- o For an Interest Rate (IR) Swap, the parent instrument will be identified as a Receiver or Payer swap based on whether the bank is receiving fixed or paying fixed, respectively. After Position Conversion, the parent swap will be converted to two child positions which will be in zero specific risk securities. The exposure amount for each of these positions will be computed based on the coupon rate of receiving leg for the long child position and the coupon rate of the paying leg for short child position. Currently the notional amount for both the child positions is being computed using the current market price column of the parent.

## Instrument Coverage

## **Interest Rate Derivatives**

- Bond Forward
- o Forward Rate Agreement
- Bond Future
- Future on a Basket/Index of bonds
- o Interest Rate Futures
- o Receiver Swap (without deferred start)
- o Payer Swap (without deferred start)
- o Basis Swap (without deferred start)
- o Forward Basis Swap
- o Forward Receiver Swap
- o Forward Payer Swap
- o Dual Currency Bond

## **Equity Derivatives**

- o Equity Forward
- Equity Future
- o Equity Swap

## **Currency Derivatives**

- Currency Forward
- Currency Future
- Currency Swap

## Commodity Derivatives

- Commodity Forward
- Commodity Future
- o Commodity Swap
- Gold Forward



## Credit Derivatives

- o Credit Default Swap
- o Total Rate of Return Swap
- o Cash Funded Credit Linked Notes
- o First and Second-to-Default Basket Credit Derivatives

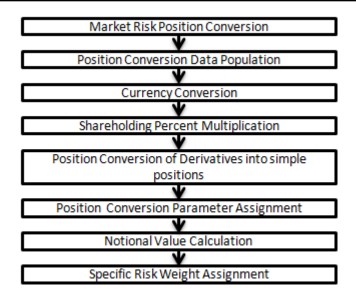
## Options / Structured Products

- Option on Equity
- o Option on Currency
- o Option on Commodity
- o Option on Currency Future
- o Option on Currency Forward
- o Currency Swaption
- o Option on a bond
- o Option on a bond future
- o Option on a Forward Rate Agreement
- o Option on an Interest Rate Future
- o Caps
- Floors
- o Collars
- Swaptions
- o Bonds with Embedded Swaptions
- Callable Bonds
- o Putable Bonds
- o Floating Rate Notes with Caps
- o Floating Rate Notes with Floors
- Reverse Floaters
- Leveraged Floaters

## Position Conversion Process Flow

The process flow of Market Risk Position Conversion is as follows:





## **Position Conversion Data Population:**

The application populates FCT\_MARKET\_RISK\_EXPOSURES with the details provided by the bank in STG\_BANK\_POSITIONS and STG\_INSTRUMENT\_CONTRACT\_MASTER. FOREX exposures of the bank are populated into FCT\_MARKET\_RISK\_FOREX. This exercise is done for all the trading book exposures.

For more information on the process and sub processes that computes this, refer the following:

Process: CBRC\_MKT\_RISK\_DATA\_POPULATION

Sub-process: Market Risk Data Population

#### **Currency Conversion:**

All the positions in other currencies are converted into the reporting currency of the bank based on the currency conversion rate between the exposure currency and reporting currency.

For more information on the process and sub processes that computes this, refer the following:

Process: CBRC\_MKT\_RISK\_DATA\_POPULATION

Sub-process: Currency Conversion

#### **Shareholding Percent Multiplication:**

For consolidated runs, exposures of the child entities are multiplied by the entity shareholding percentage to arrive at the consolidated exposure at the parent level.

For more information on the process and sub processes that computes this, refer the following:

Process: CBRC\_MKT\_RISK\_DATA\_POPULATION

Sub-process: Shareholding Percent Multiplication

## **Position Conversion of Derivatives into Simple Positions:**

The application takes the contract details from the instrument table and breaks each contract into multiple positions into market risk exposures (FCT\_MARKET\_RISK\_EXPOSURES) table. The application splits instruments, which are derivatives in nature, into multiple positions based on the



instrument position mapping available in the mapping table. For example: A bank having a plain long position in a derivative instrument is split into one long and one short position. Hence for each position and nature of contract type, the application creates required number of positions in the processing table. The download information used for position conversion is contract details, instrument type, contract position, position mapping, and so on. Certain exotic instruments are split into more than two positions. For example: A long position in a reverse floater is converted into the following positions.

- A long position in two straight bonds (double the notional amount and half the fixed interest rate)
- o A short position in a floating rate bond (a position in floating rate bond with notional amount and floating reference rate)
- o A long position in a cap (which is further broken down into its underlying positions)

The application reclassifies all bank instruments into standard instrument types based on contract type, contract position, market risk position, and so on. A fixed bond forward with a long position in the contract is reclassified into fixed rate bond for the long leg and zero risk security for the short leg created by position conversion. The reclassifications are then used for notional value calculation.

For more information on the process and sub processes that computes this, refer the following:

Process: CBRC\_MKT\_RISK\_POSITION\_CONVERSION

Sub-process:

- o Position Conversion Exotic Options
- Position Conversion Options
- o Position Conversion Basket Futures Interest Rate
- o Position Conversion Swaps
- Position Conversion Forwards and Futures
- Position Conversion Credit Derivatives

## **Position Conversion Parameter Assignment:**

After position conversion, that is, breaking each derivative instrument into long and short leg, the application assigns instrument parameters for each position leg created under position conversion logic. For each leg, relevant information like: coupon rate, coupon frequency, maturity, strike price for options, option premium value, and so on, are updated from parent information. This information is used in identifying instruments to be grouped under Maturity Ladder Based Approach on coupon rate (less than or greater than equal to 3%), duration calculation for Duration Ladder Approach, calculation of Greeks for option charge, and so on.

For more information on the process and sub processes that computes this, refer the following:

Process: CBRC\_MKT\_RISK\_POSITION\_CONVERSION

Sub-process:

- o Position Conversion Exotic Options
- Position Conversion Options
- Position Conversion Basket Futures Interest Rate



- Position Conversion Swaps
- Position Conversion Forwards and Futures
- Position Conversion Credit Derivatives

### **Notional Value Calculation:**

Notional value of each leg created by position conversion for each instrument is calculated based on the contract characteristics (market price, number of units). For options it is the delta weighted position which is carried forward for market risk charge calculation.

For more information on the process and sub processes that computes this, refer the following:

Process: CBRC\_MKT\_RISK\_POSITION\_CONVERSION

Sub-process:

- o Position Conversion Exotic Options
- o Position Conversion Options
- o Position Conversion Basket Futures Interest Rate
- o Position Conversion Swaps
- Position Conversion Forwards and Futures
- Position Conversion Credit Derivatives

# **Specific Risk Weight Assignment:**

After Notional Value calculation, the application assigns risk weights to the position converted IR instruments. The risk weights are stored in the specific Risk Mapping table. These risk weights are stored against time band, Basel ratings, and category surrogate keys. The categories are qualifying and sovereign, and the ratings are picked from standard Basel rating table.

For more information on the process and sub processes that computes this, refer the following:

Process: CBRC\_MKT\_RISK\_POSITION\_CONVERSION

Sub-process:

- Mkt Risk Specific Risk IR Assignment
- o Market Risk CD Underlying Specific Risk

There is some dependency on different instrument types, like; the exotic options may further result into a vanilla option after position conversion. Therefore, position conversion should be processed as per the following order of instrument types:

- Exotic Options
- o Options.
- Basket Futures
- o Swaps
- Forwards Futures
- Credit Derivatives

After position conversion of basket futures instrument types, position offsetting is computed on different positions of the same kind of instrument types and the post offset exposure amount is arrived at.



## Example of a Forward Rate Agreement (FRA) Position Conversion:

A purchased FRA may be depicted through two notional zero-coupon positions: one short position (liability) up to the maturity of the underlying credit transaction and one long position (claim) up to the settlement of the FRA. Suppose a firm purchases 3 x 6 month FRA, principal: 1000; interest rate: 6%. Then, this position is broken down into two opposite zero coupon bond positions as follows:

### **First Position:**

Position : Long

Value of Notional Position: PV  $\{1000/((1+5\%)^{0.25}) = 987.87\}$ 

Maturity : 3 months

Coupon : Zero (Coupon of less than 3%)

**Second Position:** 

Position : Short

Value of Notional Position: PV  $\{1000/((1+5\%)^{0.5}) = 975.90\}$ 

Maturity : 6 months

Coupon : Zero (Coupon of less than 3%)

A sold FRA will have positions exactly opposite to the one provided in the preceding example. The long position will become short and short position becomes long, with the value, maturity, and coupon remaining the same.

It may be noted that the actual discount rates for discounting the notional values of the two legs, as stated in the previous example, are the interest rates pertaining to the respective maturities, that is, 3 months (long leg) and 6 months (short leg). For simplification purposes, an assumed rate of 5% has been considered in the preceding example. The procedure followed by the application, taking the preceding example into consideration, is as follows:

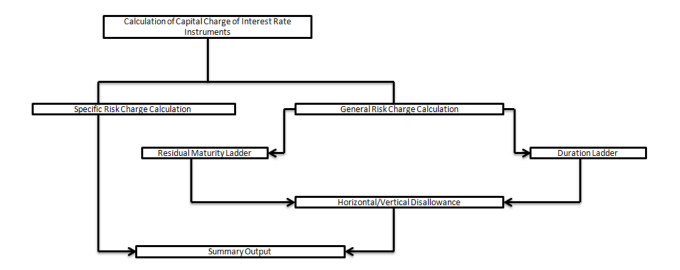
- 1. The FRA as a contract is captured in the contract record details table with banks position in the contract in the position table. The application also captures the position mapping table for the above instrument type which will be used for position conversion. Two positions are created: one long position with a maturity of 3 months and a short position for the life of the contract, that is, with a maturity of 6 months.
- 2. Both the position legs are reclassified into zero specific risk security.
- 3. The various contract parameters are assigned by the application to both the legs. Example: Coupon Rate, Maturity,
- 4. The Notional Value of both the legs is calculated as per the logic stated in the example.

## • Capital Charge for Interest Rate Instruments:

The total risk charge for Interest Rate (IR) instruments consists of specific risk charge (specific to the issuer and instrument) and general risk charge (market related risk vested in the instrument).

The process flow diagram for Interest Rate Risk is as follows:





## Specific Risk Charge Calculation:

Specific risk charge is calculated based on the categories and investment grade. The application initially identifies the categories based on the conditions stated in the regulations. Once the category is identified the specific risk charge weight is assigned based on category, Basel equivalent rating, and residual maturity.

The specific risk weight assignment is process under the market risk position conversion process. These specific risk weights are then multiplied by the exposure amount, arrived at after position offset, to eventually compute specific risk charge for interest rate instruments.

For more information on the process and sub processes that computes this, refer the following:

Process: CBRC\_MKT\_RISK\_STD\_APPROACH

Sub-process: Market Risk Specific Risk Charge Calculation - IR and Equity

### General Risk Charge:

General risk charge is calculated for each interest rate risk exposure for a reporting bank. General risk charge is calculated based on two methods:

- o Maturity Ladder Approach
- o Duration Ladder Approach

Under both the methods, the application creates time bands and based on residual maturity or modified duration, places each instrument in the respective time bands for offsetting. The matched and unmatched position across time bands and across three zones attracts general risk charge as per the definition stated in Basel II guidelines for Market Risk.

### Residual Maturity Ladder:

Under the Maturity Ladder Approach, the general risk charge is calculated for each currency. For multiple currencies the horizontal and vertical disallowance is calculated by creating separate residual maturity ladders for each currency unless the interest rate risk exposures are insignificant for the reporting bank. In the case of insignificant exposures in multiple currencies, exposures are grouped into a single residual maturity ladder for general risk charge calculation.

Under Residual Maturity Method, the application initially creates around 15 residual maturity time bands. The time bands definitions are given in the CBRC guidelines based on coupon being less than 3% or equal to and greater than 3%. All the 15 time bands are grouped to 3 zones for horizontal



disallowance as per the zone definition given in Basel II Market Risk guidelines. This is processed under the process 'MR Time Band Reclassification – Maturity Approach'. Based on the time bands, positions are assigned general risk weights. The delta weighted positions of IR options are considered for the slotting into time bands and zones.

The entire end to end processing of general risk charge is calculated in a separate table (FCT\_MARKET\_RISK\_CAPITAL) meant specifically for it and can be selected and analyzed in the form of reports. All the processing steps and related data are stored in the table starting from weighted long and short positions, matched and unmatched positions following horizontal and vertical disallowance, and net open position by each currency.

For more information on the process and sub processes that computes this, refer the following:

Process: CBRC\_MKT\_RISK\_STD\_APPROACH

Sub-process: Time Band Reclassification - Maturity Approach

### **Duration Ladder:**

Under the Duration Ladder Approach, the application creates duration ladder based on modified duration calculated for each instrument. Similar to maturity ladder, the general risk charge under duration ladder is also calculated for each currency and insignificant positions across multiple currencies are compiled in a single modified duration ladder for horizontal and vertical disallowance calculation.

The duration ladder time band created in the application is based on the definition given by CBRC guidelines on Market Risk. Like Residual Maturity, for Duration Based Ladder Approach the application creates three time zones for each modified duration time band. This is processed in the process 'MR Time Band Reclassification - Duration Approach'. Based on the time bands, positions are assigned an 'assumed rate'. The delta weighted positions of IR options are considered for the slotting into time bands and zones.

All the processing attributes used under the Duration Ladder Approach are stored in a separate table (FCT\_MARKET\_RISK\_CAPITAL) starting from weighted long and short positions, matched and unmatched positions following horizontal and vertical disallowance, and net open position by each currency.

For more information on the process and sub processes that computes this, refer the following:

Process: CBRC MKT RISK STD APPROACH

Sub-process: Time Band Reclassification - Duration Approach

## Horizontal/Vertical Disallowance:

In the application, vertical and horizontal disallowance for IR instruments, under Maturity and Duration approach is processed by using a Data Transformation function 'Mkt\_Risk\_GenRsk\_IR' under 'Market Risk General Risk Charge Calculation – IR and Equity'. This computes the matching of positions within time bands, zones, across adjacent zones, and across non-adjacent zones to finally arrive at the general risk charge for interest rate instruments.

The capital charge is applied at each state for the matched and unmatched position as per the capital charge stated in the CBRC guidelines for Market Risk. A detailed explanation of how the application handles the horizontal and vertical disallowance is provided in the following section and is common amongst both the maturity ladder and duration ladder approaches:

- 1. The application initially populates weighted long and weighted short position amounts for each time band.
- 2. The next step is to offset the matched positions and populate them as 'offset matched position within the time band'. The unmatched positions are populated as 'offset unmatched position within the time band'.



- 3. Offset unmatched positions arrived at from the previous step are then considered for offsetting within a time zone. All the 'offset unmatched positions within time band' falling under the same zone are offset with each other and 'offset match same zone', and 'offset unmatched same zone are computed'.
- 4. Offset unmatched positions within the same zone are then carried forward for calculating 'offset matched between zone' and 'offset unmatched between zones'. This is initially processed for zones 1 and 2, then for zones 2 and 3, and lastly for zones 1 and 3.
- 5. All the unmatched positions (within time band, same zone, between zones and net unmatched position) are multiplied by the factors listed in the CBRC guidelines for Maturity and Duration Approach as applicable.

For more information on the process and sub processes that computes this, refer the following:

Process: CBRC\_MKT\_RISK\_STD\_APPROACH

Sub-process: Market Risk Generic Risk Charge Calculation - IR and Equity

Procedure: Mkt Risk GenRsk IR

### **Summary Output:**

For reporting purposes, the application moves data from market risk capital table to market risk reporting table.

Finally, RWA is calculated in market risk summary (FCT\_MARKET\_RISK\_SUMMARY) table by multiplying capital charge with 12.5. The interest risk charge is reported from the market risk summary (FCT\_MARKET\_RISK\_SUMMARY) table under interest risk charge reporting line. Specific and general risk charge for interest rate is also reported separately from the summary table.

For more information on the process and sub processes that computes this, refer the following:

Process: CBRC\_MKT\_RISK\_STD\_APPROACH

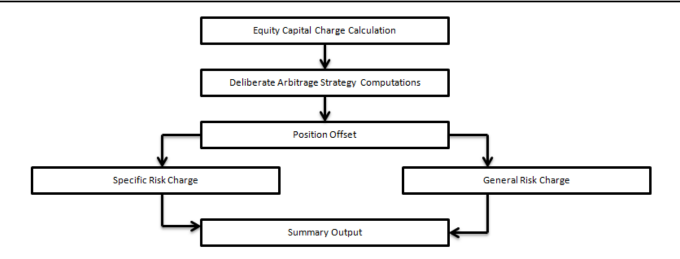
Sub-process:

- Market Risk Capital Risk Charge Calculation
- Market Risk IR Reporting Data Population
- Market RWA Calculation

## • Capital Charge for Equities:

The application calculates equity capital charge as summation of specific risk charge and general risk charge. The process flow for calculation of equity risk charge is as follows:





## **Deliberate Arbitrage Strategy Computations:**

The application identifies the deliberate and future arbitrage strategies for equity positions under this process. Components as per the Basel guidelines for 10 percent slippage, exposure amount calculation under arbitrage, exclusions under deliberate arbitrage, and so on, are computed under this process.

For more information on the process and sub processes that computes this, refer the following:

Process: CBRC\_MKT\_RISK\_STD\_APPROACH

Sub-process: Market Risk Arbitrage Strategy

### Position Offset:

Long and short position in the same equity instrument are offset for the matched position and net open position is carried forward as net long or net short position for specific and general risk charge calculation.

For more information on the process and sub processes that computes this, refer the following:

Process: CBRC\_MKT\_RISK\_STD\_APPROACH

Sub-process: Market Risk Equity Offsetting

### Specific Risk Charge:

The application assigns specific risk charge as 8% on gross equity positions. For an index equity which is well diversified a 4% specific risk charge is applied. In the case of equity derivative, the application takes into account either any future related arbitrage or deliberate arbitrage strategy created on equity. If equity arbitrage is created out of futures, then the application considers the arbitrage information arbitrage mapping in equity mapping as a (EO ARBITRAGE STRGY MAPPING) table where any opposite future derivative created as hedge for the underlying equity exposures is expected. The application applies a 2% specific charge on lower of opposite index position created or equity underlying.

For more information on the process and sub processes that computes this, refer the following:

Process: CBRC\_MKT\_RISK\_STD\_APPROACH

Sub-process:

- Market Risk Specific Risk Equity
- o Market Risk Specific Risk Charge Calculation IR and Equity



# General Risk Charge:

The application assigns 8% general risk charge for equity instrument type and then multiplies it with post offset exposure amount to arrive at the general risk charge. Delta-weighted positions of equity options are considered for general risk computations.

For more information on the process and sub processes that computes this, refer the following:

Process: CBRC\_MKT\_RISK\_STD\_APPROACH

Sub-process:

- o Mkt Risk General Risk Weight Assignment FOREX and Equity
- Market Risk Generic Risk Charge Calculation IR and Equity

# Summary Output:

The equity risk charge is reported from the market risk summary (FCT\_MARKET\_RISK\_SUMMARY) table under equity reporting line. Specific and general risk for equity is also reported separately from the summary table.

For more information on the process and sub processes that computes this, refer the following:

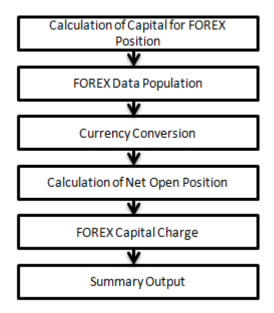
Process: CBRC\_MKT\_RISK\_STD\_APPROACH

Sub-process:

- o Market Risk Capital Risk Charge Calculation
- Market RWA Calculation

## • Capital Charge for Foreign Exchange Transactions:

Process flow diagram for Foreign Exchange transaction



### FOREX Data population:

All foreign exchange exposure data is expected at a net level by each currency in a separate table meant only for FOREX exposures data (**STG\_FOREX\_EXPOSURES**). Forward currency position, asset, liability, accrued interest, profit and loss, structural position, and so on, in different



currencies, are captured separately in the FOREX exposure table. This data is then populated to **FCT\_MARKET\_RISK\_FOREX** which is a dedicated table to compute FOREX capital charge.

For more information on the process and sub processes that computes this, refer the following:

Process: CBRC\_MKT\_RISK\_DATA\_POPULATION

Sub-process: Market Risk Data Population

## **Currency Conversion:**

Currency conversion of FOREX positions to reporting currency is done in the application in the following rules:

- FOREX Position Profit and Loss Attribute Natural CCY Conversion to Reporting CCY
- FOREX Position Attribute Natural CCY Conversion to Reporting CCY
- FOREX Position Other Attribute Natural CCY Conversion to Reporting CCY

This conversion is processed based on the exchange rate between the natural currency of the exposure and the reporting currency.

For more information on the process and sub processes that computes this, refer the following:

Process: CBRC\_MKT\_RISK\_STD\_APPROACH

Sub-process: Market Risk Options - Capital Charge Calculation - Delta Plus Approach

### Calculation of Net Open Position:

The net open position is the maximum value of the net long and net short position across all currency exposures plus the value of gold. This is computed under the process 'Market Risk FOREX Risk Position Calculation' in the application.

For more information on the process and sub processes that computes this, refer the following:

Process: CBRC\_MKT\_RISK\_STD\_APPROACH

Sub-process: Market Risk FOREX Risk Position Calculation

### **FOREX Capital charge:**

The application applies the short hand method for FOREX risk charge calculation by treating all the currencies to be same and applying 8% risk charge on net open position.

This is done by the rule 'Market RW Assignment - General Risk - FOREX and Equity' and the Data Transformation 'Mkt\_Risk\_Cap\_Chrge\_FOREX'.

For more information on the process and sub processes that computes this, refer the following:

Process: CBRC\_MKT\_RISK\_STD\_APPROACH

Sub-process: Market Risk Capital Risk Charge Calculation

### **Summary Output:**

The FOREX risk charge gets reported out of market risk summary (FCT\_MARKET\_RISK\_SUMMARY) table under FOREX charge reporting line.

For more information on the process and sub processes that computes this, refer the following:

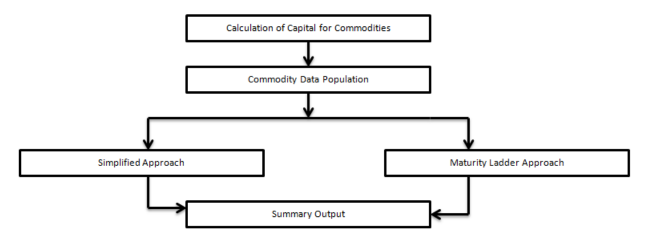
Process: CBRC\_MKT\_RISK\_STD\_APPROACH

Sub-process: Market RWA Calculation

## • Capital Charge for Commodities:



### Process Flow diagram for Commodities



### Commodity Data Population:

Commodity data is captured at an exposure level with commodity identifier as information. Commodity identifier is referred from the list of commodities available in the dimension table meant only for commodities.

For more information on the process and sub processes that computes this, refer the following:

Process: CBRC\_MKT\_RISK\_DATA\_POPULATION

Sub-process: Market Risk Data Population

### Simplified Approach:

In the Simplified Approach, the application moves data from market risk exposure (FCT\_MARKET\_RISK\_EXPOSURES) table to market risk commodity capital (FCT\_MARKET\_RISK\_COM\_CAPITAL) table. In the Simplified Approach, the application calculates 15% capital charge on the net open long or open short position which includes an additional 3% capital charge on gross position (long plus short) for each commodity group.

This computation is done in the table load 'MKT\_RISK\_SIM\_APP\_COMDTY'

For more information on the process and sub processes that computes this, refer the following:

Process: CBRC\_MKT\_RISK\_STD\_APPROACH

Sub-process: Market Risk Capital Charge Calculation - Simple Approach

### Maturity Ladder Approach:

In the Maturity Ladder Approach, the application creates 7 maturity ladders as per the definition given in CBRC guidelines for Market Risk. The offsetting is processed within each time band and for the matched position 1.5% capital charge is applied. The net open position of each time band is carried forward and a capital charge of .06% is applied to all the carried forward amounts. For the final net open position post offset across the time bands a capital charge of 15% is applied.

The task 'Time Band Reclassification – Commodities – Maturity Approach' assigns time bands while the Data Transformation 'Mkt\_Risk\_GenRsk\_Comdty' computes the capital charge for commodities using maturity approach as per CBRC guidelines.

For more information on the process and sub processes that computes this, refer the following:

Process: CBRC\_MKT\_RISK\_STD\_APPROACH



Sub-process:

- o Time Band Reclassification Commodities Maturity Approach
- o Market Risk Generic Risk Charge Calculation Commodities Maturity Approach

## **Summary Output:**

The commodity risk charge is reported from the market risk summary (FCT MARKET RISK SUMMARY) table under commodity charge reporting line.

For more information on the process and sub processes that computes this, refer the following:

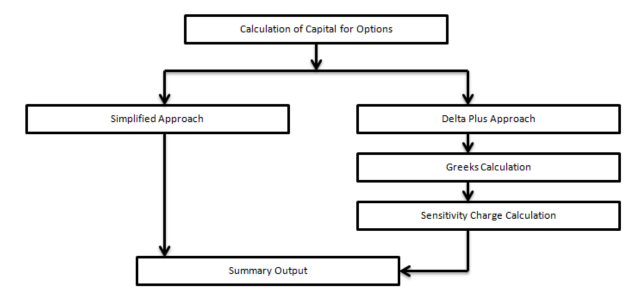
Process: CBRC MKT RISK STD APPROACH

Sub-process:

- Market Risk Capital Charge Calculation
- o Market Risk Commodities Reporting Data Population Maturity Approach
- Market RWA Calculation

## • <u>Capital Charge for Options:</u>

Process Flow for Capital Charge Options



## Simplified Approach:

In the Simplified Approach, for option type being long cash and long put or short cash and long call, the application calculates 'in the money' values for the option. In the case of 'in the money option' the value is calculated as the number of units multiplied by the difference of underlying forward price and strike price, if the residual maturity of the option is greater than 6 months. In the case of residual maturity of the option contract being less than or equal to 6 months the 'in the money' value is calculated as number of units multiplied by the difference of underlying current market price and strike price.

The capital charge is arrived at as the difference between sum of general risk and specific risk on the underlying value and 'in the money value' of the option. For long put or long call, the application



applies the capital charge as least of sum of general risk and specific risk on the underlying and option premium value.

This is computed in the task 'Market Risk Options - Capital Charge Calculation - Simple Approach'

For more information on the process and sub processes that computes this, refer the following:

Process: CBRC MKT RISK STD APPROACH

Sub-process: Market Risk Options - Capital Charge Calculation - Simple Approach

# Delta Plus Approach:

In delta plus approach the option taken on any underlying contract goes for position conversion. The position conversion is detailed in the position conversion block. The purpose of position conversion is to create multiple positions with delta weighted amounts and send each position for respective capital charge calculation.

### Greeks Calculation:

The application calculates Greeks for options based on the option contract information. The Greek calculation involves calculating implied volatility, delta, gamma and vega. The information required for calculating Greek is explained under "<u>Position Conversion Parameter Assignment</u>". Each of the Greeks calculated then participates in sensitivity charge calculation.

For more information on the process and sub processes that computes this, refer the following:

Process: CBRC\_MKT\_RISK\_STD\_APPROACH

Sub-process: Market Risk Options - Delta and Gamma Calculations - Delta Plus Approach

# Sensitivity Charge Calculation:

For options, total charge includes underlying capital charge which includes sensitivity risk charge. Sensitivity risk charge includes delta risk, gamma risk, and vega risk charge. The formula used against each of the sensitivity charge is as per Basel II guidelines on Market Risk.

The computation of Delta weighted positions and Gamma impact for options is processed under the process 'Market Risk Options – Delta and Gamma calculations – Delta Plus Approach'. The delta weighted positions of options participate in the specific and general risk charge computations applicable for the respective underlying.

For more information on the process and sub processes that computes this, refer the following:

Process: CBRC\_MKT\_RISK\_STD\_APPROACH

Sub-process: Market Risk Options - Capital Charge Calculation - Delta Plus Approach

### **Summary Output:**

The capital charge for option is reported from the summary table where reporting line is options where as the underlying risk charge is reported under the respective reporting line.

For more information on the process and sub processes that computes this, refer the following:

Process: CBRC\_MKT\_RISK\_STD\_APPROACH

Sub-process: Market Risk Generic Risk Charge Calculation - IR and Equity

**NOTE: Treatment of Securitized Exposures in Trading Book:** 



Securitized exposures under trading book are treated based on the Basel guidelines depending on the approach taken for the Securitization process. The specific risk charge assignment to such exposures is processed in the task 'Market Risk Sec Specific Risk Charge Calculation' which assigns the specific risk charge to Securitized exposures based on their ratings and the approach followed (Standardized, RBA, SFA or IRB). The deductions for securitized exposures are computed and treated under the process 'Market Risk Sec Deductions'.

For more information on the process and sub processes that computes this, refer the following:

Process: CBRC MKT RISK STD APPROACH

Sub-process: Market Risk Sec Specific Risk Charge Calculation Market Risk Sec Deductions

# Key Data Elements

Key data elements are listed in this section. For a complete list of tables and columns to be populated refer to the Download Specification document.

- Interest Rate Historical Data: Interest Rate information for IR instrument is stored here.
- Bank Positions: Position in the instrument (Long/Short), Price of Instrument and No of Units for OTC instruments are stored here.
- Market Instrument Contract: Price of Non-OTC instruments is stored here.
- Instrument contract: Instrument Type, Counter party type, currency code, coupon rate, effective date, maturity date, strike price, coupon rate, coupon frequency are stored here.
- FOREX Exposures: Exposure amount, asset amount, asset accrued interest, asset accrued profit are stored here.

# **Internal Models Method**

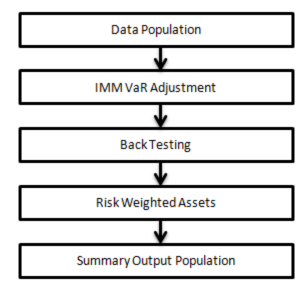
As per Internal Models Approach for Value at Risk (VaR) calculation, the bank has to provide capital requirement which is higher than

- Previous Day VaR
- Average of previous 60 days Vat multiplied by a factor

The bank also needs to calculate stress VaR modeling movement of risk factor due to extreme scenarios. Total Capital requirement is a summation of normal VaR plus stress VaR.



## Process Flow for Market Risk - Internal Model Method



### • Data Population

The application populates VaR data from stage market risk VaR data (STG\_MR\_VAR\_DATA) to fact market risk VaR (FCT\_MR\_VAR\_DATA) data. The application expects VaR, stress VaR, Hypothetical, and Actual Profit and Loss data, as input from the bank at a portfolio level.

For more information on the process and sub processes that computes this, refer the following:

Process: CBRC\_MKT\_RISK\_IMM\_VAR

Sub-process: Market Risk IMM VaR Data Population

### • IMM VaR Adjustment

The application takes the maximum of previous day VaR and 60 day average VaR which is an input and applies a factor of 3 to arrive at a final VaR number. A similar approach is followed for stress VaR. Further, normal VaR and stress VaR are added up for final capital requirement under Market Risk IMA.

For more information on the process and sub processes that computes this, refer the following:

Process: CBRC\_MKT\_RISK\_IMM\_VAR

Sub-process:

Market Risk IMM Basel Value Calculation

Market Risk IMM VaR Summary Population

Market Risk IMM SRC Calculation

Market Risk Var sVar IRC CRM Avg Calculation

Market Risk IMM Capital Charge Calculation

# • <u>Back Testing</u>

The application does a back testing of VaR number by comparing the total VaR with hypothetical an actual profit and loss. In case the VaR breaches the hypothetical an actual profit and loss application updates each breach as an exception.

For more information on the process and sub processes that computes this, refer the following:



Process: CBRC\_MKT\_RISK\_IMM\_VAR

Sub-process: Market Risk IMM Back Testing

## • Risk Weighted Assets

VaR number is modified to RWA by multiplying by 12.5.

For more information on the process and sub processes that computes this, refer the following:

Process: CBRC MKT RISK IMM VAR

Sub-process: Market RWA Calculation

# • Summary Output Population

The reporting of VaR numbers is processed from the fact market risk summary (FCT\_MARKET\_RISK\_SUMMARY) under respective reporting line item.

For more information on the process and sub processes that computes this, refer the following:

Process: CBRC\_MKT\_RISK\_IMM\_VAR

Sub-process: Market Risk VaR Capital Charge Population.

# 6.4. Operational RWA

As per the Basel accord "Operational Risk is the risk of loss resulting from inadequate or failed internal processes, people and systems, or from external events". External losses can occur due to theft of information or hacking of systems. The CBRC accord has prescribed one method for calculating Operational Risk (OR) capital charge, which is as follows:

Standardized Approach

**NOTE:** While executing Solo Run for computing Operational Risk, the parent entity data is processed. However, for a Consolidated Run the parent entity as well as the subsidiary data is processed.

# 6.4.1. Standardized Approach

In this approach, banking activities are divided into eight lines of business. The gross income for each line of business is multiplied by the beta factor which is pre-defined in the CBRC accord. Every year the gross income of the standard line of business is multiplied by respective beta factor. The total capital charge is calculated as the three-year average of the sum of the regulatory capital charges across each lines of business every year. The total capital charge is calculated as follows:

$$K_{TSA} = \left\{ \sum_{\text{years 1-3}} \max \left[ \sum \left( GI_{1-8} \times \beta_{1-8} \right), 0 \right] \right\} / 3$$

### Where

 $\mathbf{K}_{TSA}$  = the Capital Charge under the Standardized Approach

Gl<sub>1-8</sub> = annual gross income in a given year for each of the eight lines of business.

β<sub>1-8</sub>= a fixed percentage, set by the committee, relating the level of required capital to the level of the gross income for each of the eight lines of business.

# **Process Flow for Operational RWA**

# **Prerequisite**

Before calculating the capital charge for OR, the following should be computed as a prerequisite:

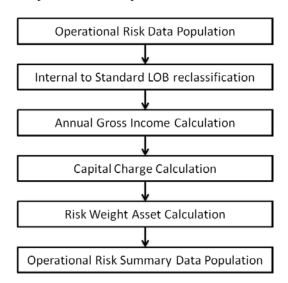


In the process CBRC\_OPS\_RISK\_STD\_APPROACH the task defined as OR\_Capital\_Std\_App, should mention the number of years (in the past) as a parameter for capital calculation.

### For example:

If the previous 3 years are considered, then assign 3 as a parameter against the task **OR\_Capital\_Std\_App**. Therefore, in the future, if the previous 4 years have to be considered, then change that particular parameter only.

After defining this parameter, the procedure to compute OR is as follows:



### • Operational Risk Data Population:

The input data for each of the financial year mapped along with the internal line of business are populated in the processing table.

### • Internal LOB to Standard LOB Reclassification:

The internal lines of business are reclassified into standard lines of business.

### • Annual Gross Income Calculation:

For each of the standard line of business for each financial year, the annual gross income is calculated.

# • <u>Capital Charge Calculation:</u>

Capital charge is calculated by multiplying the beta value with the annual income of each year across each standard line of business. Further, the average of 3 years is considered (if the values of all the 3 years are positive). If the values of all the 3 years are not positive, then exclude zero or the negative value from both numerator and denominator.

### • Risk-Weight Asset Calculation:

The capital charge value obtained is then converted to equivalent RWA value by multiplying with the factor 12.5.

## • Operational Risk Summary Data Population:

The RWA amount is populated into the OR summary (FCT\_OPS\_RISK\_SUMMARY) table along with the entity for which the OR RWA is calculated. The application converts all the elements in the annual gross income and loan and advance amount reported in their respective national currency to the reporting currency. While calculating annual gross income or loan and advance amount for the subsidiary that are part of regulatory consolidation, the amount is limited to the share-holding percentage. Hence, a



subsidiary which is part of regulatory consolidation and if the parent holding in the subsidiary is considered as 45%, then the amount limited to 45% is considered for gross calculation. Similarly, if the holding is more than 50%, the entire amount is considered for gross calculation.

## **Key Data Elements**

Key data elements that need to be noted for OR computation are listed in this section. To view the complete list of tables used, see the *Download Specification* document.

- Entity details which are part of regulatory consolidation and parent entity share holding percent is required. This data is captured in Stage Entity Shareholding Details (STG\_ENTITY\_SHR\_HLD\_PERCENT) table
- Net Interest Income, Net Provision Amount, Net Non Interest Income, Operating Expenses, Security Sale Gain or Loss from HTM, Insurance Irregular Loss, Security Sale Gain or Loss from AFS, and Insurance Irregular Gain for each line of business and for each financial year is required.

# 6.5. Capital Structure

CBRC capital structure calculates the total capital of the bank holding company. The total capital consists of the following components:

- Tier 1 capital
- Tier 2 capital
- Tier 3 capital

Tier 1 capital consists of core equity capital, retained earnings, and disclosed reserves. Tier 2 capital consists of undisclosed reserves, revaluation reserves (discounted by 55%), general provisions, hybrid debt capital, and subordinate term debt. Tier 3 capital consists of short term subordinate debt covering market risk instrument.

The total capital amount arrived at for each tier of capital is followed by deduction of goodwill, investment in the subsidiary engaged in BFSI, reciprocal cross holding, and expected loss greater than total provision amount. These line items are deducted at 50% from Tier 1 capital and 50% from Tier 2 capital. Securitization transaction and DTA are deducted from Tier 1 capital.

Tier 2 capital is limited to 100% of Tier1 capital whereas Tier 3 capital is limited to 250% of the bank's Tier1 capital. The total capital ratio must not be lower than 8%.

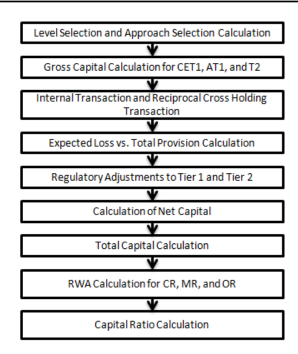
**NOTE:** While executing Solo Run the parent entity data is processed. Investment into the subsidiary data undergoes RWA calculation as per the Credit Risk and Market Risk rule. Capital line item pertaining to parent entity is only processed. For consolidation approach, the parent entity as well as the subsidiary data is considered. All the GL line items are expected at solo level for each entity. The consolidated data is discarded.

# 6.5.1. Assumption

The General Ledger codes are expected to be unique across entities in STG\_GL\_DATA and DIM\_CAPITAL\_ACCT\_HEAD.

# 6.5.2. Process Flow for Capital Structure





### • Level Selection and Approach Selection Calculation:

To process the capital for a bank, a solo or consolidated entity selection should be made, based on which the capital is calculated at organization level. If solo is selected, then only for that particular selected banking organization the capital is calculated. If consolidation is selected, then all the entities that fall under the umbrella of the selected organization are part of capital calculation. This is done in the task – 'Capital Consolidation Level Selection' in process 'CAPITAL CONSOLIDATION'

Based on the share-holding percentage of the parent bank in the subsidiary and the consolidation approach to be followed (consolidation approach and deduction approach) for each of the entity, the Basel approach is selected.

For example: if the share-holding for an entity is 35% and is part of the consolidation process, then the approach selected for this entity is *pro-rata consolidation*. This reclassification is performed in task – 'Cap Consl Basel Approach Type Reclassification for an Entity' in the process 'CAPITAL\_CONSOLIDATION'.

### • Gross Capital Calculation for T1, T2, and T3:

The total gross capital for each tier of capital, that is, T1, T2, and T3 are calculated as per the definition of T1, T2, and T3, by adding the relevant financial instrument in each tier of capital. The above calculation is done in the sub process – 'Capital Components Calculations' in the process 'CAP\_STRUCT'.

## • Internal Transaction and Reciprocal Cross Holding Transaction:

All inter-group and reciprocal-cross holding capital investments are marked as internal customer transactions and reciprocal cross holdings, respectively. The marking is done by populating appropriate standard account head surrogate keys for the exposures which qualifies as internal transactions or reciprocal cross holding.

## • Expected Loss Vs Total Provision Calculation:

If the total provision amount is greater than the expected loss, then the difference is added into Tier 2 capital up to a maximum of 0.6% of CR RWA under the IRB approach. The above processing is done in Rule – **CS Total Provision for IRB** in sub process – **Capital Components Calculations** under the process '**CAP\_STRUCT**'. If expected loss is greater than the total provision amount, the difference is deducted, where 50% is deducted from Tier 1 capital and remaining 50% is deducted from Tier 2 capital.



The above processing is done in the Rules – 'CS General Provisions for IRB' and 'CS Total Provision for IRB' in the sub process – 'Capital Components Calculations' under the process 'CAP\_STRUCT'.

### • Regulatory Adjustment from Tier 1 and Tier 2

All the regulatory adjustment line items are identified and 50% of the total amount is deducted from Tier 1 capital and 50% from Tier 2 capital. In order to handle this 50-50 deduction, all the regulatory adjustment line items are moved to table FCT\_CALC\_ACCT\_HEAD where each of the regulatory adjustment line items are equally split into 2 records. The capital component group of one record is marked as 'T1-50' and the other record is marked as 'T2-50'. The above processing is computed in the sub processes – Calc Acct Head Population and Std Acct Head Population in the process CAP\_STRUCT.

## • Calculation of Net capital

Net Tier 1 capital is calculated by deducting the Securitization transaction, DTA, and 50% of regulatory adjustment line item. Similarly, Net Tier 2 capital is calculated by deducting 50% of regulatory adjustment line item. If net tier 2 is greater than net tier 1 capital, then the net tier 2 capital is limited to net tier 1 capital.

# • <u>Total Capital Calculation</u>

The total Net Tier 1 capital, Net Tier 2 capital, and Net Tier 3capital is summed up to obtain the Total Eligible capital.

### Risk Weighted Asset (RWA) Amount – Credit Risk, Market Risk and Operational Risk:

The RWA amount for Non Securitization, Securitization, Market Risk, Operational Risk and Regulatory Adjustments Phase-In arrangement for Capital Instrument are calculated by summing up the RWA amount and is reported under different headings such as 'Risk Weighted Asset amount for Standardized Portfolios/IRB portfolio' for Non Securitization, "Sec Std RWA" for Securitization portfolio, "Market Risk RWA" for Market Risk, "Operational RWA" for Operational Risk and "Regulatory Adjustments Phase-In RWA" for Phase-In Arrangement. The Phase-In RWA captures the capital instrument investments that goes for deduction from Capital but because of Phase-In arrangement are to be risk-weighted such as — Reciprocal Cross-holding, Treasury Stock, Insignificant Investment amount, Significant Investment amount and Threshold deduction amount..

### • Capital Ratio Calculation

Tier 1 capital ratio and capital adequacy ratio are calculated using the total RWA amount, net Tier 1 capital, and Total capital amount. The above processing is done in sub process – Capital Components Calculations in the process CAP\_STRUCT.

# 6.5.3. Key Data Elements

Key data elements to process the capital structure for the consolidated entity are as follows. For a complete list of tables and columns to be updated, see the *Download Specifications* document:

- Entity details which are part of regulatory consolidation, and parent entity share holding percent is required.
- The capital structure component for each tier of capital for all entities involve in regulatory consolidation is required.
- The General Ledger line items are captured as download in Stage General Ledger Data (STG\_GL\_DATA).
- If a capital line item like 'MR RWA' or 'OR RWA' is available as download, then these non GL line items are expected as download in Stage Standard Accounting Head (STG STANDARD ACCT HEAD).



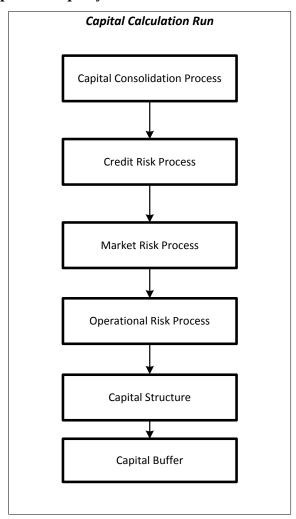
- The standard account head id of line items like 'Net Tier 1 capital', 'capital ratio', and so on, which are computed by application, are expected to be mapped to Capital Account Identifier 'OTHERS', as the application populates these line items into Fact Standard Accounting Head (FCT\_STANDARD\_ACCT\_HEAD) table with initial value as 0. Later, this value is over written by the application.
- Information stored in Capital Standard Mapping (FSI\_CAPITAL\_STANDARD\_MAPPING) table is a mapping of GL capital line items with seeded data in DIM\_STD\_ACCT\_HEAD. For all jurisdictions this mapping should be present. For more information on the mapping of all jurisdictions in FSI\_CAPITAL\_STANDARD\_MAPPING table, refer Exhibit 5 in *Annexure A: Key Concepts*.



# **Chapter 7** Indian Jurisdiction

# 7.1 India - High Level Process Flow- Standardized Approach

# **Process Flow for Capital Adequacy Ratio Calculation**



## **Capital Calculation Run**

The Capital Calculation Run depicted in the preceding process flow is a single run which is a joined together by multiple processes. Each process is a block, compiled together to form an entire Capital Adequacy run. The individual blocks like the Credit Risk process, Market Risk process, and so on, also exist as individual runs which is described in the following sections.

Capital Consolidation is a process common to each of the individual block when they are triggered separately as an individual run. For example: the standard out-of-box Market Risk run has Capital Consolidation and Market Risk process bundled together as a single Market Risk run. This is applicable for a Credit Risk run and Operational Risk run as well. The Capital Consolidation is explained in the following section and is not repeated under the Non Securitization process, Securitization process, Market Risk process, or Operational Risk section of this document.

In Capital Consolidation, the application processes the following:



## Capital Consolidation Level Selection

The reporting bank may be a part of a financial group that has multiple legal entities like parent or child entities (subsidiaries) under its name. The entity on which you are required to process should be selected by you. Subsequently, level at which a Run is to be executed (solo or consolidated) should also be selected. You can select these options in the Run Management UI. However, if the Run is executed in the Run Rule Framework (RRF), then these options have to be set using the Rule 'Capital Consolidation Level Selection' in the process 'IND\_BASELIII\_CAPITAL\_CONSOLIDATION'.

**'IND\_BASELIII\_CAPITAL\_CONSOLIDATION'** is the first process to be added in all the Runs defined in the RRF except for the Staging Data Population Run. The Run Management UI selects this process by default.

## Run Parameters Assignment

The Basel accord states different approaches for calculating RWA. The Run Management UI in the application allows the reporting bank to define and execute a Run by selecting a combination of different Basel II approaches for RWA computation.

Run Parameter Assignment is also part of **Capital Consolidation** process. The Rule '**Run Definition User Defined Run Param Assignment**' is used to assign the Run parameters if a Run is executed in the RRF. If the Run is executed from the Run Management UI, then the parameters are populated based on the Run defined in the Run Definition window.

# **Currency Conversion**

The Rules pre-defined in the application performs currency conversion of all General Ledger amount attributes to be used for Capital Consolidation from the Natural currency to the Reporting currency, based on the exchange rate provided.

# Shareholding percent multiplication

For all entities in the Capital Consolidation process, the application updates the shareholding percentage against each entity data in the fact capital accounting head from the fact entity shareholding percent table. The parent data in the processing table of fact capital accounting head is updated with the value 1 and for each child entity the data is based on the parent's holding percentage specified for each child in fact entity share holding percent table.

The exposure amount which is a part of the input data (product processors) is the exposure amount for a solo entity. However, in case of a consolidated Run, the parent exposure is considered only on the basis of shareholding percentage, based on the following calculation:

Exposure amount X share holding percent = Updated Exposure Amount

(Where share holding percent is allotted a value by the application during the process - Capital Consolidation in the Rule Cap Consl Effective Shareholding Percent for an Entity)

This assignment is performed by the Rule <Attribute > Shareholding Percent Multiplication. The following attributes undergo shareholding percent multiplication:

- Outstanding Principal
- Current Exposure Amount
- Undrawn Amount
- Exposure Market Value
- Exposure Accrued Interest
- Provision Amount
- Write Off Amount



- Original Book Balance Amount
- For OTC products, Notional Principal and Contract Amount undergo shareholding percent multiplication.

# **Data Population:**

## • Pre-processing steps:

Credit risk exposures' data needs to be loaded in the application for all the product types through their respective input tables known as product processors. The important categories of Credit Risk (CR) Non Securitization exposures, along with their respective table names, that are used for data input are as follows:

Product	Source
Bills	BILLS_EXPOSURE_DATA_CREATION
Credit Cards	CARDS_EXPOSURE_DATA_CREATION
Swaps	SWAPS_EXPOSURE_DATA_CREATION
Futures	FUT_EXPOSURE_DATA_CREATION
Guarantees	GRT_EXPOSURE_DATA_CREATION
Investments	INV_EXPOSURE_DATA_CREATION
Lease Contracts	LEASES_EXPOSURE_DATA_CREATION
Letters of Credit	LC_EXPOSURE_DATA_CREATION
Loans	LOAN_EXPOSURE_DATA_CREATION
Money market instruments	MM_EXPOSURE_DATA_CREATION
Overdraft	OD_EXPOSURE_DATA_CREATION
Options	OPT_EXPOSURE_DATA_CREATION
Re purchase contracts	REPO_EXPOSURE_DATA_CREATION
Equity Exposures	EQUITY_EXP_LP_DATA_POPULATION
Underlying exposures for repo contracts	UNDERLYING_EXPOSURES_DATA_POPULATION
Credit Derivatives	CREDIT_DERIVATIVES_DATA_POPULATION
Underlying equity for repo contracts	UNDERLYING_EQUITY_DATA_POPULATION
Placed Collateral	PLACED_COLLATERAL_PROCESSING_DATA_POP ULATION
Portfolio Population	Portfolio_Population

## • Processing steps:

Stage data from the product processors or other stage tables is populated in the required tables. All product processor data is populated in a common fact table for all Non Securitization exposures (FCT\_NON\_SEC\_EXPOSURES) except equity data.

Equity data related to equity and investment fund are stored in the respective equity exposures (STG\_EQUITY\_EXPOSURES) and fund equity investments table (STG\_FUND\_EQUITY\_INVESTMENTS). It is then populated in the respective fact tables for equity exposures. From here, the data is populated in the common fact table (FCT\_NON\_SEC\_EXPOSURES) for



all Non Securitization exposures. For more information on the list of columns to be populated within each table, refer to the *Download Specifications* document.

# **Reclassification Process**

The sub processes for Reclassification Process are:

- Product Type Reclassification and
- Party Type Reclassification
- Rating Reclassification

The application reclassifies the bank's product types and party types to Basel standard product and party types. Based on standard Basel product and party type, it forms an asset class for each exposure. Equity is reclassified by the application in a separate Rule.

## Product Type Reclassification

Product types used by the reporting bank as input data are reclassified to standard product types as recommended in the RBI Basel III guidelines. The product types after reclassification are stored as Basel product types.

## Party Type Reclassification

Similar to the product type, the customer type and issuer type (which are stored as party type) are also reclassified as standard party type. The Basel application is designed to include customer type, issuer type, and legal entity type in a single table (STG\_PARTY\_MASTER). This is applicable for both staging and the dimension model. These are reclassified together as well. Party type reclassification Rules handle reclassification for customer types, issuer, and entity types. For Example: Individual is reclassified as Retail.

RBI has different treatment for Domestic and Foreign entities for certain party types. The assignment for nonresident types is done based on country of incorporation. Hence when the country of incorporation of party is not same as the country of reporting entity then the same is reclassified as a Foreign/non-resident party.

### Rating Reclassification

Data for credit ratings is uploaded in the application through the following ratings tables:

Accounts Rating Table (STG\_ACCOUNT\_RATING\_DETAILS):

This table stores ratings of all Credit Risk Non Securitized exposures except for Investment Exposures (present in **STG\_INVESTMENTS**), Securitized Exposures, and Securitized Tranches.

**Note**: The value in **F\_CAPITAL\_CHARGE\_EXCLUSION** column of **STG\_INVESTMENTS** table is expected as a download value. When the value of **F\_CAPITAL\_CHARGE\_EXCLUSION** is 'Y', it indicates that the exposures will not be processed further in **FCT\_NON\_SEC\_EXPOSURES** table. Also, these exposures will be excluded form capital charge calculation.

Instrument Rating Table (STG\_INSTRUMENT\_RATING\_DETAILS):

This table stores ratings for all Market Risk Exposures, Investment Exposures subject to Credit Risk (one that are in **STG\_INVESTMENTS**), and Mitigants.

Party Rating Table (STG\_PARTY\_RATING\_DETAILS):



This table stores credit rating information of all customers and issuers.

Sovereign Rating Table (STG\_SOVEREIGN\_RATING\_DETAILS):

This table stores credit rating for all countries.

## **Processing Steps:**

Banks obtain credit ratings from different sources which need to be uploaded to the application through the four rating tables. The application re-classifies the rating information to standard Basel ratings.

**Note:** In the **STG\_PARTY\_RATINGS\_DETAILS** table ensure that the following columns are mandatorily populated with data:

- Rating source code (**V\_RATING\_SRC\_CODE**)
- Party Code (**V\_PARTY\_CD**)
- Purpose (**V\_PURPOSE**): This field indicates whether the rating is a domestic rating or foreign rating. If any other rating is provided, then the exposure is considered as unrated.
- Rating Code (**V\_RATING\_CODE**)

The rating reclassification lookup table (**FSI\_RATING\_CLASSIFICATION**) is used to reclassify all the bank ratings to their Basel ratings. Ratings are populated from the stage tables to FSI tables using the lookup table to fetch reclassified rating.

Once the application identifies the reclassified ratings, risk weight Rules update the risk weights in the rating risk weight mapping table. Further, the multiple assessments Data Transformation update the rating and the risk weights to the exposures. For each exposure, the application checks the risk weight yielded by each of its ratings. It then assigns the second greatest risk weight and the rating that yields such risk weight to the exposure.

For unrated Non Securitized exposures, the application does an issuer assessment as per the RBI Basel III guidelines. This is done to infer a rating of the unrated exposures, based on the rating of a similar instrument (referred as reference issue hereafter) issued by the same issuer. The reference issue is used only when it is of the same currency as the exposure and the exposure is senior or equivalent to the same.

RBI has approved following Domestic credit rating agencies – whose ratings may be used by banks for assigning risk weights for credit risk. The lists of agencies are:

- a. Brickwork Ratings India Pvt. Limited (Brickwork)
- b. Credit Analysis and Research Limited
- c. CRISIL Limited
- d. ICRA Limited
- e. India Ratings and Research Private Limited (India Ratings)
- f. SME Rating Agency of India Ltd., (SMERA).

The RBI has decided that banks may use the ratings of the following International Credit rating agencies

- a. Fitch
- b. Moody's
- c. Standard & Poor's.

An example for Long Term rating is shown in the below table:



CARE	CRISIL	India Ratings and Research Private Limited (India Ratings)	ICRA	Brickwork	SME Rating Agency of India Ltd. (SMERA)	RBI Basel Equivalent
CARE AAA	CRISIL AAA	IND AAA	ICRA AAA	Brickwork AAA	SMERA AAA	AAA Equivalent
CARE AA	CRISIL AA	IND AA	ICRA AA	Brickwork AA	SMERA AA	AA Equivalent
CARE A	CRISIL A	IND A	ICRA A	Brickwork A	SMERA A	A Equivalent
CARE BBB	CRISIL BBB	IND BBB	ICRA BBB	Brickwork BBB	SMERA BBB	BBB Equivalent
CARE BB, ,	CRISIL BB,	IND BB,,	ICRA BB,	Brickwork BB, ,	SMERA BB, ,	BB Equivalent
CARE B	CRISIL B	IND B	ICRA B	Brickwork B	SMERA B	B Equivalent
CARE C & CARE D	CRISIL C & CRISIL D	IND C & IND D	ICRA C & ICRA D	Brickwork C & Brickwork D	SMERA C & SMERA D	Lower B Equivalent
Unrated	Unrated	Unrated	Unrated	Unrated	Unrated	Unrated

Where "+" or "-" notation is attached to the rating, the corresponding main rating category risk weight is used.

An example for Short Term Rating is shown in the below table:

CARE	CRISIL	India Ratings and Research Private Limited (India Ratings)	ICRA	Brickwork	SME Rating Agency of India Ltd. (SMERA)	RBI Basel Equivale nt
CARE A1+	CRISIL A1+	IND A1+	ICRA A1+	Brickwork A1+	SMERA A1+	A1+ Equivalen t
CARE A1	CRISIL A1	IND A1	ICRA A1	Brickwork A1	SMERA A1	A-1 Equivalen t
CARE A2	CRISIL A2	IND A2	ICRA A2	Brickwork A2	SMERA A2	A-2 Equivalen t
CARE A3	CRISIL A3	IND A3	ICRA A3	Brickwork A3	SMERA A3	A-3 Equivalen t
CARE A4 & D	CRISIL A4 & D	IND A4 & D	ICRA A4 & D	Brickwork A4 & D	SMERA A4 & D	Lower A- 3 Equivalen t
Unrated	Unrated	Unrated	Unrated	Unrated	Unrated	Unrated

Where "+" or "-" notation is attached to the rating, the corresponding main rating category risk weight is used.

# **Mitigant Data Population and Eligibility process**



The sub processes are as follows:

- Mitigant Reclassification
- Mitigant RW Assignment
- Mitigant Eligibility
- Mitigant Volitality Haircut Assignment

## Mitigant Reclassification

For mitigants the application reclassifies the mitigant type to the standard mitigant type like the debt securities, credit derivative, cash, and so on. Reclassification mitigant type is used for downstream processing like multi eligibility, multi risk weight assignment and so on.

As per RBI guidelines, since equity as ineligible, equity Mitigant type is mapped to "Others" as standard mitigant type.

## Mitigant RW Assignment

To apply risk weight to the covered portion, the risk weight is mapped to the protection provider (Guarantor) based on Standard Party Type and Basel Rating of the guarantor. It is then, taken to mitigant level.

Mitigant RW is assigned based on Credit rating and Standard Party class, for the guarantee provided by following standard parties:

- Foreign Sovereign
- NBFC-Infrastructure Finance Companies
- Non-deposit Taking Systemically Important NBFC
- NBFC-Infrastructure Development Fund
- NBFC-Others
- Corporate Non SME
- · Primary Delears
- Domestic PSEs"
- Asset Finance Companies
- Non Resident Corporate
- Foreign PSE
- Multilateral development Bank

A rule "IND BASEL III - Mitigant RW Assignment" is created. For the guarantee provided by the Banks incorporated in India and Foreign Bank branches in India, a rule "IND BASEL III Mitigant RW Assignment - Banks" is created. It assigns RW based on Standard Party Type, Country and CET1 band. Country refers to the Country of operation of the guarantor bank. This is executed after "IND BASEL III - Mitigant RW Assignment" rule, as there is a difference in treatment for the guarantee provided by the Foreign Banks branches in India.

For the guarantee provided by domestic sovereigns, the rule "IND Mitigant RW Assignment for Domestic Sovereign" is used for claims on domestic sovereign.

Though, there is no risk weight applied to the portion covered by eligible financial collateral, from the solution perspective, a 0% RW is assigned to such portion. This is to ensure that the post haircut collateral amount is deducted from the exposure amount. The BIS rule "Mitigant RW Assignment for Financial Collaterals" and



"Basel II Mitigant RW Assignment for Nettable Liabilities" is used for this. It is executed after all other RW assignment rules.

Mitigant RW assignment is dependent on design of exposure RW assignment and mapping of standard party class, rating to the risk weight as mentioned in the exposure RW assignment rules.

### Mitigant Eligibility

Mitigant type is considered to determine whether the mitigant is eligible for a particular exposure or not. There are separate eligibility Rules for mitigant types that are mutual funds, or debt security. Mitigant eligibility is also checked based on the original and residual maturity of the collateral. Collateral is classified as eligible only if its original maturity is more than 1 year and residual maturity is more than 3 months.

### **Eligible Collateral**

Banks, which take eligible financial collateral, can reduce the exposure amount to counterparty when calculating their capital requirements to take account of the risk mitigating effect of the collateral. The application has Rules that carry out the eligibility checks.

Following are the eligible financial collateral as per RBI Basel III guidelines:

- (i) Cash (as well as certificates of deposit or comparable instruments, including fixed deposit receipts, issued by the lending bank) on deposit with the bank which is incurring the counterparty exposure.
- (ii) Gold: Gold would include both bullion and jewelles. However, the value of the collateralized jewellery is arrived at after notionally converting these to 99.99 purity.
- (iii) Securities issued by Central and State Governments
- (iv) Kisan Vikas Patra and National Savings Certificates provides no lock-in period. It is operational and they can be encashed within the holding period.
- (v) Life insurance policies with a declared surrender value of an insurance company which is regulated by an insurance sector regulator.
- (vi) Debt securities rated by a chosen Credit Rating Agency in respect of which banks is sufficiently confident about the market liquidity where these are either:
  - (a) Attracting 100 per cent or lesser risk weight that is, rated at least BBB(-) when issued by public sector entities and other entities (including banks and Primary Dealers); or
  - (b) Attracting 100 per cent or lesser risk weight that is, rated at least CARE A3/ CRISIL A3/ India Ratings and Research Private Limited (India Ratings) A3/ICRA A3/Brickwork A3/ SMERA A3 for short-term debt instruments.
- (vii) Debt Securities not rated by a chosen Credit Rating Agency in respect of which banks is sufficiently confident about the market liquidity where these are:
  - (a) Issued by a bank
  - (b) Listed on a recognized exchange
  - (c) Classified as senior debt
  - (d) all rated issues of the same seniority by the issuing bank are rated at least BBB(-) or CARE A3/CRISIL A3/India Ratings and Research Private Limited (India Ratings) A3/ICRA A3/Brickwork A3/SMERA A3 by a chosen Credit Rating Agency
  - (e) the bank holding the securities as collateral has no information to suggest that the issue justifies a rating below BBB(-) or CARE A3/ CRISIL A3/ India Ratings and Research Private Limited (India Ratings) A3/ICRA A3/Brickwork A3/SMERA A3 (as applicable)
  - (f) Banks is sufficiently confident about the market liquidity of the security.



(viii) Units of Mutual Funds regulated by the securities regulator of the jurisdiction of the bank's operation mutual funds where:

- (a) A price for the units is publicly quoted daily that is, where the daily NAV is available in public domain
- (b) Mutual fund is limited to investing in the instruments listed in this paragraph.

Re-securitizations, irrespective of any credit ratings, are not eligible financial collateral.

## Eligible Guarantor

As per the RBI Basel III guidelines, the following guarantors are considered eligible:

- Sovereigns and sovereign entities. This includes BIS, IMF, European Central Bank and European Community and other eligible MDBs, ECGC, CGTSI, CRGFTLIH, banks and primary dealers with a lower risk weight. The following MDB are treated as an eligible guarantor:
  - (a) World Bank Group: IBRD and IFC
  - (b) Asian Development Bank
  - (c) African Development Bank
  - (d) European Bank for Reconstruction and Development
  - (e) Inter-American Development Bank
  - (f) European Investment Bank
  - (g) European Investment Fund
  - (h) Nordic Investment Bank
  - (i) Caribbean Development Bank
  - (j) Islamic Development Bank
  - (k) Council of Europe Development Bank
  - (l) International Finance facility for Immunization
- Other entities that are externally rated, including credit protection provided by parent, subsidiary and affiliate companies when they have a lower risk weight than the obligor. The exception to this requirement is when credit protection is provided to a securitization exposure.
- 3. When credit protection is provided to a securitization exposure, other entities that are currently externally rated BBB- or better AND that were externally rated A- or better at the time the credit protection was provided. This includes credit protection provided by parent, subsidiary, and affiliate companies when they have a lower risk weight than the obligor.

Mitigant eligibility is not present if, exposure guarantor is positively correlated with credit protection as main business indicator (standard party type). Similarly, mitigant eligibility is present if, exposure guarantor is positively not correlated with credit protection as main business indicator (standard party type).

Mitigant eligibility is not present if, exposure guarantor is positively correlated with credit protection as main business indicator (special purpose entity).

Mitigant eligibility is present if, exposure guarantor is positively not correlated with credit protection as main business indicator (insurance entity).



### Data Expectation

Security under lock-in period": Value 'can be Y' or 'N'; 'Y' in this column is to identify whether the mitigant is currently under lock-in period and cannot be liquidated.

The requirements regarding Life Insurance are operational in nature and it is expected that the bank will fulfill such operational requirement before passing data of Life Insurance as financial Collateral.

Unrated Debt Security Eligibility hierarchy (underlying column

F\_UNRATED\_DEBT\_SEC\_ELIG\_FLAG) -The value in this flag should be Y if all the eligibility condition of unrated debt as financial collateral, as mentioned in para 7.3.5 (vii) (a) to (vii) (f) of RBI Basel III Master Circular are satisfied. That is, including securities issued by the bank.

The value in "Eligible Mutual Fund Indicator" which is based on f\_elig\_mutual\_fund\_ind, is expected to be Y if all the eligibility conditions of Mutual Fund as an eligible financial collateral, as mentioned in para 7.3.5 (viii) of RBI Basel III Master circular is satisfied.

# Mitigant Haircut Assignment:

The application performs computations for volatility mitigant haircut. Volatility haircuts are calculated and amount of the exposure to the counterparty and the value of collateral or mitigants, is adjusted to account for any future fluctuations in the market value. After the adjustment, the application provides the volatility adjusted amounts for both exposures (higher than original exposure amount) and collateral (lower than original amount).

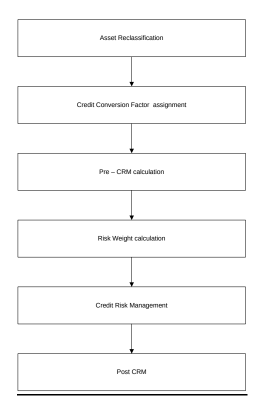
The volatility haircut is assigned based on Supervisory haircut as per RBI Basel III guidelines:

In Supervisory Haircut method, the application assigns volatility haircut based on issuers, issuer's ratings, mitigants residual maturity, and type of mitigant. The assignment is done as per RBI guidelines. The haircut is scaled up based on the minimum holding period for the transaction type where applicable.

### **Credit Risk Non Sec process**



The sub processes are as follows:



### Asset Class Reclassification

On the basis of Basel product type and standard counterparty type, an asset class is formed by the application. This asset class is used for data processing. The asset class rule is split as follows:

- Initially the rule assigns asset class based on standard counterparty type alone. This is because, the majority of asset classes are based on party type alone like Sovereign, MDB and so on. Example: IND - Basel III Non Sec Asset Class Reclassification is based on Standard Counterparty Type – STD.
- The rule then assigns asset class based on combination of standard party types and standard product types. Only relevant combinations are selected. This is done to keep the rule size manageable. Example: IND Basel III Non Sec Asset Class Reclassification STD.
- A set of rules assigns asset class for specific scenario where any additional information other than standard party type or standard product types is also needed. Example: IND - Basel III Non Sec Asset Class Reclassification - Loans and Advances to Staff, IND Asset Class reclassification -Domestic Sovereign Exposures for CGTMSE, CRGFTLIH and so on.
- The rule assigns the effective asset class as part of CRM for unfunded protections. This rule is similar to the first set, except that exposures guaranteed by State Government and Central Government are classified into separate asset class and not under 'Domestic Sovereign'. Example: IND Basel III CRM Effective Asset Class Reclassification STD.

For example: When standard counterparty is a corporate, the asset class is corporate, except when exposure has specific product types like mortgages where the asset class may be Claims secured by commercial mortgages and so on.



In addition to the above asset class reclassification process for exposures, to ensure it follows the regulatory retail portfolio definition as specified in the Master Circular the following process is followed:

MAP\_RET\_EXP works based on fct\_non\_sec\_exposures table; particularly on columns like Basel Asset Class, Customer/Issuer, Standard Counterparty type, Basel Product Type, and so on.

This DT checks the Qualifying Crieria requirement of para 5.9.3 of Master Circular – Basel III Capital Regulations in terms of Orientation Criterion, Low value of individual exposures and Granularity Criterion. Product Criterion and customer as Individual etc is addressed through reclassification. It assigns Regulatory Retail Portfolio asset class for exposure's to bank's own staff not backed by Superannuation adjustment benefits and as defined in para 5.14.2 of Master Circular – Basel III Capital Regulations.

Post that, it checks the orientation criteria for average turnover of the party against 50 cr and accordingly updates asset class. It, then, checks whether the aggregated exposure to one counterparty exceeds threshold limit of Rs 5 cr then based on customer type it updates asset class to either Corporate, Regulatory Retail or others. Granularity check is performed at the end to check whether total exposure to one counterparty is greater than Granularity threshold (0.2%) of total Regulatory Retail Portfolio. In that case, based on customer type it updates asset class to either Corporate, Regulatory Retail or others. It excludes NPAs from the overall regulatory retail portfolio.

### Credit Conversion Factor (CCF):

CCF is applied to all the off balance sheet exposures. The CCF applied values are 0, 0.2, 0.5, and 1. The various factors on the basis of which the CCF is applied are product type, type of facility (whether it is cancellable or not), and the maturity of the exposure.

As per the RBI Basel III guidelines for Standardized Approach following are the CCF assigned to off-balance sheet items:



Instruments	Credit Conversion Factor (%)		
Direct credit substitutes	100		
Certain transaction-related contingent items	50		
Short-term self-liquidating trade letters of credit arising from the movement of goods	20		
Sale and repurchase agreement and asset sales with recourse	100		
Forward asset purchases	100		
Unpaid part of partly paid shares and securities	100		
orward deposits	100		
Note issuance facilities	50		
Revolving / non-revolving underwriting acilities	50		
Unconditional take-out finance	100		
Conditional take-out finance	50		
Lending of banks' securities or posting of securities as collateral by banks	100		
Commitments with certain drawdown	100		
Commitments unconditionally cancellable	0		
Other commitments Maturity up to 1 year	20		
Other commitments Maturity more than 1	50		

# Pre CRM EAD

Pre-CRM Exposure at Default (EAD): Exposure at Default is calculated for all asset classes based on:

- o Current Exposure Amount
- o Off-Balance Sheet Drawn CCF Percent
- o Provision Amount
- o Undrawn Amount



- CCF Percent
- Exposure Accrued Interest
- Write Off Amount

If the reporting bank has an exposure to one of its own subsidiaries, then that exposure is classified as an internal exposure. Each of the internal transactions, that is, transaction between the parent and its subsidiary, is marked as a deduction line item. The deduction is processed as part of the capital structure processing and all the internal transactions are eliminated from any RWA calculation.

Of the total exposure amount, the exposures may have drawn amount and undrawn amount. The drawn amount is the direct credit exposure and undrawn amount may become a future exposure when that amount is drawn. Therefore, EAD related to undrawn amount is calculated by multiplying the CCF percent with undrawn amount. The application calculates the EAD related to drawn amount using:

- o Exposure Accrued Interest
- Off-Balance Sheet Drawn CCF Percent
- Write Off Amount
- Provision Amount
- o Current Exposure Amount

### • Currency Conversion:

In this, the application converts data columns (represented as amount) that are in the natural currency, to reporting currency columns which are used for any further calculations. The column names suffixed as '\_ncy' are in the natural currency and are multiplied by the Currency Conversion Factor to populate values in the reporting currency. The Rule **IND** - **Reporting Currency Code Assignment** is used to assign the reporting currency in case of a Run Rule Framework (RRF) execution.

**NOTE:** The Rule **IND - Reporting Currency Code Assignment** is set to 'INR'. However, you can modify the reporting currency according to your requirements. You can select the reporting currency in the above mentioned rule, if the Run is executed from the Run Execution screen.

### Risk Weight

### Sovereign

The RBI guidelines, under Claims on Domestic Sovereigns, have listed out the different Risk Weights applicable for different domestic sovereign claims of a Bank.

- a. Any claim of the Bank to Central Government gets zero percent risk weight. A bank which invests in State Government or any loan, credit or overdraft exposure to the State Government gets a zero percent Risk Weight.
- b. Any Claims on Reserve Bank of India (RBI), Deposit Insurance and Credit Guarantee Corporation (DICGC), Credit Guarantee Fund Trust for Micro and Small Enterprises (CGTMSE), Credit Risk Guarantee Fund Trust for Low Income Housing (CRGFTLIH) are regarded as claims on Central government and gets a zero percent Risk Weight. Any claim on Export Credit Guarantee Corporation of India Ltd. (ECGC) attracts a 20 percent Risk Weight.
- c. Any claim on Central Government or State Government has a Risk Weights applicable only if the asset has been identified as Standard or Performing, If the Asset is recognized as Non Performing Asset (NPA), they will get the Risk Weight as detailed under the section 'Non-Performing Assets' in RBI guidelines.



- d. All outstanding amounts covered under any Debt Waiver Schemes announced by government of India, such as Agricultural Debt Waiver Scheme will be treated as outstanding debt and gets a zero percent Risk Weight.
- e. The Claims guaranteed by State Government gets 20 Percent Risk weight.
- f. Central Government guaranteed claims will attract a zero risk weight.

### Claims on Foreign Sovereigns

The International Rating Agencies S&P, Fitch & Moody's, assigns Risk Weights of the Foreign Sovereign claims. Irrespective of the currency in which these are funded gets Risk Weights as determined by the Rating agencies.

If a claim on a foreign sovereign is funded in the same currency as of the sovereign then it gets zero percent Risk Weight irrespective of its Ratings.

The requirements prescribed by Host Country supervisors will be applicable to claims in the books of the foreign branches of the Indian banks for computing capital adequacy.

If the Indian Bank has claims to the Foreign Sovereigns in the books of the foreign branches where the supervisor requires more conservative treatment then they should adopt the requirements prescribed by the Foreign Country Supervisor.

### Claims on Corporate and Primary Dealers:

Claims on Primary Dealers is reported separately (not under Claims on Corporates) under the RBI RCA3 reporting requirements. Hence these are assigned under the existing asset class 'Primary Dealers'.

- a. Any Claims on Corporate, Asset Finance Corporations (AFC), Non-Banking Finance
   Companies Infrastructure Finance Companies is Risk Weighted as per the Rating Agencies
   which are registered with SEBI. The Ratings are reclassified as per Basel Credit Ratings.
   The Short Claims and Long Term claims are rated differently.
- b. Any claims on AFCs which attract 150 percent Risk Weight reduces to 100 percent.
- c. For entities/counterparties whose obligations are restructured or re-scheduled, the unrated claims on these entities attracts 125 percent Risk Weight.
- d. For Claims on corporate which are unrated, the risk weight assigned does not preferential to that assigned to its sovereign of Incorporation.

Unrated claims to Corporate, where the aggregated exposure to a single counterparty is more than the threshold limit of Rs 10 crore will be risk weighted at 150%.

Looking at the above it is implied that RBI defined a threshold limit of Rs 10 crore for aggregate exposure on a single counterparty to determine that a RW of 150% applies to Unrated claims.

The RCA3 reporting template requires the Unrated claims above threshold limit and Risk weighted at 150% is reported as a separate row. Hence it is assumed that the threshold limit logic for unrated claims applies under the RBI Basel III requirements as well.

In RCA3 report "Mkt risk Specific-CDS" for RBI, Part A Specific Risk Charge does not reflect the impact of hedging for CDS. Part B Specific Risk Charge which is reported counterparty-wise has hedging benefit reflected in the values.

### **Assumption:**

As per the Para 5.8.2 of RBI Basel III guidelines (2013), RBI may warrant a standard risk weight higher than 100% to unrated corporate claims. Further para 5.8.2 of the RBI New Capital Adequacy Framework (2007) mentions that With effect from April 1, 2009, all fresh sanctions or renewals in respect of unrated claims on corporate in excess of Rs. 10 crore threshold (with



reference to the aggregate exposure on a single counterparty for the bank as a whole) will attract a risk weight of 150%.

Since the RCA3 reporting template requires the Unrated claims above threshold limit and Risk weighted at 150% to be reported as a separate row, it is assumed that the threshold limit logic as defined under the 2007 RBI Basel II guidelines for unrated claims applies under the RBI Basel III requirements as well.

Risk weights for Claims on Non-Resident Corporates.

### Bank

An RBI Basel III guideline requires calculating RWA for claims on banks, that is, exposure in capital instruments of other banks.

Claims on Banks in India and Branches of foreign Banks in India, are treated based on following major criteria.

(i) Investments in capital instruments of banks where the investing bank holds not more than 10% of the investee bank.

Aggregate of these investments, together with investments in capital instruments in insurance and other financial entities do not exceed 10% of common equity of the investing bank.

(ii) Equity investments in other banks where the investing bank holds more than 10% of the issued common shares of the investee banks.

Aggregate of these investments, together with investments in capital instruments in insurance and other financial entities do not exceed 10% of common equity of the investing bank.

The applicable treatment is as follows:

Risk Weights (%)						
All Scheduled Banks (Commercial, Regional Rural Banks, Local Area Banks and Co-Operative Banks)				All Non-Scheduled Banks (Commercial, Regional Rural Banks, Local Area Banks and Co-Operative Banks)		
Level of Common Equity Tier 1 capital (CET1) including applicable capital conservation buffer (CCB) (%) of the investee bank (where applicable)	Investments referred to in paragraph (i)	Investments referred to in paragraph (ii)	All other claims	Investments referred to in paragraph (i)	Investments referred to in paragraph (ii)	All Other Claims
1	2	3	4	5	6	7
Applicable Minimum CET1 + Applicable CCB and above	125 % or the risk weight as per the rating of the instrument or counterparty, whichever is higher	250	20	125% or the risk weight as per the rating of the instrument or counterparty, whichever is higher	300	100
Applicable Minimum CET1 + CCB = 75% and <100% of applicable CCB35	150	300	50	250	350	150
Applicable Minimum CET1 + CCB = 50% and <75% of applicable CCB	250	350	100	350	450	250



Applicable Minimum CET1 + CCB = 0% and <50% of applicable CCB	350	450	150	625	Full deduction*	350
Minimum CET1 less than applicable minimum	625	Full deduction*	625	Full deduction*	Full deduction*	625

The entire exposure is handled assuming it is less than 10% of Banks own equity. During the Capital structures run, depending upon value of F\_SIGNIFICANT\_INVESTMENT\_IND, the investment above 10% and below 10% gets divided – the below 10% is risk weighted proportionately and above 10% is moved to deductions.

In case of banks where no capital adequacy norms are prescribed by the RBI, the lending / investing bank calculates the CRAR of the cooperative bank concerned, notionally, by obtaining necessary information from the investee bank, using the capital adequacy norms as applicable to the commercial banks.

In case, it is not feasible to compute CRAR on such notional basis, the risk weight of 350 or 625 per cent, as per the risk perception of the investing bank, is applied uniformly to the investing bank's entire exposure.

Above mentioned treatment is handled through a set of rules.

RW Assignment mentioned in above table is handled through:

- IND Basel III Non Sec Pre-mitigation UL for Claims on Banks Other Than Capital Invst Exp STD
- IND Basel III Non Sec Pre-mitigation RW UL For Capital Investments Claims On Banks STD
- IND Basel III Non sec Pre-mitigation RW UL for claims on Banks Cap Invest on Inst Ratings STD
- IND-Basel III Non sec Pre-mitigation RW UL for claims on Banks capt invst based on Cust ratings-STD

Treatments based on other conditions are handled through:

- IND Basel III Non Sec Pre-mitigation RW UL for Claims on Bank STD
- IND Basel III Non sec Pre-mitigation RW UL for claims on Banks based on risk perception STD
- IND Basel III Non sec Deduction for Claims on Banks Invst within 10percent STD

## Claims on Foreign Banks

Claims on Foreign banks are risk weighted based on ratings assigned by international agencies.

The claims on a bank which are denominated in 'domestic' foreign currency met out of the resources in the same currency raised in that jurisdiction will be risk weighted at 20 per cent provided the bank complies with the minimum CRAR prescribed by the concerned bank regulator(s).

Rule "IND - Basel III Non Sec Pre-mitigation UL for Claims on Foreign Banks" assigns RW according to rating and based on difference in funded and denominated currency.

Also, in case a Host Supervisor requires a more conservative treatment for such claims in the books of the foreign branches of the Indian banks, they should adopt the requirements prescribed by the Host supervisor for computing capital adequacy. i.e if the applicable host country risk



weight is more, then max of the host country supervisory risk weight and risk weight calculated by RBI has to be applied to the exposure.

This is done through rule "IND - Basel III Non Sec Pre mitigation RW UL - Host Regulator RW treatment – STD". Depending upon treatment prescribed by host supervisor, this rule is expected to be updated during implementation.

As per the Accord in Page- 37, "The exposures of the Indian branches of foreign banks, guaranteed / counter-guaranteed by the overseas Head Offices or the bank's branch in another country would amount to a claim on the parent foreign bank and would also attract the risk weights as per Table 5 above."

# Corporate

# Risk weighting of Claims to Primary Dealers and Claims on Corporates, NBFC-IFCs and AFCs based on ratings:

RWs are assigned for long term rating in existing rule 'IND Non Sec Pre-Mitigation RW UL – STD' under sub-process 'Non Sec STD RW Assignment'. This rule assigns RWs for Non Resident Corporates, Primary Dealers & Corporate Non SME Non SL asset classes along with other asset classes.

The RWs assignment based on Short term ratings are handled in existing rule 'IND Non Sec Pre-Mitigation RW UL for Banks and Corporates'. In the Rule, the Corporates are identified in the Basel Asset Class and the Original Maturity for CCF Assignment has 'Maturity is less than or equal to one year' to identify if it is short term claim.

#### Risk weight capping for exposures to AFCs:

All exposures to AFCs where the RW is more than 100% are reduced to 100%. A rule 'IND - Basel III Non Sec Pre-Mitigation RW UL Floor for AFCs' is created. This rule has Basel Asset Class as 'Corporate Non SME Non SL' and Standard Party Type as 'Asset Finance Companies' and cap the RW set in the previous RW rules based on ratings to 100% (parameterized) using a business processor.

## Unrated exposure to entities whose obligations have been re-structured/re-scheduling:

The unrated claims on Entities whose obligations are re-structured/re-scheduling is assigned 125% Risk Weight until satisfactory performance under revised payment schedule has been established for one year from the date when the first payment of interest falls due under the revised schedule.

In order to handle this requirement, identify the exposures which are restructured and capture the first payment date under revised schedule. Since obligation subject to restructuring /rescheduling are mostly loans, these attributes are expected only on the Stage Loans Contracts table.

Two hierarchies are created which is used to risk weight unrated restructured exposures to corporate entities:

- 1. Restructured Obligation Indicator
  - a. Restructured Obligation (when restructured indicator is Y)
  - b. Non-Restructured Obligation (catch all node)
- 2. Satisfactory Performance Period
  - Satisfactory Performance Less than One year (Past Due Flag is N and difference between First Payment date under Revised Schedule and Mis Date is less than 1 year)



- b. Satisfactory Performance More than One year (Past Due Flag is N and difference between First Payment date under Revised Schedule and Mis Date is more than 1 year)
- c. OTHERS (catch all node)

Claims on Primary dealers are treated as claims on Corporate.

#### MDB's

As per the RBI Basel III guidelines, the following guarantors are considered eligible:

- 1. Sovereigns and sovereign entities. This includes BIS, IMF, European Central Bank and European Community and other eligible MDBs, ECGC,CGTSI, CRGFTLIH, banks and primary dealers with a lower risk weight. The following MDB are treated as an eligible guarantor:
- (a) World Bank Group: IBRD and IFC
- (b) Asian Development Bank
- (c) African Development Bank
- (d) European Bank for Reconstruction and Development
- (e) Inter-American Development Bank
- (f) European Investment Bank
- (g) European Investment Fund
- (h) Nordic Investment Bank
- (i) Caribbean Development Bank
- (j) Islamic Development Bank
- (k) Council of Europe Development Bank
- 2. Other entities that are externally rated, including credit protection provided by parent, subsidiary and affiliate companies when they have a lower risk weight than the obligor. The exception to this requirement is when credit protection is provided to a securitization exposure.
- 3. When credit protection is provided to a securitization exposure, other entities that are currently externally rated BBB- or better AND that were externally rated A- or better at the time the credit protection was provided. This includes credit protection provided by parent, subsidiary, and affiliate companies when they have a lower risk weight than the obligor.

These are reclassified as MDB and risk weighted at flat 20%.

#### Claims on PSE's

All domestic PSE's are handled similar to Claims and Corporate.

Domestic PSE:

The claims on domestic PSEs are risk weighted in a manner similar to claims on corporate. Refer section associated with RW assignment to corporate

Foreign PSE:

The Claims on foreign PSEs will be risk weighted as per the rating assigned by the international rating agencies.

The risk weights for Foreign PSE's are given as follows-



Claims on Foreign PSEs – Risk Weights S&P/ Fitch ratings	AAA to AA	A	BBB to BB	Below BB	Unrated
Moody's ratings	Aaa to Aa	A	Baa to Ba	Below Ba	Unrated
RW (%)	20	50	100	150	100

The rule "IND – BASEL III Non Sec Pre-Mitigation RW UL – STD" assigns RW accordingly.

# Retail and others:

The claims (including both fund-based and non-fund based) that meet all the four criteria listed below is considered as retail claims for regulatory capital purposes and included in a regulatory retail portfolio. Claims included in this portfolio are assigned a risk-weight of 75 per cent.

#### **Qualifying Criteria**

- (i) **Orientation Criterion** The exposure (both fund-based and non fund-based) is to an individual person or persons or to a small business; Person under this clause would mean that, any legal person capable of entering into contracts and would include but not be restricted to individual, HUF, partnership firm, trust, private limited companies, public limited companies, cooperative societies and so on. Small business is one where the total average annual turnover is less than Rs 50 crore. The turnover criterion is linked to the average of the last three years in the case of existing entities; projected turnover in the case of new entities; and both actual and projected turnover for entities which are yet to complete three years.
- (ii) **Product Criterion** The exposure (both fund-based and non-fund-based) takes the form of any of the following: revolving credits and lines of credit (including overdrafts), term loans and leases (for example installment loans and leases, student and educational loans) and small business facilities and commitments.
- (iii) **Granularity Criterion** Banks must ensure that the regulatory retail portfolio is sufficiently diversified to a degree that reduces the risks in the portfolio, warranting the 75 per cent risk weight. One way of achieving this is that no aggregate exposure to one counterpart should exceed 0.2 per cent of the overall regulatory retail portfolio. 'Aggregate exposure' means gross amount (that is, not taking any benefit for credit risk mitigation into account) of all forms of debt exposures (example: loans or commitments) that individually satisfy the three other criteria. In addition, 'one counterpart' means one or several entities that may be considered as a single beneficiary (example: in the case of a small business that is affiliated to another small business, the limit would apply to the bank's aggregated exposure on both businesses). While banks may appropriately use the group exposure concept for computing aggregate exposures, they evolve adequate systems to ensure strict adherence with this criterion. NPAs under retail loans are to be excluded from the overall regulatory retail portfolio when assessing the granularity criterion for risk-weighting purposes.
- (iv) **Low value of individual exposures** The maximum aggregated retail exposure to one counterpart should not exceed the absolute threshold limit of 5 crores.

The below claims have to be excluded from the Regulatory Retail Portfolio:

- (a) Exposures by way of investments in securities (such as bonds and equities), whether listed or not;
- (b) Mortgage Loans to the extent that they qualify for treatment as claims secured by residential property 39 or claims secured by commercial real estate 40;
- (c) Loans and Advances to bank's own staff which are fully covered by superannuation benefits and / or mortgage of flat/ house;
- (d) Consumer Credit, including Personal Loans and credit card receivables;



- (e) Capital Market Exposures;
- (f) Venture Capital Funds.
- 1. Loans and advances to bank's own staff which are fully covered by superannuation benefits and/or mortgage of flat/ house will attract a 20 per cent risk weight.
- 2. Other loans and advances to bank's own staff will be eligible for inclusion under regulatory retail portfolio and will therefore attract a 75 per cent risk weight.
- 3. The deposits kept by banks with the CCPs, namely Clearing Corporation of India Limited (CCIL), the risk weight will be 20 per cent and the deposits kept by banks with other CCPs, risk weight will be according to the ratings assigned to these entities.

#### Past Dues

## 1. Risk Weight Application for unsecured portion of NPAs:

- a. The unsecured portion of NPA (other than a qualifying residential mortgage loan), net of specific provisions (including partial write-offs), will be risk-weighted as follows:
  - (i) 150 per cent risk weight when specific provisions are less than 20 per cent of the outstanding amount of the NPA
  - (ii) 100 per cent risk weight when specific provisions are at least 20 per cent of the outstanding amount of the NPA
  - (iii) 50 per cent risk weight when specific provisions are at least 50 per cent of the outstanding amount of the NPA
- b. In addition to the above, where a NPA is fully secured by the following forms of collateral that are not recognized for credit risk mitigation purposes, either independently or along with other eligible collateral a 100 per cent risk weight may apply, net of specific provisions, when provisions reach 15 per cent of the outstanding amount:
  - (i) Land and building which are valued by an expert valuer and where the valuation is not more than three years old
  - (ii) Plant and machinery in good working condition at a value not higher than the depreciated value as reflected in the audited balance sheet of the borrower, which is not older than eighteen months.
- c. For the purpose of computing the level of specific provisions in NPAs for deciding the risk-weighting, all funded NPA exposures of a single counterparty (without netting the value of the eligible collateral) is reckoned in the denominator.
- d. For the purpose of defining the secured portion of the NPA, eligible collateral is the same as recognized for credit risk mitigation purposes. Hence, other forms of collateral like land, buildings, plant, machinery, current assets, and so on is reckoned while computing the secured portion of NPAs for capital adequacy purposes.
- 2. Risk Weight Application for unsecured portion of NPAs which are Claims secured by residential property:

Claims secured by residential property which are NPA will be risk weighted as follows:



- (i) 100 per cent risk weight when specific provisions are less than 20 per cent of the outstanding amount of the NPA
- (ii) 75 per cent risk weight when specific provisions are at least 20 per cent of the outstanding amount of the NPA and less than 50 per cent of the outstanding amount of the NPA
- (iii) 50 per cent risk weight when specific provisions are at least 50 per cent of the outstanding amount of the NPA

# Capital and Provisioning Requirements for Exposures to Entities with Unhedged Foreign Currency Exposure

#### Overview

The unhedged foreign currency exposures are affected by the volatility in exchange rate movements. These impact the capacity of the holders to fulfill their credit obligations towards the banks and hence result in default losses and thereby affects the complete financial system.

To resolve this issue, the application has been updated with the changes suggested by the RBI. The changes include provisioning and determining capital requirements due to Unhedged Foreign Currency Exposures (UFCE).

Foreign Currency Exposure (FCE) refers to the gross sum of all items on the balance sheet that have impact on profit and loss account due to the movement in foreign exchange rates. Financial hedges and Natural hedges are recognized for the purpose of calculating unhedged foreign currency exposures. Financial hedge is considered when the exposure is hedged using a derivative contract. Natural hedge occurs between 2 exposures when both of them have opposite cash flows in the same accounting year. Based on these criteria of hedging, the unhedged foreign currency exposure is computed.

The RBI guidelines refer to the unhedged foreign currency exposure of the counterparties that the reporting entity has an exposure to. For example, if bank A has an exposure to corporate B, where corporate B has foreign exposures to its customers (say C and D), then if this exposure of B is not hedged, it will be called as unhedged foreign currency exposures and will need to be reported by corporate B to Bank A. Bank A will then consider this as UFCE of B for its risk weighting purposes and compute capital and provisions accordingly.

The application assess the extent of possible loss that arise in case of volatility in the exchange rate to compute the incremental capital requirements that need to be maintained by the bank for UFCE. This possible loss is based on the annualized volatility of the USD-INR exchange rate. For the overseas branches/subsidiaries of the bank, the local currency of that jurisdiction is substituted to INR. This annualized volatility has been computed by taking the largest annual volatility as seen in the last 10 years' historical data in adverse direction. This annualized volatility is provided by FEDAI (Foreign Exchange Dealers' Association of India) on instructions from RBI in due course of time on a daily basis and posted on FEDAI's website. The resulting annualized volatility is used to calculate the loss by multiplying with UFCE amount declared by the counterparty entity.

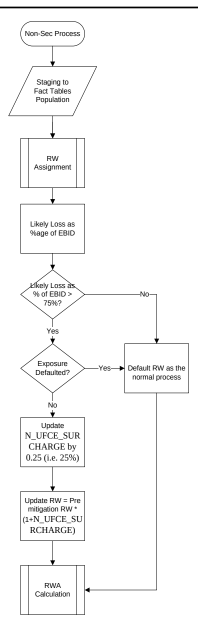
After computing the loss figure, it is compared with the Earnings before Interest and Depreciation (EBID) of the counterparty and expressed in percentage. Higher the percentage, higher the susceptibility of the entity (counterparty) to adverse exchange rate movements. Therefore, all exposures to such entities (whether in foreign currency or in INR), attract incremental capital and provisioning requirements.

UFCE is monitored on a monthly interval and the incremental capital requirements are computed at least quarterly. The frequency of this calculation may increase depending on the volatility of USD-INR exchange rate. For Incremental capital requirements, exposure amount that is used for the credit risk capital requirements is used.

For new entities or projects under implementation where the EBID value is not available, the application calculates the incremental capital requirements based on projected average EBID for the three years from the date of commencement of commercial operations.

The flowchart for UFCE process is provided below:





# Counterparty Credit Risk (CCR)

#### Over the Counter Derivative Products

The Basel committee has introduced Counterparty Credit Risk (CCR), wherein the counterparty can default before the final settlement of a transaction. Unlike the firm's exposure to credit risk arising from a loan, CCR creates a bilateral risk of loss. Market value of the transaction can be positive or negative for either parties in the transaction at different points in time, till the maturity or closure of the transaction. This market value is dependent on the movement of the underlying risk factor. The Basel committee has proposed Rules to calculate the EAD or exposure amount for the instrument with CCR.

**NOTE:** All OTC Derivatives and Repo products are part of the CCR computation. Also, all the trades with Central Counterparty (CCP) are assigned a zero risk weight.

The application's treatment for the instrument with CCR is divided into three categories:

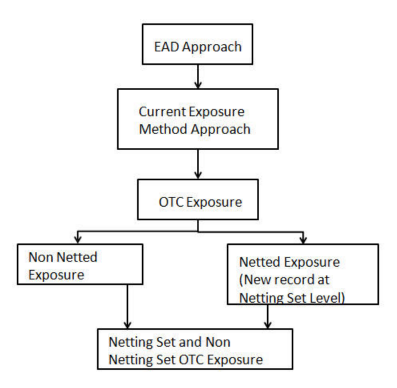


- Exposure at Default (EAD)
- Risk Weighted Asset (RWA)
- Credit Risk Mitigation (CRM)

# **Process Flow for Over the Counter Derivatives – EAD Approach**

#### • Exposure at Default (EAD)

A comprehensive explanation of the process flow is as follows:



The exposure amount which is subject to CCR is estimated by the current exposure method approach as described in the RBI Basel III guidelines. The application calculates EAD with Current Exposure Method as laid out in the RBI Basel III guidelines.

#### • Current Exposure Method

The application calculates the EAD for two different sets of the records with a different methodology -Netting Agreement Records and Non Netting Agreement Records.

# OTC Exposure

For the calculation of EAD, the exposure amounts from the exposure table are moved to a different table for OTC and REPO transactions. The application also creates a record for each netting agreements in the data.

#### • Non Netted Exposure

To compute EAD for non netting records the application reads the following inputs:



- Total replacement cost which is greater than Mark to Market value or zero for all the contracts.
- O An amount for potential future credit exposure is calculated based on the notional amount and multiplied by the add-on factor based on the underlying type in the contracts. The assignment of Add-on for different products is represented in the following table:

Remaining maturity <sup>2</sup>	Interes t rate	Foreign exchang e rate and gold	Credit (investm ent grade referenc e asset) <sup>3</sup>	Credit (non- invest ment grade referen ce asset)	Equit y	Precious metals(e xcept gold)	Othe r
One year or less	0.00	0.01	0.05	0.10	0.06	0.07	0.10
Greater than one year and less than or equal to five years	0.005	0.05	0.05	0.10	0.08	0.07	0.12
Greater than five years	0.015	0.075	0.05	0.10	0.10	0.08	0.15

The Rule: India - Non Sec Add-on Estimation assigns the add-on percent in the processing Non Securitization table. Data is populated to Nettable Pool (FCT\_NETTABLE\_POOL) table by T2T: NETTABLE\_POOL\_OTC\_POPULATION\_OTHERS

# • Netted Exposure

To compute EAD for netting agreement records, the application reads the following inputs:

- Total replacement cost which is greater than Mark to Market value for all the contracts.
- o An amount for potential future credit exposure is calculated based on the notional and multiplied by the add-on factor based on the following formula:

$$A_{net} = 0.4* A_{Gross} + 0.6* NGR*A_{Gross}$$

The application creates records for netting agreement and then populates into the OTC Exposure table. It selects all the records with the following attributes which are similar to computing the netting agreement exposure:

- Trades with Entity
- Customer



- o Product Level All OTC trades
- Netting Agreement
- Book Code: Trading or Banking
- Long Settlement transaction Flag
- o GAAP Code

The following T2Ts are used to create and populate the OTC exposure table:

- o NETTABLE\_POOL\_OTC\_POPULATION
- NET\_POOL\_EXPOSURE\_CREATION

The add-on percent netting agreement is achieved by using the following calculations:

- o Gross Current Exposure Calculation for OTC Derivatives
- o Gross Potential Exposure Calculation for OTC Derivatives
- Net Current Exposure Calculation for OTC Derivatives
- o Net Gross Ratio Calculation for OTC Derivatives
- Net Potential Exposure Calculation for OTC Derivatives

Exposure at default for all instruments with CCR risk is calculated using the following calculations:

Exposure Calculation for OTC Derivatives

The India - Equity OTC Derivative EAD Calculation rule is used for equity computation.

# Risk Weighted Asset (RWA) Approach

RWA calculation for the instruments which are subject to CCR risk is similar to RWA calculation for other instruments.

#### • Credit Risk Mitigation (CRM) Approach

CRM calculation for the instruments which are subject to CCR risk is similar to CRM calculation for other instruments.

## <u>Credit Risk Securities Financing Transactions (SFT)</u>

Securities Financing Transactions (SFT) includes Repo Style transactions, Margin Lending, Security Financing Borrowing, and so on. The SFT portfolio of a bank is included for capital charge calculations as per standardized, Approach for India. The application takes the notional amount as the EAD amount.

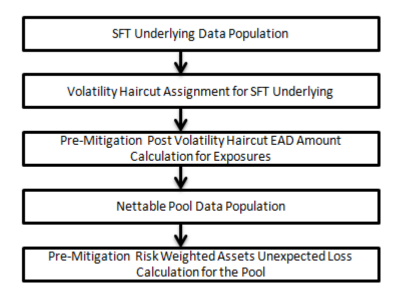
The SFT EAD calculation follows the Collateral Haircut Approach methodology.

• For all SFT contracts which have a mitigant mapped to it, the application computes CRM based on the RWA approach undertaken by the bank. For standardized approach, a risk weight is applied for all eligible mitigants based on mitigant value post haircut adjustment.

# **Process Flow for Credit Risk Securities Financing Transactions**

SFT EAD is computed in the sub process SFT Exposures RWA - Collateral Haircut Approach.





- A comprehensive explanation of the process flow is as follows:
  - SFT Underlying Data Population:

The two data elements present in SFT transactions are as follows:

Firstly, the parent transaction is captured and second the underlying information, on which the parent transaction is built, is captured separately with a data identifier (STG\_UNDERLYING EXPOSURES.V\_UNDERLYING\_DATA\_IDENTIFIER) as REPO for Repo transaction or MLT for Margin Lending Transaction. Additionally, the underlying data captures parent identifier code against each of the records (V\_Parent\_exposure\_ID). For multiple underlying data for a single parent, the unique parent identifier code is repeated across the underlying data.

#### **Haircut Assignment for SFT Underlying:**

This is computed by the following Rules:

- o Basel Product Type Level1 for SFT Comprehensive Method
- o Non Sec Basel Methodology Assignment for SFT Comprehensive Method STD
- o FCT\_SFT\_UNDERLYING\_DATA\_POPULATION
- o Del\_NonSec\_SFT\_Undrly
- o Forex Haircut for SFT Underlying
- Non Sec Pre-Netting EAD Calculation for SFT

# • Pre-Mitigation Post Volatility Haircut EAD Amount Calculation for Exposures:

For SFT transaction, the application calculates EAD for the parent exposure, based on the underlying information. The underlying exposures are processed in FCT\_SFT\_UNDERLYING table and then the EAD computed is moved to parent record in FCT\_NON\_SEC\_EXPOSURES. Each underlying exposure is assigned a volatility haircut, if the underlying exposures are financial instruments. FOREX haircut is applied if the underlying and the parent contract are in different currency. Each SFT underlying exposure adjusted for haircut (EAD + haircut value) is added as EAD to the parent contract (Pre mitigation, post volatility haircut EAD).

# • Nettable Pool Data Population:



The application nets SFT contracts based on the same customer, common netting agreement identifier, transaction of Repo, Re-Repo or Margin Lending, Trading or Banking book, and so on. Margin lending transaction being SFT also follows the same EAD calculation methodology; however Repo or Reverse Repo and margin lending are not netted together. The EAD computations as above are taken from FCT\_NON\_SEC\_EXPOSURES to FCT\_NETTABLE\_POOL after netting them based on the same netting agreement code.

#### • Pre-Mitigation Risk Weighted Assets Calculation for the Pool:

Pre-Mitigation Risk Weighted Assets are calculated for the pool as EAD, netted as above, multiplied by the risk weight.

# • Unsettled Transactions:

Calculation of exposure for Delivery versus Payment (DvP) and Non DvP transactions is done by subtracting the mark-to-market value from contract amount (for DvP transactions) and assigning the mark-to-market value (for non-DvP transactions). This is done using the rule: "India - Non Sec Pre-Mitigation EAD Amount for unsettled Transaction".

**For DvP Transactions** – If the payments have not yet taken place five business days after the settlement date, banks are required to calculate a capital charge by multiplying the positive current exposure of the transaction by the appropriate factor as under:

Number of working days after the agreed settlement date	Corresponding risk multiplier (in per cent)
From 5 to 15	9
From 16 to 30	50
From 31 to 45	75
46 or more	100

For non-DvP transactions (free deliveries) after the first contractual payment / delivery leg, the bank that has made the payment treats its exposure as a loan if the second leg has not received by the end of the business day. If the dates when two payment legs are made are the same according to the time zones where each payment is made, it is deemed that they are settled on the same day. For example, if a bank in Tokyo transfers Yen on day X (Japan Standard Time) and receives corresponding US Dollar via CHIPS on day X (US Eastern Standard Time), the settlement is deemed to take place on the same value date. Banks computes the capital requirement using the counterparty risk weights prescribed in these guidelines. However, if five business days after the second contractual payment / delivery date the second leg has not yet effectively taken place, the bank that has made the first payment leg will receive a risk weight of 1111% on the full amount of the value transferred plus replacement cost, if any. This treatment applies until the second payment / delivery leg is effectively made.

#### **CRM**

#### • Allocation of Mitigants to Exposures:

This process loads the mitigant mapping data from the stage table to its corresponding processing tables. Mitigants are allocated to the respective exposures that they are covering. The application defines how much of the bank's exposure the mitigant is covering. Shareholding percent is applied to the mitigant amounts. The application has a pre-built optimizer for optimum allocation of mitigants to the exposures for credit risk mitigation purposes. One-to-One, Many-to-One, and Many-to-Many mapping of mitigants are handled in an efficient manner, involving storage of intermediate computations for traceability.



All mitigants which are eligible and mapped to an exposure are then populated to a table where each exposure is broken down by mitigant type.

The application uses linear programming logic to allocate the mitigants to the exposures. Pooling identifies the exposure and mitigant data from sub exposures table. Exposure identifier and mitigant identifier are the attributes on which pooling is performed. It assigns the pool id for each exposure-mitigant combination. Based on these pool ids, optimizer task allocates covered factor to exposures. Optimizer does the optimum allocation of mitigants to exposures.

CRM Treatment to Collateral - Collateral Haircut Approach

Collateral Haircut approach is applicable when the financial collateral is for an eligible margin loan, repo-style transaction, collateralized derivative contract, or single-product netting agreement of such transactions and of any collateral that secures certain repo-style transaction that is included in VaR-based measure. Bank can use either Standard Supervisory haircut or own estimate.

All the conditions and the values related to Collateral Haircut approach (Comprehensive approach) is the same as in India approach, that is:

- Calculation of exposure amount as max  $\{0, [(\Sigma E \Sigma C) + \Sigma (Es \times Hs) + \Sigma (Ef \times Hf \times)]\}$
- Apply Standard Supervisory volatility haircuts based on Residual Maturity, (Sovereign / Non Sovereign Issuers Risk Weight)
  - o Currency Mismatch Haircut
  - o Adjustments to Supervisory Haircut

The following is the method for assigning volatility haircut. Supervisory Haircut

For supervisory haircut method, the application assigns volatility haircut based on issuers, issuer's ratings, mitigants residual maturity, and type of mitigant, as recommended by the RBI RBI Basel III guidelines. For Own Estimate method, the application considers the Basel transaction type of the exposure. Basel transaction types are stored in the Basel transaction type dimension (DIM\_BASEL\_TRANSACTION\_TYPE) table. The various transaction types available are capital market driven, repo style, and secured lending. The volatility haircut is assigned as per the Basel accord. The FOREX haircut is also assigned based on these transaction types as per Basel accord.

Only eligible mitigants are considered for haircut assignment. Haircuts mentioned in the Basel Accord assume a holding period for 10 days. However, if the holding period for mitigants is more than 10 days, then the application scales up the haircut value to reflect the correct value as per the holding period.

#### **Maturity Mismatch**

If there is a Maturity Mismatch between mitigant and exposure, then such mitigant is eligible only if its original maturity is greater than or equal to one year and its residual maturity is greater than three months. A maturity mismatch occurs when the residual maturity of a credit derivative or guarantee is less than that of the hedged exposure(s).

Hence, Mitigant Eligibility = 'Y' for the case of maturity mismatch only if, original maturity is more than or equal to a year and residual maturity is greater than 3 Months.

A rule "Exposure Mitigant Maturity Mismatch identification" is used to identify if maturity mismatch has occurred between credit derivative or guarantee and the mapped exposure.

A Maturity Mismatch flag is used to hold the maturity mismatch indication.



Subsequently, the existing rule "Mitigants Eligibilty Based on Maturity Mismatch" is used for eligibility purpose. However, it is executed based upon maturity mismatch.

Hence, Maturity mismatch = 'Y' if, the residual maturity of mitigant is less than or equal to 3 months.

#### **Key Data Elements**

Key data elements are listed in this section. For a complete list of tables and columns to be updated refer to the Download Specifications document.

#### For Mitigants

- Re-securitized exposures Mitigant The mitigants belonging to re-securitized exposures will have "Y" value in this field. The application will mark them as ineligible mitigants.
- Securitized exposures Mitigant The mitigants belonging to securitized exposures will have "Y" value in this field. The application will assign different volatility haircuts for these, depending on the current ratings and the residual maturity.

#### For Ratings

- Current Rating for the Guarantees and Credit derivatives issued to Non-Securitized Exposures.
- Current Rating and Original Rating for the guarantees and credit derivatives issued to Securitized Exposures.

#### Post CRM

Pre - mitigation EAD is split into post mitigation EAD for covered portion (mitigant's EAD - portion of exposure that is covered by mitigant) and uncovered portion (portion of the exposure that is not covered by mitigant). For multiple mitigants covering one exposure, there is more than one record for covered portion of that exposure. Thus, each exposure is divided into sub-exposures. Post mitigation RWA Unexpected Loss (post CRM RWA UL) is calculated as the product of sub exposure amount and applicable Risk Weight. For covered portion, RW applicable will be as per mitigant assigned, for example, RW applicable to eligible guarantor. For uncovered portion, RW of exposures will continue to be applied. Sub-exposure amount are, then, aggregated to exposure level.

# **Credit Valuation Adjustment**

Basel committee has introduced a Credit Valuation Adjustment (CVA) capital charge, which is added to default risk capital charge to arrive at the new Counterparty Credit Risk (CCR) capital charge. The mark to market counterparty credit losses or the spread migration risk is captured with CVA, which were not directly capitalized before. CVA is the difference between the risk-free portfolio value and the true portfolio value that takes into account the possibility of the counterparty's default. In other words, CVA is the market value of counterparty credit risk.

The application calculates CVA Charge for OTC derivatives of the bank using standardized approach using RBI guidelines.

CVA weight Assignment: As per the existing RBI Basel III guidelines all the unrated exposure was
assigned 10% weight whereas per RBI guidelines the unrated counterparties are assigned a weight of
3%. Except when counterparty is scheduled bank, the weights are assigned based on the rating in
accordance to the rating below.



Ratings	Wi
AAA	0.7%
AA	0.7%
A	0.8%
BBB	1.0%
BB	2.0%
B and unrated	3.0%
CCC	10.0%

Wi is the weight applicable to counterparty 'i'. Weight is assigned to a counterparty based on its external rating.

Rule is created to assign weight to unrated schedule bank with the above table.

Wi for unrated scheduled commercial banks will be derived based on CET1+CCB ratio of the bank.

ounk:		
CET1+CCB of Bank	Ratings	Wi
	<u> </u>	
Applicable Min CET1+CCB>100%	AAA/AA	0.70%
Applicable Min CET1+CCB	A	0.80%
between 75% and 100%		
Applicable Min CET1+CCB	BBB	1%
between 50% and 75%		
Applicable Min CET1+CCB	BB	2%
between 0% and 50%		
CET1 less than applicable minimum	CCC	10%

- 2. RBI allows banks to adjust the Outstanding EAD which is used to calculate the CVA Charge. Reduction of Outstanding EAD after mitigation is allowed to extent of Incurred CVA Loss by the bank. Example is shown in the below table.
- 3. DVA amount is expected at GL level or at transaction level. Application expects you to provide data either at transactions level or GL level. If you provide data at GL level, then you need to mandatorily select deduction from capital as the option from Run management. Option to deduct or adjust with outstanding EAD is available, only when you provide data at transaction level. Following are the instances:
  - a. For deduction from capital when you provide data at GL level.
  - b. For deduction from capital when the data is provided at transaction level. The Rule needs to sum the total DVA amount from all the transactions and update against the capital head created.
  - c. For deduction from capital if you provide data at GL Level and transaction level, application will by default use the GL level data, Since GL data is audited data.



- d. For adjustment to outstanding EAD amount, the following table provides the details regarding the adjustment for the outstanding exposure (Uncovered EAD).
- e. Adjustment to each uncovered EAD needs to be done before adjusting the uncovered EAD with Maturity and discount factor adjustment done for exposure related to CVA.

Example of EAD, Incurred CVA and DVA Adjustment:

Uncovered EAD	Incurred CVA	DVA	DVA at GL Level - EAD after Incurred CVA	DVA at transaction level - EAD after Incurred CVA and DVA
100	30	10	70	80

# Assumptions

CVA hedge should be identified by the clients separately. Only single name CDS and Index Hedge are eligible for CVA. The Basel Regulatory Capital application handles the index position in the following manner:

- Both index position marked to the level of counterparty or not marked to the level of counterparty is handled by the application.
- Effective index hedge amount is considered in the CVA charge calculation at portfolio level without considering whether it is marked to the counterparty or not.
- If the index position is marked to the counterparty, then index hedge amount is considered
  while allocating total CVA charge to the counterparty CVA Charge, while using Standardized
  Approach.

#### Data Expectation

- Incurred CVA loss is captured in the column for the product processor. Column Name:
   n\_incurred\_cva\_amount.
- DVA Amount is captured in column for all product processor.

### Simple CVA Approach

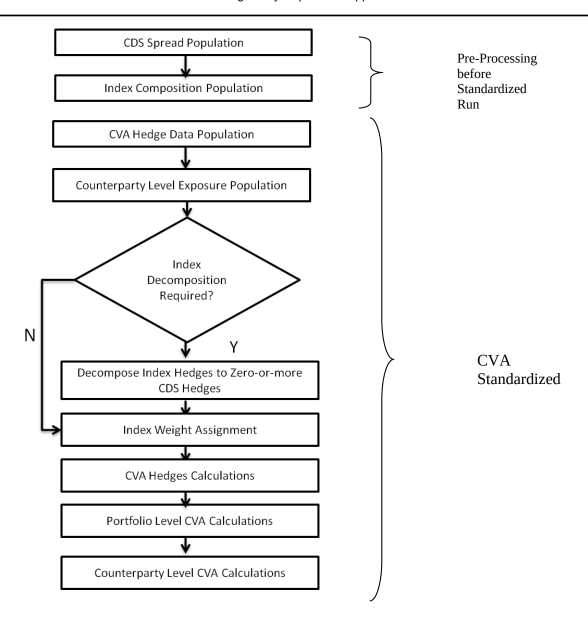
The application calculates CVA capital charge at portfolio level using the following formula as specified by RBI Basel III guidelines:

$$K_{CVA} = 2.33 \times \sqrt{\left(\sum_{i} 0.5 \times w_{i} \times \left(M_{i} \times EAD_{i}^{total} - M_{i}^{hedge} \times B_{i}\right) - \sum_{ind} w_{ind} \times M_{ind} \times B_{ind}\right)^{2} + A}$$

Where:

$$A = \sum_{i} 0.75 \times w_i^2 \times \left( M_i \times EAD_i^{total} - M_i^{hedge} \times B_i \right)^2$$





# • CDS Spread Population and Index Composition Population:

Pre-processed data for CVA is required to be populated only once for a particular execution date. The process CVA DATA POPULATION in the Run- Staging Data Population - INDIA Credit Value Adjustment is responsible for populating pre-processed data for CVA.

#### • CVA Hedge Data Population

Mitigants data marked as CVA hedge is populated as a part of the CVA hedge data population. The application loads all the single name CDS hedge and index hedge data. The hedge data marked as CVA does not flow in the application during the CCR process. Tables are not added for hedge records; however a few columns are added to the existing table to capture CVA specific data. CVA specific data is present in the following tables:

**Fact Mitigants** (**F\_CVA\_HEDGE**): Identifier for CVA hedge records by which the application identifies it as CVA hedge.



**Stage Mitigants (V\_REF\_ENTITY\_PARTY\_ID):** This field captures the counterparty of the hedge transaction.

**N\_CDS\_INDEX\_AVG\_SPREAD:** Average traded CDS Index Spread which is required for assignment of weight to the index.

# • Counterparty Level Exposure Population

The application expects the uncovered EAD at netting agreement level or at trade level. This is available as an output of Current Exposure Method (CEM). If more than one netting agreement is available, then the exposures are summed at counterparty level. These aggregated data is stored in FCT\_REG\_COUNTERPARTY\_CVA table using COUNTERPARTY EXPOSURE POPULATIO T2T.

Maturity adjustment discount factor is computed at netting agreement level or for each netting agreement using the formula 1-  $\exp(-0.05*M_i)$ /  $(0.05*M_i)$ .

Maturity is the notional weighted maturity at netting agreement level. The application sums the data for exposure at counterparty level. If more than one netting agreement is available, the exposures are discounted and then summed at counterparty level. Weight Assignment is done based on the Counterparty PD as specified in the following table. Data is aggregated at counterparty level and stored in separate counterparty table.

Ratings	Wi
AAA	0.7%
AA	0.7%
A	0.8%
BBB	1.0%
ВВ	2.0%
B and unrated	3.0%
CCC	10.0%

Wi is the weight applicable to counterparty 'i'. Weight is assigned to a counterparty based on its external rating.

Rule is created to assign weight to unrated schedule bank with the above table.

Wi for unrated scheduled commercial banks will be derived based on CET1+CCB ratio of the bank.

CET1+CCB of Bank	Ratings	Wi
Applicable Min CET1+CCB>100%	AAA/AA	0.70%
Applicable Min CET1+CCB between 75% and 100%	A	0.80%
Applicable Min CET1+CCB between 50% and 75%	BBB	1%
Applicable Min CET1+CCB between 0% and 50%	ВВ	2%



CET1 less than applicable minimum	CCC	10%
ezir iess man appneasie miniman	000	1070

#### Index Decomposition Required

You can select index decomposition from the Run Management screen. Index decomposition option, creates single name CDS hedge positions for the counterparties which are part of the CDS Index and also have exposures. Index hedge amount is adjusted by the same amount for which the single name CDS hedge is created, so as to get maximum benefit from hedging. Maturity of the single name CDS hedge is considered same as the maturity of index.

#### • Index Weight Assignment

For index weight assignment, index composition and counterparty probability of default is expected as a download in the application. Weight for the index is the sum of all counterparty weights multiplied by the weight of the counterparty in the index.

**NOTE:** The risk weight cannot be different for counterparty irrespective of the number of different transaction with the counterparty.

## • CVA Hedge Calculations

After population of hedge data and creation of single name CDS hedge from index, the application sums the notional to counterparty level and populates in the CVA specific table. Maturity adjustment discount factor is computed by using the formula (1-exp (-0.05\* Mihedge))/ (0.05\* Mihedge). If more than one CDS Contract is available for the counterparty, then the above amount is summed at counterparty level. Index hedge notional amount is computed after subtracting the notional of all single name CDS hedge created by the decomposition process from index notional. Maturity adjustment discount factor for index position is computed using the formula (1-exp (-0.05\* Mind)) / (0.05\* Mind). If more than one index hedge is available, then the index hedge amount is summed up. All the above data required for CVA calculation is populated from mitigants data to CVA specific table. The data is summed for each counterparty and stored.

#### • Portfolio Level CVA Calculation

Portfolio Level CVA Charge is calculated as per the following formula:

$$K = 2.33 \cdot \sqrt{h} \cdot \sqrt{\left(\sum_{i} 0.5 \cdot W_{i} \cdot \left(M_{i} \cdot EAD_{i}^{total} - M_{i}^{hedge}B_{i}\right) - \sum_{ind} W_{ind} \cdot M_{ind} \cdot B_{ind}}\right)^{2} + \sum_{i} 0.75 \cdot W_{i}^{2} \cdot \left(M_{i} \cdot EAD_{i}^{total} - M_{i}^{hedge}B_{i}\right)^{2}}$$

The CVA charge calculated at portfolio level is populated in the FCT\_REG\_CVA\_SUMMARY table. Single Name CDS Hedge component for CVA at portfolio level is calculated and the summary table is populated using CVA\_SUMMARY\_POPULATION T2T.

#### • Counterparty Level CVA Calculation

CVA Capital Charge at counterparty level is allocated using the following formula:

CVA at Counterparty = Total CVA at Portfolio \*W<sub>CVAi</sub>

$$W_{CVAi} = Absolute \left[0.5*W_i*(M_i*EAD_{itotal} - M_i^{hedge}*Bi) - \sum_{indi}(W_{ind}*M_{ind}*B_{ind})\right]/$$

$$\Sigma^{n_i}$$
Absolute[0.5\*W<sub>i</sub> \* (M<sub>i</sub> \* EAD<sub>itotal</sub> - M<sub>i</sub>hedge \* B<sub>i</sub>) -  $\Sigma_{indi}$ (W<sub>ind</sub> \* M<sub>ind</sub> \* B<sub>ind</sub>)]



# 7.2Securitization

Securitized exposures are exposures which are issued out of a pool of underlying exposures for the transfer of risk. Re-securitized exposures are the exposures which are issued out of a pool of underlying exposures which constitutes non-securitized exposures as well as some portion of securitized exposures. The application is capable of handling both securitized exposures as well as re-securitized exposures. It also handles the calculation for the originator as well as the investor bank roles. At a broad level, there are two categories of Investors:

• An Investing Bank who has invested heavily in securitization:

These investors are prepared to provide the entire details of the securitization transaction

To cater to these investor needs, the entire pool, entire or invested tranche details, and the invested exposures information are required to be provided by the bank. This information is captured in the pool, tranche, and exposures table.

• An Investing Bank who has invested minimal in securitization:

These investors are prepared to provide the necessary inputs required for the calculation of the capital charge pertaining to their invested exposure.

To cater to these investor needs, the invested exposures information is required to be provided as an input by the bank. A few pool and tranche attributes required for the computation are also to be provided as an input by the bank in the Stage Securitization Exposures Table (STG\_SEC\_EXPOSURES).

The RBI Basel III guidelines specify Standardized approach for the calculation of the capital charge for the Securitization exposures.

In some computations, the calculations pertaining to the underlying exposures of the securitization transaction are required. This is computed before processing the Securitization exposures.

# **Process Flow**

The process flow for standardized approach of Securitization exposures are as follows:





The only change in the computation of the Securitization - Standardized Approach process, in the RBI Basel III processing of the current release of the application is in the Sec Pre-CRM Computation Process. Under this process, for Sec Deduction Process, the exposures which are lower than the investment grade and the unrated exposures are risk weighted at 1111%.

#### • Sec data Population, Mitigant Data Population and Sec Exposure Mitigant mapping:

The data pertaining to the pool, tranche, exposures are populated from the staging tables to the processing tables. The underlying exposures data are captured in the respective product processor tables (and for these information, the process pertaining to the non-securitization exposures is followed). In the case of Reporting Bank providing only the exposure level information, the application expects few pool level and tranche level parameters which are required for further processing, to be provided in the Exposures table. The mitigants data are populated from the staging table to the processing table. The exposures which are mapped to the mitigants are captured and this is also populated from the staging table to the processing table. Securitization Data Population has been handled in the Process SEC DATA POPULATION. Mitigant population been handled data has in IND\_BASELIII\_MITIGANT\_DATA\_POPULATION and Exposure Mitigant Mapping Population has been handled in the Process SEC\_EXP\_MITIGANT\_MAPPING\_POP.



#### • Credit Rating Processing:

All the rating information of the exposures and the mitigants are populated from the staging tables to the processing tables. The exposure and the tranche rating information are captured in the account rating tables and the mitigants rating information are captured in the instrument rating details. This is handled in the IND\_BASELIII\_CREDIT\_RATING\_PROCESSING process.

• SEC\_RECLASSIFICATION and MITIGANT RECLASSIFICATION: The application uses the standardized data for all kinds of calculation (Product type like Eligible Liquidity Facility, Bank Role like Originator, Pool Type like Receivables-corporate pool). Before any calculation the application reclassifies the Bank specific data to standard data, similar to the Basel accord terms. It reclassifies the Bank role to the standard Bank Role of an Originator or Investor. Any other bank roles like Sponsor, Credit Protection Provider and so on, will be reclassified into Originator, Investor and so on respectively. The application also reclassifies the Pool Type to the standard Pool Type like Credit Cards Receivable Pool, Auto Loans and so on. It also reclassifies the Product type to the Standard Product type like Eligible Liquidity Facility and so on.

In the case of mitigants also, the application reclassifies the mitigant type to the standard Mitigant type like the debt securities, credit derivative, cash and so on. It also reclassifies the Mitigant Issuer type to the standard Mitigant Issuer type like Banks, Corporate and so on. The reclassification tasks are present in Sec reclassification and Mitigant reclassification sub process. The application assigns 'Sec - Standardized Approach' in the **Sec Reclassification** Sub Process. This is done for approach selection.

#### Excess Sellers Interest Assignment

Transfer of significant credit risk associated with the securitized exposures to the third parties is required for recognition of risk transfer for a securitization originator. The total exposure of banks to the loans securitized in the following forms does not exceed 20% of the total securitized instruments issued:

- Investments in equity / subordinate / senior tranches of securities issued by the SPV including through underwriting commitments.
- Credit enhancements including cash and other forms of collaterals including overcollateralization, but excluding the credit enhancing interest only strip.
- Liquidity support.

If a bank exceeds the above limit, the excess amount would be risk weighted at 1111%.

All retained exposures, credit enhancements and liquidity facilities identified based on the product type are aggregated for each pool. The aggregate is compared with the Initial Pool Exposure Amount (n\_initial\_pool\_exposure\_amount) available at Pool level. If the aggregate amount of exposures exceeds 20% of pool amount then all these exposures are split into two legs. First leg will capture the below 20% threshold limit amount and will be risk weighted as per the rating of the exposure. Second leg will capture the above 20% threshold limit amount and will be risk weighted at 1111%. The second leg will be identified via attribute 'Excess Seller Interest Flag' being set as 'Y'.

#### • Underwriting Exposure Treatment

The holding of securities devolved on the originator through underwriting is sold to third parties within three-month period following the acquisition. In case of failure to off-load within the stipulated time limit, any holding in excess of 20% of the original amount of issue, including secondary market purchases, receives a risk weight of 1111%.

Investments in securities devolved on the originator through underwriting are identified based on attribute 'Underwriting Investments Flag' captured at Securitization Exposures level.

The aggregate amount of all exposures where Underwriting Investments Flag is 'Y' and where the holding is less than 3 months is compared with the Initial Pool Exposure Amount (n initial pool exposure amount) available at Pool level. If the aggregate amount of exposures exceeds



20% of pool amount then all these exposures are split into two legs. First leg will capture the below 20% threshold limit amount and will be risk weighted as per the rating of the exposure. Second leg will capture the above 20% threshold limit amount and will be risk weighted at 1111%. The second leg will be identified via attribute 'Underwriting Exposure Above Threshold Limit Flag' being set as 'Y'.

**NOTE:** The below 20% threshold limit leg of exposures in underwriting investments is risk weighted based on the external rating of the security and not applied a risk weight of 100% as directed in previous RBI circular on securitisation to support RCA3 reporting requirements. Currently RCA3 reporting template only allow risk weighting of all exposures only based on external ratings.

## Credit Conversion factor (CCF) Assignment

Banks calculate the risk weighted amount of a rated off-balance sheet securitization exposure by multiplying the credit equivalent amount of the exposure by the applicable risk weight. The credit equivalent amount is arrived at, by multiplying the principal amount of the exposure (after deduction of specific provisions) with a 100% CCF for all such transactions except the undrawn portion of an unrated eligible liquidity facility which attracts a CCF of 50%.

If the off-balance sheet exposure is unrated then it is deducted from capital, except an unrated eligible liquidity facility.

The drawn and undrawn portions of an unrated eligible liquidity facility attracts a risk weight equal to the highest risk weight assigned to any of the underlying individual exposures covered by this facility.

All unrated ineligible liquidity facilities, both the drawn and undrawn portions receive a risk weight of 1111%. The undrawn portion of an unrated ineligible liquidity facility attracts a credit conversion factor of 100%.

# • Pre Mitigant EAD calculation

All off-balance sheet exposures, except an unrated eligible liquidity facility which attracts a CCF of 100%. An unrated eligible liquidity facility attracts a CCF of 50%.

The EAD logic first nets off any available specific provisions with the drawn amount and any excess provision amount are netted off against the undrawn limit amount. The final undrawn amount net of specific provisions is multiplied by the CCF to determine the EAD. This EAD is subsequently multiplied with the associated RW of exposure to arrive at the RWA amount.

A rule 'IND Basel III Sec Pre-Mitigation EAD Amount - STD' used to compute EAD for securitization exposures is added. A BP is added as a target BP, and is mapped in this rule. The BP first nets off any available specific provisions with the drawn amount and any excess provision amount are netted off against the undrawn commitment amount. The final undrawn amount net of specific provisions is multiplied by the CCF to determine the EAD.

#### • Application of External Ratings

A bank applies external credit assessments from eligible external credit rating agencies consistently across a given type of securitization exposure. Furthermore, a bank cannot use the credit assessments issued by one external credit rating agency for one or more tranches and those of another external credit rating agency for other positions (whether retained or purchased) within the same securitization structure that may or may not be rated by the first external credit rating agency. Where, two or more eligible external credit rating agencies are used. These assess the credit risk of the same securitization exposure differently. The following is applicable:

1. If there is only one rating by a chosen credit rating agency for a particular claim, that rating is used to determine the risk weight of the claim.



- 2. If there are two ratings accorded by chosen credit rating agencies that map into different risk weights, the higher risk weight is applied.
- 3. If there are three or more ratings accorded by chosen credit rating agencies with different risk weights, the ratings corresponding to the two lowest risk weights is referred to and the higher of those two risk weights is applied. That is, the second lowest risk weight.

For banks that invest in securitization transactions, that is, securities issued under a Securitization program and also provide credit protections to the same securitization program, all investment securities need to be considered as unrated for the purpose of risk weighting. For example, if a bank buys an ABS / MBS where it provides an unfunded securitization exposure extended to the securitization programmed (for example, liquidity facility or credit enhancement), and that exposure plays a role in determining the credit assessment on the securitized assets/various tranches of the ABS/MBS, the bank treat the securitized assets/various tranches of the ABS/MBS as if these were not rated.

# • Risk Weighted Securitization Exposures

Banks calculate the risk weighted amount of an on-balance sheet securitization exposure by multiplying the principal amount (after deduction of specific provisions) of the exposures by the applicable risk weight. The risk-weighted asset amount of a securitization exposure is computed by multiplying the amount of the exposure by the appropriate risk weight determined in accordance with issue specific rating assigned to those exposures by the chosen external credit rating agencies as indicated in the following table:

Securitisation Exposures - Risk Weight Mapping to Long-Term Ratings

Domestic rating agencies	AAA	AA	Α	BBB	ВВ	B and below or unrated
Risk weight for banks other than originators (%)	20	30	50	100	350	1111
Risk weight for originator (%)	20	30	50	100		1111

The risk-weighted asset amount of a securitization exposure in respect of MBS backed by commercial real estate exposure is computed by multiplying the amount of the exposure by the appropriate risk weight determined in accordance with issue specific rating assigned to those exposures by the chosen external credit rating agencies as indicated in the following table:

Commercial Real Estate Securitisation Exposures – Risk Weight mapping to long-term ratings

Domestic Rating Agencies	AAA	AA	Α	BBB	ВВ	B and below or unrated
Risk weight for banks other than originators (%)	100	100	100	150	400	1111
Risk weight for originator (%)	100	100	100	150	1111	

Credit enhancements which are first loss positions are risk weighted at 1111%.

If an originating bank fails to meet the requirement laid down for Originating banks under the RBI Revised Securitization guidelines, it needs to maintain capital for the securitized assets/ assets sold as if these were not securitized/ sold. This capital is in addition to the capital which the bank is required to



maintain on its other existing exposures to the securitization transaction. For exposures part of the pool where the attribute 'Originator Prudential Requirement Met Flag' is 'N' are considered as exposures where the Originator does not satisfy the regulatory conditions as defined by RBI such as minimum retention requirement (MRR), minimum holding period (MHP), upfront profit booking etc and are risk weighted at 1111%.

The investing banks assigns a risk weight of 1111% to the exposures relating to securitization/ or assignment where the requirements for investing banks under the RBI Revised Securitization guidelines are not met. For exposures where the attribute 'Risk profile due diligence met indicator' is 'N' are considered as investments where the bank not satisfy the regulatory conditions as defined by RBI such as Due diligence requirements, disclosure requirements etc and are risk weighted at 1111%.

NOTE: The amortization of cash profit arising out of securitization transaction required to be done at the end of every financial year is expected to be handled as part of source systems and the exposure level amount received from source to OFSAA must be post such amortization.

## **Re-Securitization Exposures**

Banks in India including their overseas branches are not permitted to assume exposures relating to Re-securitization, as defined in RBI Revised Securitization Guidelines. However, some of the Indian banks have invested in CDOs and other similar securitization exposures through their overseas branches before issuance of revised circular. Some of these exposures may be in the nature of resecuritization. For such exposures, the risk weights are assigned as shown in the following table:

Re-securitisation Exposures - Risk Weight Mapping to Long-Term Ratings

Domestic rating agencies	AAA	AA	Α	BBB	ВВ	B and below or unrated
Risk weight for banks other than originators (%)	40	60	100	200	650	1111
Risk weight for originator (%)	40	60	100	200		1111

# Commercial Real Estate Re-Securitisation Exposures – Risk Weight Mapping to Long-Term Ratings

Domestic rating agencies	AAA	AA	Α	BBB	BB and below or unrated
Risk weight for banks other than originators (%)	200	200	200	400	1111
Risk weight for originator (%)	200	200	200	400	1111

#### • Implicit Support

The Originator is not permitted to provide any implicit support to investors in a securitization transaction. When a bank is deemed to have provided implicit support to a securitization, it must hold capital against all of the exposures associated with the securitization transaction as if they had not been securitized.

Where a securitization transaction contains a clean-up call and the clean up call can be exercised by the originator in circumstances where exercise of the clean up call effectively provides credit enhancement, the clean up call shall be treated as implicit support and the concerned securitization transaction will attract the above prescriptions.

An instance where the Originator is deemed to have provided implicit support is identified where the existing attribute Implicit Support Indicator (f\_implicit\_support\_ind) is sourced as Y at the Securitisation Pool level. A process 'Implicit Support Treatment' is added to handle the implicit support treatment. This process consists of a rule 'IND Basel III Implicit Support Underlying Exposures Capital Assignment' which is used to set the existing flag Securitised Flag (f\_securitized\_flag) in Fact Non Sec



Exposures as N for all the underlying exposures as part of the pool where implicit support is available. Once the underlying exposures are marked as non-securitized they start getting reported and included as part of capital computation process.

Where a securitisation transaction contains a clean-up call, and the clean up call is exercised by the originator in circumstances where exercise of the clean up call effectively provides credit enhancement, the implicit flag (if not already Y) is updated as Y and then the above treatment to include the underlying exposures under capital computation will follow. For this purpose a rule 'IND Basel III Implicit Support Flag Assignment for Clean Up Calls' is added to update the Implicit Support flag as Y whenever a clean up call is not eligible. The attribute CleanUp Call Option Indicator (f\_cleanup\_call\_option\_ind) is used to identify the scenarios where an eligible clean up call is available.

- Sec\_STD Pre CRM Computations: The application calculates the Pre-CRM RWA for the exposures by multiplying the Pre-CRM EAD with the Risk Weight of the exposures. This is handled in the Sec STD Pre CRM Computations sub process. The exposures which are below investment grade and the unrated exposures are deducted from the capital. This is handled in the Sec Deduction sub process.
  - o Risk Weight Assignment: The application assigns the risk weight to the exposures based on the external rating assigned to the exposures. If the exposures have internal ratings assigned, the application treats the exposures as unrated. Initially the risk weight assigned to each of the ratings is assigned and then the multiple assessments is applied by the application. In the case of multiple ratings assigned to the exposures, the application applies the multiple assessments and assigns the ratings which are the worst of the best two ratings.

Then, the application updates the rating after multiple assessments and the corresponding risk weight to the exposures. In the case of securitization and resecuritization exposures, the risk weights assignment are different from the non-securitization exposures. The application assigns the risk weights based on the Bank role, whether the exposure is an exposure issued out of a Securitization or Resecuritization pool and then the external ratings assigned to the exposures. In case of unrated exposures, the application applies the look through approach and assigns the weighted average risk weight of the underlying exposures.

The application also handles other securitization exposures like the Eligible Liquidity Facility, Credit Enhancements which are first loss positions and so on. Risk weights corresponding to the external ratings are assigned in the entity Securitization Risk Weight Map Master (FSI\_SEC\_RW\_MAP\_MASTER) and the final applicable risk weight is updated in Securitization Exposures after the multiple assessments of the ratings.

- o Pre-CRM EAD Computation: The application assigns the credit conversion factor (CCF) to the off-balance sheet items as specified by the RBI Basel III guidelines. The CCF percentages are assigned based on the Bank Role (this is applicable only for the Originator Bank Role), the Product Type (like the Eligible Liquidity Facility) and the applicable ratings. Then, the application computes the Pre-Mitigation EAD. This is computed based on the Bank role and the Product type. The application calculates the EAD for the Investors and the Originators separately based on the calculations given in the RBI Basel III guidelines.
- Sec CRM Process: Mitigant Eligibility, Mitigant Risk Weight, Haircut Assignment and Allocation of Mitigants to Exposures are handled in either of Mitigant Eligibility and Volatility Haircut assignment sub process or within the Sec CRM sub-process.
  - Mitigant Eligibility: The application identifies the eligible mitigants based on the criteria as mentioned by the RBI Basel III guidelines. It identifies the following mitigants in the case of securitized exposures Collateral, Guarantees and Credit Derivatives. The application is capable of using the Simple Approach as well as the Comprehensive Approach for the mitigants which are part of the collateral. This is similar to the mitigant eligibility of the non-securitization process.

The application processes the multiple assessments of ratings for the mitigants also. This is



required since some of the mitigant eligibility criteria are based on the ratings and risk weight of the mitigants. The eligibility of the collateral mitigants are based on the party type of the mitigant, mitigant type, the credit rating assigned to the mitigant or the party (as applicable). All equity based mitigants are classified as ineligible as per the RBI Basel III guidelines. In the case of Mutual funds, the eligibility is based on the eligible mutual fund indicator.

The application identifies the eligibility of the guarantees and credit derivatives based on the party type of the mitigant and the credit rating assigned to the issuer of the mitigant.

Unfunded deduction are considered eligible only when they are currently rated BBB- or better and were externally rated A- or better at the time the credit protection was provided. For such protections, both the current and initial ratings are expected to be provided from source.

Based on the criteria of eligibility mentioned in the RBI Basel III guidelines, the application identifies whether the mitigant is eligible or not, and if eligible, the application also makes the least risk weighted exposure as the eligible mapping, for the least eligible nth to default mitigant for the exposure. It also identifies the eligibility of the mitigants based on the comparison of the risk weight of the exposures and the mitigants. If the mitigants risk weight is lesser than that of the exposures, then the mitigants become eligible. Else the application makes them ineligible.

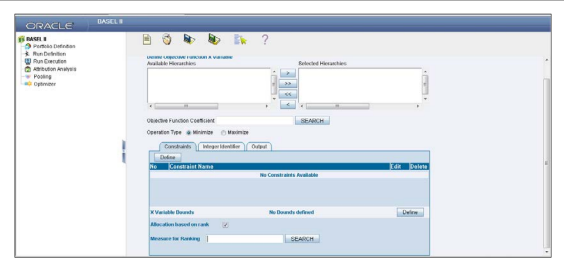
Mitigant Risk Weight: The application calculates the mitigant risk weight similar to the exposure risk weight of non-securitized exposures. This is based on the Issuer type and the credit rating which includes the unrated issuers as well. The application performs the multiple assessments for the mitigants, similar to the process followed in the case of non-securitized exposures, and arrives at a single rating for the mitigant. Then, the application assigns the final risk weight to the mitigant.

- O Haircut Assignment: The application assigns the various haircuts, as applicable to the Mitigants. The application applies the volatility haircut, forex haircut and the maturity mismatch haircut to the mitigants as appropriate. This is as per the RBI Basel III guidelines regulations. Only eligible mitigants are considered for haircut assignment and for further processing. The eligible mitigants flows from mitigants table to sub exposures table.
- Allocation of Mitigants to Exposures: The application computes the mitigant value post all haircuts. Then, it uses the pooling and optimizer logic to allocate the exposures to the mitigants. This is slightly different from the optimizer logic of non-securitization exposures as the securitized exposures have the seniority in the cashflow and always the senior most exposure gets the maximum protection by the mitigants. The senior most exposure (or tranche) is denoted with seniority 1 and the second senior exposure is denoted with seniority 2 and so on. In the case of securitization exposures, always the mitigants is given preference to the senior most exposure and then to the other exposures based on the seniority. The other parameters which are considered in the allocation logic are the risk weight and the mitigant value post haircut.

The application uses the linear programming logic to allocate the mitigants to the exposures. The pooling logic in securitization is same as of that non-securitization. The optimizer logic for Securitization is slightly different and the difference is explained below:

Based on the seniority of the exposures, risk weight of the exposures and the mitigant and the mitigant value, the rank order in which the mitigants are allocated to the exposures is arrived at. The order of allocation can be changed by editing the database function. You can choose the allocation rank measure in the optimizer definition screen while defining the optimizer logic.





The remaining steps for creating optimizer definitions are same as those mentioned in non-securitization process. The optimizer works on the minimization constraint logic.

Single Mitigant mapped to Single or Multiple Exposures

If there are one or more than one exposures mapped to a single mitigant, the mitigant is allocated to the exposure with the highest seniority

If there are more than one exposures with the same highest seniority, then the mitigant is allocated to the exposure which yields the highest mitigant value post haircut

Single Exposure mapped to Single or Multiple Mitigants

If there are one or more than one mitigants mapped to a single exposure, the least risk weighted mitigant will be allocated to the exposure

If there are more than one mitigants with the same least risk weight, then the mitigant which has the highest mitigant value post haircut will be allocated to the exposure

Multiple Exposures mapped to Multiple Mitigants

This are treated as cases of single mitigant mapped to single or multiple exposures for the identification of the mitigant which has to be assigned to the exposures. Then, the treatment pertaining to single exposure mapped to multiple mitigants have to be followed to yield the credit risk weighted exposure amount.

Using the above logic, the application calculates the factor of exposure covered by the mitigant and the factor of the exposure uncovered (without any protection).

• Sec Post CRM RWA Computation: The application computes the covered amount and the uncovered amount for the exposures. The covered amount is computed by multiplying the covered factor with the exposure amount, and to this covered amount, the application assigns the mitigant risk weight. The product of the covered amount and the mitigant risk weight is the covered RWA. The uncovered amount is computed by multiplying the uncovered factor (which is 1 – sum of all covered factors for that exposure) with the exposure amount. This uncovered amount is multiplied by the exposure risk weight to get the uncovered RWA. The sum of the covered RWA and the uncovered RWA is the Post CRM RWA of the Exposure.

Post-CRM RWA = Covered Amount \* Risk Weight of the Mitigant
+ Uncovered Amount \* Risk Weight of the Exposure

This logic is handled in Sec Post-CRM RWA computation sub process.



All the below sub process and tasks are handled in the "SEC\_STD" Process – Sec Reclassification, Mitigant Reclassification, Sec STD Pre-CRM Computation, Risk Weight Assignment, Pre-CRM RWA Computation, Mitigant Eligibility, Mitigant Risk Weight, Haircut Assignment, Allocation of Mitigants to Exposures and Post CRM RWA Computation

#### **Key Data Elements**

A few key data elements for Securitization computation is as follows. For a complete list of tables and columns refer to the Download Specifications document.

### Securitization Exposures

• The Key attributes required at securitization exposures table are as follows: Due Diligence Indicator, commercial real estate indicator, first loss tranche indicator, Securitization Exposure Amount, Securitization pool identifier, Undrawn amount, and Product Code

#### Securitization Pools

• The Key attributes required in the securitization pool table are: Originative Prudential Requirement net Indicator, Clean Up Call option indicator, Implicit support indicator, Resecuritized indicator, and Pool Initial Exposure amount.

#### Mitigant Eligibility (Standardized Approach)

• Eligible Mutual Fund Indicator, Main Index Equity Indicator, Equity Traded Indicator

#### Miscellaneous

- All tranche information regardless of whether Bank has Exposure or not required for inferring the ratings, credit enhancement level computation, eligibility of nth to default credit derivative mitigant
- Mitigant Value to be assigned at an Exposure level (not to the tranche)
- Mitigant Pool Id in the Exposure Mitigant Mapping table for nth to default mitigants –
   Required for eligibility of nth to default credit derivative mitigant
- Attachment point of tranches based on original balances Required for eligibility of nth to default credit derivative mitigant

#### **Assumptions**

As per RBI Basel III, the excess seller's interest is computed as amount above 20% of the total securitized instruments issued. It is assumed that the amount captured under the 'Initial Pool Exposure Amount' attribute on the Securitized Pool table is assumed to reflect the total sec instruments issued amount.

# 7.3Market RWA

The Market Risk Capital Charge is expected to cater to the following trading book portfolio information of an Indian bank:

- Securities included under the Held for Trading category
- Securities included under the Available for Sale category
- Open gold position limits
- Open foreign exchange position limits
- Trading positions in derivatives
- Derivatives entered into for hedging trading book exposures.

The guidelines have been issued for the Standardized approach only.



# **Standardized Approach**

In the Standardized Approach (STD Approach), the Market Risk Capital Charge needs to be calculated for the following instrument types:

- Interest Rate related instruments (IR Instruments)
- Equity Position Risk
- Foreign Exchange risk
- Options
- Credit Default Swap in Trading Book

## Pre-requisite for Market Risk Processing

Execution of the Run, **Staging Data Population - Market Risk - RBI Standardized Approach** is usually a onetime activity. This should be executed once before actual Market Risk Run is executed. The following tasks are populated when the Run is executed.

- IRC Data
- Market prices of the instruments
- Bank positions

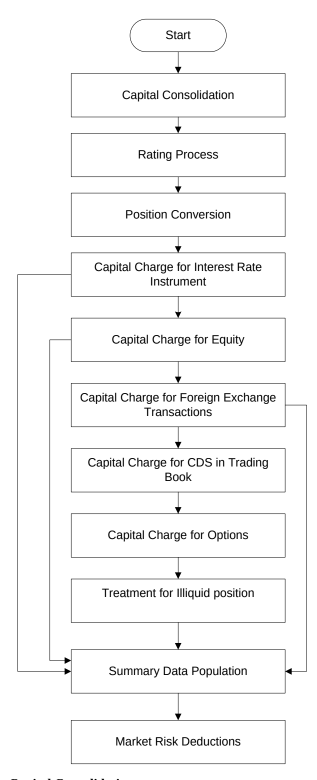
This Run populates the instrument level data that is required by the actual Run for further processing. The instrument level data, such as number of units of the instruments on that particular MIS date is downloaded in bank instrument position (STG\_BANK\_POSITIONS) table. This data flows into the fact table for further processing. The OTC instrument price is expected as a download. For non-OTC instruments the data for instruments' price is captured in Market Instrument Contract (STG\_MKT\_INSTRUMENT\_CONTRACT) table. This data flows into the fact table for further processing. For IR instruments the interest rate required is captured in IRC Rate History (STG\_IRC\_RATE\_HIST) table. This data flows into the fact table for further processing. This data is required for term structure that is used in Modified Duration and Greeks parameter calculation for options.

# **Process Flow for Market RWA**

The RWA computation for Market Risk for the Indian jurisdiction is computed under the process IND\_RBI\_III\_MKT\_RISK. In this process, RWA is computed for Interest Rate, Equity, FOREX, and Options. The process IND\_RBI\_III\_MKT\_RISK is mapped to the following pre-defined Run which computes Market RWA:

Run: Risk Weighted Asset Calculation - Market Risk - RBI Standardized Approach





# • <u>Capital Consolidation:</u>

For a reporting bank the level at which the consolidation is processed is identified by the application. You can select Solo or Consolidation level for each entity in the rule present in the Capital Consolidation



process. This particular process handles entity level details. The entity data is captured in Legal Entity Details (STG\_LEGAL\_ENTITY\_DETAILS) table. All the child entities underlying a parent are considered for RWA consolidation. When consolidation is the level selected for a reporting bank, each child entity data is consolidated with the parent entity post entity shareholding percent multiplication.

For more information on the process and sub process that computes this task, refer the following:

Process: IND BASELIII CAPITAL CONSOLIDATION

Sub-process: Capital Consolidation Approach

# Approaches Followed in Capital Consolidation

The three approaches followed by the Capital Consolidation are:

Consolidation Approach(CONSL): Under this approach, all the entities of the bank's organizational structure are considered. This includes all the entities/subsidiaries that belong to the same jurisdiction. All the exposures of the entities in the organizational structure are considered for computing risk weighted exposures, except the intra-group exposures.

Aggregation Approach(AGG): This approach is similar to the Consolidation approach but is used in the cases, where some of the entities that are part of bank's organizational structure belong to a different jurisdiction. The capital requirement of the affiliate is computed as per the jurisdiction that it is subject to and is then aggregated with the rest of the group's capital requirement. Intra-group exposures are not excluded in this approach.

Deduction Approach(DED): This approach is used in the case where some of the subsidiaries/entities that are part of bank's organizational structure are excluded from consolidation. In such a scenario, the regulatory investment in the excluded subsidiary attributable to the rest of the group are deducted from the consolidated capital requirements.

#### • Rating Process:

Rating data is expected for all instruments which bear an interest rate risk. The rating data is reclassified into RBI equivalent standard rating and the standard rating is considered for assigning specific risk charge for interest rate instruments, wherever applicable. If there are multiple ratings for the same issue, then the application does a multiple assessment check as per the multiple assessment logic detailed in the RBI Basel III guidelines. This process assigns a RBI equivalent rating for an instrument, counterparty and/or issuer, based on the rating details available for the same, after applying multiple assessment logic.

For more information on the process and sub process that computes this task, refer the following:

Process: IND\_BASELIII\_CREDIT\_RATING\_PROCESSING

Sub-process: Credit Rating Data Population

#### • Position Conversion:

Position conversion is processed before Capital Charge calculation under Market Risk. In Position Conversion different instruments are broken into long and short positions and carried forward for specific and general risk charge calculation. All derivative instruments undergo position conversion so that the instrument is broken down into simplified positions for further processing. For derivative positions in equities, commodities, gold, currencies, and so on, only one leg is exposed to interest rate and other leg is exposed to the respective asset (equity, FOREX). The following information is required for position conversion: Long/Short position, Value of Notional Position, Coupon Rate, and Maturity.

# Methodology for Position Conversion:

While calculating interest rate risk, each instrument is converted into multiple positions. The notional value of each position is derived based on the following methodology:



- Notional positions in actual debt securities is valued as the nominal amount underlying the contract at the current market price of the debt security
- Positions in zero-specific-risk securities is valued using one of the following two methods:
  - The present value approach, under which the zero specific-risk security is assigned a value equal to the present value of all the future cash flows that it represents.
  - The alternative approach, under which the zero specific-risk security is assigned a value equal to the market value of the underlying notional equity position in the case of an equity derivative; the notional principal amount in the case of an interest rate or foreign currency swap; or the notional amount in the case of any other financial instrument.
- o In the case of options, the delta weighted values are processed for general risk charge calculation. Delta is computed by the application based on the instrument type, coupon, residual maturity, strike price, spread, option premium value, and so on.
- o For an Interest Rate (IR) Swap, the parent instrument will be identified as a Receiver or Payer swap based on whether the bank is receiving fixed or paying fixed, respectively. After Position Conversion, the parent swap will be converted to two child positions which will be in zero specific risk securities. The exposure amount for each of these positions will be computed based on the coupon rate of receiving leg for the long child position and the coupon rate of the paying leg for short child position. Currently the notional amount for both the child positions is being computed using the current market price column of the parent.
- For Credit Derivative Swap, the parent swap will be converted to two child positions, of opposite position. So if the Parent CDS is *Long*, its child position will be *Short*. One position will be zero specific risk security; the other will be debt security. The exposure of Zero specific risk security will be based on the Present Value of cash flows of Parent CDS. The exposure of Debt security will be equal to Notional of Parent CDS. Zero specific risk security will have only General Market Risk computed, where-as Debt security will have only specific risk computed.

# Instrument Coverage

# Interest Rate Derivatives

- Bond Forward
- o Forward Rate Agreement
- Bond Future
- o Future on a Basket/Index of bonds
- o Interest Rate Futures
- o Receiver Swap (without deferred start)
- o Payer Swap (without deferred start)
- o Basis Swap (without deferred start)
- o Forward Basis Swap
- Forward Receiver Swap
- Forward Payer Swap



o Dual Currency Bond

#### **Equity Derivatives**

- Equity Forward
- o Equity Future
- o Equity Swap

# Currency Derivatives

- Currency Forward
- Currency Future
- o Currency Swap
- o Gold Forward

# Options / Structured Products

- o Option on Equity
- o Option on Currency
- o Option on Commodity
- o Option on Currency Future
- o Option on Currency Forward
- o Currency Swaption
- o Option on a bond
- Option on a bond future
- o Option on a Forward Rate Agreement
- o Option on an Interest Rate Future
- o Swaptions

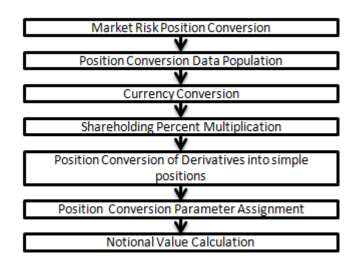
# Credit Derivative

o Credit Default Swap

# Position Conversion Process Flow

The process flow of Market Risk Position Conversion is as follows:





## **Position Conversion Data Population:**

The application populates FCT\_MARKET\_RISK\_EXPOSURES with the details given by the bank in STG\_BANK\_POSITIONS and STG\_INSTRUMENT\_CONTRACT\_MASTER. FOREX exposures of the bank are populated into FCT\_MARKET\_RISK\_FOREX. This exercise is processed for all the trading book exposures.

For more information on the process and sub process that computes this task, refer the following:

Process: IND\_RBI\_III\_MKT\_RISK\_DATA\_PROCESSING

Sub-process: Market Risk Data Population

## **Currency Conversion:**

All the positions in other currencies are converted into the reporting currency of the bank, based on the currency conversion rate between the exposure currency and reporting currency.

For more information on processes and sub processes that compute this refer the following:

Process: IND\_RBI\_III\_MKT\_RISK\_DATA\_PROCESSING

Sub-process: Currency Conversion

# **Shareholding Percent Multiplication:**

For consolidated runs, exposures of the child entities are multiplied by the entity shareholding percentage to arrive at the consolidated exposure at the parent level.

For more information on the process and sub processes that compute this task, refer the following:

Process: IND\_RBI\_III\_MKT\_RISK\_DATA\_PROCESSING

Sub-process: Shareholding Percent Multiplication

#### Position Conversion of Derivatives into Simple Positions:

The application takes the contract details from the instrument table and breaks each contract into multiple positions into market risk exposures (FCT\_MARKET\_RISK\_EXPOSURES) table. The application splits instruments which are derivatives in nature into multiple positions based on the



instrument position mapping available in the mapping table. For example: A bank having a plain long position in a derivative instrument is split into one long and one short position. Therefore, for each position and nature of contract type, the application creates the required number of positions in the processing table. The download information used for position conversion is contract details, instrument type, contract position, position mapping, and so on.

The application reclassifies all bank instruments into standard instrument types based on contract type, contract position, market risk position, and so on. A fixed bond forward with a long position in the contract is reclassified into fixed rate bond for the long leg and zero risk security for the short leg, created by position conversion. The reclassifications are further used for notional value calculation.

For more information on the process and sub process that computes this task, refer the following:

Process: IND\_RBI\_III\_MKT\_RISK\_POSITION\_CONVERSION

Sub-process:

- o Position Conversion Options
- o Position Conversion Basket Futures Interest Rate
- o Position Conversion Swaps
- Position Conversion Forwards and Futures
- o IND Position Conversion CDS

## **Position Conversion Parameter Assignment:**

After position conversion, that is, breaking each derivative instrument into long and short leg, the application assigns instrument parameters for each position leg created under position conversion logic. For each leg, relevant information like: coupon rate, coupon frequency, maturity, strike price for options, option premium value, and so on, are updated from parent information. This information is used in duration calculation for Duration Ladder Approach, calculation of Greeks for option charge, and so on.

For more information on the process and sub process that computes this task, refer the following:

Process: IND\_RBI\_III\_MKT\_RISK\_POSITION\_CONVERSION

Sub-process:

- Position Conversion Options
- Position Conversion Basket Futures Interest Rate
- Position Conversion Swaps
- Position Conversion Forwards and Futures
- o IND Position Conversion CDS

# **Notional Value Calculation:**

Notional value of each leg created by position conversion for each instrument is calculated based on the contract characteristics (market price, number of units). For options, it is the delta weighted position which is carried forward for Market Risk Charge calculation.



There is some dependency on different instrument types, like; the exotic options may further result into a vanilla option after position conversion, hence the position conversion should be processed in the following order of instrument types:

- Options
- Basket Futures
- o Swaps
- Forwards/ Futures

After position conversion of basket futures instrument types, position offsetting on different positions of same kind of instrument types is processed and the post offset exposure amount is arrived at.

For each leg created from CDS instrument, Notional value is calculated differently. The exposure of Zero specific risk security will be based on the Present Value of cash flows of Parent CDS. The exposure of Debt security will be equal to Notional of Parent CDS.

For more information on the process and sub process that computes this task, refer the following:

Process: IND\_RBI\_III\_MKT\_RISK\_POSITION\_CONVERSION

Sub-process:

- o Position Conversion Options
- o Position Conversion Basket Futures Interest Rate
- Position Conversion Swaps
- Position Conversion Forwards and Futures

# Example of a Forward Rate Agreement (FRA) Position Conversion:

A purchased FRA may be depicted through two notional zero-coupon positions: one short position (liability) up to the maturity of the underlying credit transaction and one long position (claim) up to the settlement of the FRA. Suppose a firm purchases 3 x 6 month FRA, principal: 1000; interest rate 6%. This position is broken down into two opposite zero coupon bond positions as follows:

#### **First Position:**

Position : Long

Value of Notional Position : PV  $\{1000/((1+5\%)^{0.25}) = 987.87\}$ 

Maturity : 3 months

Coupon : Zero (Coupon of less than 3%)

#### **Second Position:**

Position : Short

Value of Notional Position : PV  $\{1000/((1+5\%)^{0.5}) = 975.90\}$ 

Maturity : 6 months

Coupon : Zero (Coupon of less than 3%)

A sold FRA will have positions exactly opposite to the one given in the preceding example, that is, the long position will become short and short position will become long, with the value, maturity, and coupon remaining the same.



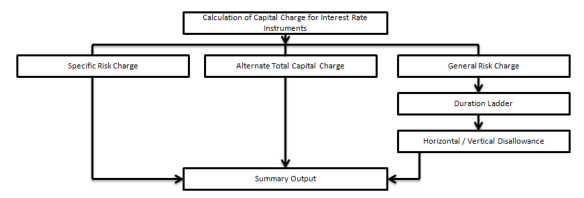
The actual discount rates for discounting the notional values of the two legs in the preceding example will be the interest rates pertaining to the respective maturities, that is, 3 months (long leg) and 6 months (short leg). For simplification purposes, an assumed rate of 5% is considered in the preceding example. The procedure followed by the application taking the preceding example into consideration, is as follows:

- 1. The FRA as contract is captured in the contract record details table with banks position in the contract in the position table. The application also captures the position mapping table for the above instrument type which is used for position conversion. For the preceding FRA example, two positions are created, one long position with a maturity of 3 months and a short position for the life of the contract, that is, with a maturity of 6 months.
- 2. Both the position legs are reclassified into zero specific risk security.
- 3. The various contract parameters are assigned by the application to both the legs. Example: Coupon Rate, Maturity.
- 4. The Notional Value of both the legs is calculated as per the logic stated in the example.

#### • Capital Charge Computation for Interest Rate Instruments

The total risk charge for Interest Rate (IR) instruments consists of specific risk charge (specific to the Issuer and Instrument) and general risk charge (market related risk vested in the instrument).

#### **Process flow diagram for Interest Rate Risk**



#### Specific Risk Charge:

Specific Risk Weight is assigned based on the issuer type rating, CET and CCB information of issuer and residual maturity for interest rate related instruments. This is assigned irrespective of the category of investments, whether they are 'Available for sale' (AFS) or 'Held for Trading' (HFT).

For more information on the process and sub process that computes this task, refer the following:

Process: IND\_RBI\_III\_MKT\_RISK

Sub-process: Market Risk Specific RW Assignment

Alternative Total Capital Charge:

RBI guidelines direct the banks to compute Alternative Total Capital Charge for the exposures in 'Available for Sale' (AFS) category. The application assigns Alternate Total Risk Weight to such exposures based on the issuer type, rating CET and CCB information of issuer and residual maturity.

For more information on the process and sub process that computes this task, refer the following:

Process: IND\_RBI\_III\_MKT\_RISK



Sub-process: Market Risk Alternative Total RW Assignment

#### General Risk Charge:

General risk charge is calculated for each interest rate risk exposure for a reporting bank. General risk charge is calculated by following the Duration Ladder approach. This is processed irrespective of the category of investments, whether they are 'Available for Sale' (AFS) or 'Held for Trading' (HFT).

Note: The exposures which are Fully Deducted from CET 1, under Interest Rate Specific Risk Charge calculation, are excluded from General Risk Charge calculation.

#### **Duration Ladder:**

Under this method, the application creates time bands and based on modified duration, places each instrument in the respective time bands for offsetting. The matched and unmatched position across time bands and across three zones attracts general risk charge as per the definition stated in RBI guidelines for Market Risk.

Under Duration Ladder Approach, the application creates duration ladder based on modified duration calculated for each instrument. The general risk charge under duration ladder is calculated for each currency and insignificant positions across multiple currencies are populated into a single modified duration ladder for horizontal and vertical disallowance calculation.

The duration ladder time band created in the application is based on the definition given by RBI guidelines on Market Risk. For Duration Based Ladder Approach, the application creates three time zones for each Modified Duration Time Band. This is computed in the process 'Time Band Assignment'. Based on the time bands, positions are assigned an 'assumed rate'. The delta-weighted positions of IR options are considered for the slotting into time bands and zones.

All the processing attributes used under Duration Ladder Approach are stored in a separate table (FCT\_MARKET\_RISK\_CAPITAL) starting from weighted long and short positions, matched and unmatched positions following horizontal and vertical disallowance and net open position by each currency.

For more information on the process and sub process that computes this task, refer the following:

Process: IND\_RBI\_III\_MKT\_RISK

Sub-process:

- Time Band Assignment
- o Market Risk Assumed Rate Assignment
- Market Risk Weighted Position Calculation Duration Approach

#### Horizontal/Vertical Disallowance:

In the application, vertical and horizontal disallowance for IR instruments is processed by using a Data Transformation function 'MR\_IR\_Duration\_Mat\_Ind' under 'Market Risk Generic Risk Charge Calculation' which computes the matching of the positions within time bands, zones, across adjacent zones and across non-adjacent zones to finally arrive at the general risk charge for interest rate instruments.

The capital charge is applied at each state for the matched and unmatched position as per the capital charge stated in RBI guidelines for market risk. A detailed explanation of how the application handles the horizontal and vertical disallowance is as follows:

1. The application initially populates weighted long and weighted short position amounts for each time band.



- 2. The next step is to offset the matched positions and populate them as 'offset matched position within the time band'. The unmatched positions are populated as 'offset unmatched position within the time band'.
- 3. Offset unmatched positions arrived at from the above step are then taken up for offsetting within a time zone. All the 'offset unmatched positions within time band' falling under the same zone are offset with each other and 'offset match same zone' and 'offset unmatched same zone are computed'.
- 4. Offset unmatched positions within same zone are then carried forward for calculating 'Offset matched between zone' and 'offset unmatched between zones'. This is first processed for zones 1 and 2, then for zones 2 and 3, and lastly for zones 1 and 3.
- 5. All the unmatched positions (within time band, same zone, between zones and net unmatched position) are multiplied by the factors listed in the RBI guidelines for duration ladder approach as applicable.

For more information on the process and sub process that computes this task, refer the following:

Process: IND\_RBI\_III\_MKT\_RISK

Sub-process: Market Risk Generic Risk Charge Calculation

Procedure: MR\_IR\_Duration\_Mat\_Ind

#### **Summary Output:**

For reporting purposes, the application moves data from market risk capital (FCT\_MARKET\_RISK\_CAPITAL) table to market risk reporting (FCT\_MARKET\_RISK\_REPORTING) table.

For Interest Rate reporting line, the total capital charge is computed by comparing the values of specific and general risk charge for AFS and HFT categories and the Alternate Capital Charge computed for AFS category. Based on the rules for comparison stated in the RBI guidelines, the population for the capital charge against the Interest Rate reporting line is processed by a Data Transformation 'MR\_IR\_Tot\_Cap\_Chrg\_Calc' by the application.

Finally, RWA is calculated in the market risk summary (FCT\_MARKET\_RISK\_SUMMARY) table by multiplying capital charge with (100/9). The interest risk charge is reported out of market risk summary (FCT\_MARKET\_RISK\_SUMMARY) table under Interest Risk charge reporting line.

For more information on the process and sub process that computes this task, refer the following:

Process: IND RBI III MKT RISK

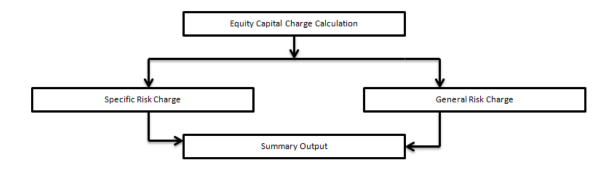
Sub-process:

- Market Risk Capital Risk Charge Calculation
- Market RWA Calculation

#### • Capital Charge Calculation for Equities:

The application calculates equity capital charge as summation of specific risk charge and general risk charge. The process flow for calculation of equity risk charge is as follows:





#### Specific Risk Charge:

Specific Risk Weight is assigned based on the issuer type, significant/ insignificant, regulatory capital details for equity related instruments. This specific risk weight is then multiplied by the post offset exposure amount to arrive at the specific risk charge. Delta weighted positions of equity options and is considered for specific risk computations.

For more information on the process and sub process that computes this task, refer the following:

Process: IND\_RBI\_III\_MKT\_RISK

Sub-process: Market Risk Specific RW Assignment Equity

The Specific Risk charge for Security Receipts is 13.50%.

For more information on the process and sub process that computes this task, refer the following:

Process: IND\_RBI\_III\_MKT\_RISK

Sub-process:

- o Market Risk Specific RW Assignment Equity
- Market Risk Specific Risk Charge Calculation

#### General risk charge:

The application assigns 9% general risk charge for equity instrument type and then multiplies it with post offset exposure amount to arrive at the general risk charge. Delta weighted positions of equity options are considered for general risk computations.

For more information on the process and sub process that computes this task, refer the following:

Process: IND\_RBI\_III\_MKT\_RISK

Sub-process:

- Market Risk General RW Assignment
- o Market Risk Generic Risk Charge Calculation

Note: The exposures which are Fully Deducted from CET 1, under Equity Specific Risk Charge calculation, are excluded from General Risk Charge calculation.

#### **Summary Output:**

The equity risk charge is reported from the market risk summary (FCT\_MARKET\_RISK\_SUMMARY) table under equity reporting line. Specific and general risk for equity is also reported separately from the summary table.



#### For more information on the process and sub process that computes this task, refer the following:

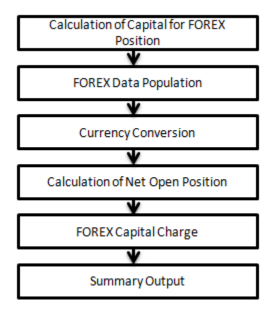
Process: IND\_RBI\_III\_MKT\_RISK

Sub-process:

- Market Risk Capital Risk Charge Calculation
- Market RWA Calculation

#### • Capital Charge for Foreign Exchange Transactions:

Process Flow diagram for Foreign Exchange Transactions



#### **FOREX Data population:**

All foreign exchange exposure data is expected at a net level by each currency in a separate table meant only for FOREX exposures data (STG\_FOREX\_EXPOSURES). Forward currency position, asset, liability, accrued interest, profit and loss, structural position, and so on, in different currencies are captured separately in the FOREX exposure table. This data is then populated to FCT\_MARKET\_RISK\_FOREX which is a dedicated table to compute FOREX capital charge.

For more information on the process and sub process that computes this task, refer the following:

Process: IND\_RBI\_III\_RISK\_DATA\_PROCESSING

Sub-process: Market Risk Data Population

#### **Currency Conversion:**

Currency conversion of FOREX positions to reporting currency is done in the application in the following rules:

- o FOREX Position Profit and Loss Attribute Natural CCY Conversion to Reporting CCY
- FOREX Position Attribute Natural CCY Conversion to Reporting CCY
- FOREX Position Other Attribute Natural CCY Conversion to Reporting CCY

This conversion is processed based on the exchange rate between the natural currency of the exposure and the reporting currency.



For more information on the process and sub process that computes this task, refer the following:

Process: IND\_RBI\_III\_MKT\_RISK

Sub-process: Market Risk Gamma and Vega Capital - Delta Plus Method

#### Calculation of Net Open Position:

The net open position is the maximum value of the net long and net short position across all currency exposures plus the value of gold. This is computed under the process 'Market Risk FOREX Risk Position Calculation' in the application.

For more information on the process and sub process that computes this task, refer the following:

Process: IND\_RBI\_III\_MKT\_RISK

Sub-process: Market Risk FOREX Risk Position Calculation

#### FOREX Capital Charge:

The application applies the short hand method for FOREX risk charge calculation by treating all the currencies to be same and applying 9% risk charge on net open position.

This is done by the data transformation 'MR\_Cap\_Chrge\_Frx\_Ind'.

For more information on the process and sub process that computes this task, refer the following:

Process: IND\_RBI\_III\_MKT\_RISK

Sub-process: Market Risk Capital Risk Charge Calculation

#### **Summary Output:**

The FOREX risk charge gets reported out of market risk summary table under FOREX charge reporting line.

For more information on the process and sub process that computes this task, refer the following:

Process: IND\_RBI\_III\_MKT\_RISK

Sub-process: Market RWA Calculation

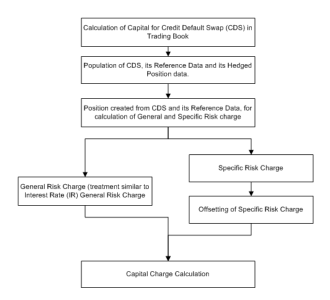
#### • Capital Charge for CD's in Trading Book

Credit Default Swap (CDS) is a financial instrument, used to hedge counterparty credit risk. The total risk charge for CDS instruments consists of specific risk charge (specific to the Issuer and Instrument) and general risk charge (market related risk vested in the instrument).

CDS Parent instrument is converted into two Child position, each position is specific to Specific Risk and General Risk charge computation. Details of Position conversion is mentioned in Section-Position Conversion.

Process flow diagram for Capital Charge for CDs in trading book is shown below:





#### Specific Risk Charge:

Specific Risk is calculated for Child Debt security position created from Parent CDS.

Specific Risk Weight is assigned based on the issuer type, rating, residual maturity of the reference asset/obligation and residual maturity of the parent CDS. This specific risk weight is then multiplied by the post offset exposure amount to arrive at the specific risk charge. Post offset amount is derived from Parent CDS Notional amount.

Specific Risk charge is different if the reference asset/obligation issuer type is NBFC-ND-SI (Non-deposit Taking Systemically Important Non-Banking Financial Companies) or Commercial Real Estate Companies. Wherever the issuer type is NBFC-ND-SI or CRE, data needs to be provided in table stg\_party\_master column v\_type

After Specific Risk charge is applied, if the Parent CDS is used for Hedging, there is offset to the Specific Risk charge.

If the Parent CDS is not used for Hedging, there is no offset done to Specific Risk charge.

#### For more information on the process and sub process that computes this task, refer the following:

Process: IND RBI III MKT RISK

Sub-process: Market Risk Specific RW Assignment CDS

#### General Risk Charge:

General risk charge is calculated for Zero Specific Risk Child position created from Parent CDS. General risk charge is calculated by following the Duration Ladder approach, similar in line with General Risk of IR instrument. Duration Ladder approach is already detailed in Section- Duration Ladder under Section- Capital Charge Computation for Interest Rate Instruments.

For more information on the process and sub process that computes this task, refer the following:

Process: IND\_RBI\_III\_MKT\_RISK



#### Sub-process:

- Market Risk Weighted Position Calculation Duration Approach
- Market Risk Generic Risk Charge Calculation

#### **Summary Output:**

For reporting purposes, the application moves data from market risk capital (FCT\_MARKET\_RISK\_CAPITAL) table to market risk reporting (FCT\_MARKET\_RISK\_REPORTING) table.

The output is populated in CDS Reporting Line. There is separate output for General Risk and Specific Risk.

Finally, RWA is calculated in the market risk summary (FCT\_MARKET\_RISK\_SUMMARY) table by multiplying capital charge with (100/9). The interest risk charge is reported out of market risk summary (FCT\_MARKET\_RISK\_SUMMARY) table under Interest Risk charge reporting line.

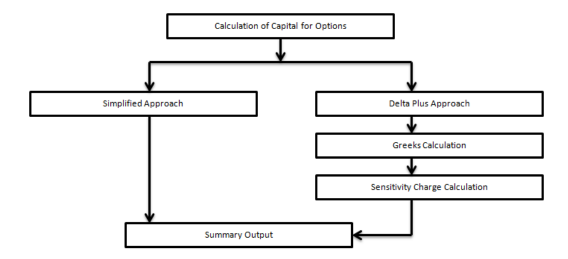
For more information on the process and sub process that computes this task, refer the following:

#### Process: IND RBI III MKT RISK

Sub-process:

- Market Risk Capital Risk Charge Calculation
- o Market RWA Calculation

#### • Capital Charge for Options:



#### Simplified Approach:

In the Simplified Approach, for option type being long cash and long put or short cash and long call, the application calculates 'in the money' values for the option. In case of 'in the money' option, the value is calculated as the number of units multiplied by the difference of underlying forward



price and strike price, if the residual maturity of the option is greater than 6 months. In the case of the residual maturity of the option contract being less than or equal to 6 months the 'in the money' value is calculated as number of units multiplied by the difference of underlying current market price and strike price.

The Capital Charge is arrived at as the difference between sum of general risk and specific risk on the underlying value and 'in the money' value of the option. For long put or long call, the application applies the capital charge as the least of the sum of general risk and specific risk on the underlying and option premium value.

This computation is processed in the task 'Market Risk Options – Capital Charge Calculation – Simple Approach'

For more information on the process and sub process that computes this task, refer the following:

Process: IND\_RBI\_III\_MKT\_RISK

Sub-process:

- o Market Risk Generic Risk Charge Calculation Simple Approach
- o Market Risk Capital Risk Charge Calc Simple Approach

#### Delta Plus Approach:

In the Delta Plus Approach, the option taken on any underlying contract is processed for position conversion. The purpose of position conversion is to create multiple positions with delta weighted amounts and send each position for respective capital charge calculation.

#### Greeks Calculation:

The application calculates Greeks for options based on the option contract information. The Greek calculation involves calculating implied volatility, delta, gamma and vega. Each of the Greeks calculated then participates in sensitivity charge calculation.

For more information on the process and sub process that computes this task, refer the following:

Process: IND\_RBI\_III\_MKT\_RISK

Sub-process:

- o Market Risk Gamma Impact Delta Plus
- Market Risk Gamma and Vega Capital Delta Plus Method

#### Sensitivity Charge Calculation:

For options, total charge includes underlying capital; charge plus sensitivity risk charge. Sensitivity risk charge includes delta risk, gamma risk, and vega risk charge. The formula used against each of the sensitivity charge is as per RBI guidelines on Market risk.

The computation of Delta weighted positions and Gamma impact for options is done under the process 'Market Risk Options – Delta and Gamma calculations – Delta Plus Approach'. The delta weighted positions of options participate in the specific and general risk charge computations applicable for the respective underlying.

For more information on the process and sub process that computes this task, refer the following:

Process: IND\_RBI\_III\_MKT\_RISK



Sub-process: Market Risk Capital Risk Charge Calculation - Delta Plus

#### **Summary Output:**

The capital charge for option is reported from summary table where reporting line is options where as the underlying risk charge gets reported under the respective reporting line.

For more information on the process and sub process that computes this task, refer the following:

Process: IND\_RBI\_III\_MKT\_RISK

Sub-process: Market Risk RWA Calculation

#### • Treatment for Illiquid Positions:

RBI guidelines for treatment for Illiquid Positions have the following consideration:

- 1. Valuation Adjustments for less Liquid Derivatives Positions.
- 2. Valuation Adjustment for less Liquid or Illiquid Positions.

#### **Valuation Adjustments for Derivatives Portfolio**

Valuation adjustment is done for Derivative products. Its value is market to market or, which is hold in trading book. These are applicable for Market Risk calculation.

The valuation which are needed to be adjusted or deducted are-

- 4. Incurred CVA Losses
- 5. Closeout costs
- 6. Operational Costs
- 7. Early termination, investing and funding costs
- 8. Future administrative costs
- 9. Model risk, if appropriate.

All valuation details are expected as download at the contract level. Incurred CVA Losses, Adjustment to MTM (which include adjustment due to Closeout costs, Operation Costs, Early termination, investing, funding cost, Future administrative costs, model risk), and Other valuation adjustment, if any. All this adjustment mentioned will be deducted from CET1.

#### Valuation Adjustment for less Liquid or Illiquid Positions

Valuation adjustment done for Illiquid positions (or contracts), are deducted from CET1, instead of debiting it to Profit and Loss Account.

Valuation adjustment done for Derivative products, has the following considerations-

- a. Identification of Illiquid contracts.
- b. Identification of Derivative contracts.
- c. Capturing of Incurred CVA Losses.
- d. Capturing of Other MTM adjustment.
- e. Capturing of any other Adjustment.
- f. Deduction of Incurred CVA Losses, Other MTM adjustment, and any other adjustment from CET1.

Adjustment MTM, other adjustment values and Incurred CVA losses, are populated separately for Illiquid positions. MTM value populated for illiquid position is net of these values (Adjustment MTM, Other adjustment values and Incurred CVA losses).



For more information on the process and sub process that computes this task, refer the following:

Process: IND\_RBI\_III\_MKT\_RISK

Sub-process:

Market Risk Deduction From CET1

#### Market Risk Deductions from CET1

Deduction items captured in IR, Equity Specific Risk and Illiquid Position, is deducted from CET1.

For more information on the process and sub process that computes this task, refer the following:

Process: IND\_RBI\_III\_MKT\_RISK

Sub-process: Market Risk Deduction from CET1

The sub-process takes the CET1 value, stored in fct table and deducts the new formed capital heads with values from CET1, and updates CET1 with deducted amount.

#### Key Data Elements

Key data elements are listed in this section. For a complete list of tables and columns to be populated refer to the Download Specification document.

- Interest Rate Historical Data: Interest Rate information for IR instrument is stored here.
- Bank Positions: Position in the instrument (Long/Short), Price of Instrument and No of Units for OTC instruments are stored here.
- Market Instrument Contract: Price of Non-OTC instruments is stored here.
- Instrument contract: Instrument Type, Counter party type, currency code, coupon rate, effective date, maturity date, strike price, coupon rate, coupon frequency are stored here.
- FOREX Exposures: Exposure amount, asset amount, asset accrued interest, asset accrued profit are stored here.

# 7.4 Operational RWA

As per the Basel accord, "Operational Risk is the risk of loss resulting from inadequate or failed internal processes, people and systems, or from external events". External losses can occur due to theft of information or hacking of systems. The RBI guidelines have prescribed one method for calculating Operational Risk (OR) Capital Charge which is as follows:

Basic Indicator Approach

**NOTE:** While executing Solo Run for computing Operational Risk, the parent entity data is processed. However, for a Consolidated Run the parent entity as well as the subsidiary data is processed.

## **Basic Indicator Approach**

To calculate the capital charge under the Basic Indicator Approach, the annual gross income for each of the past three years for a standard line of business is multiplied by a fixed percentage of 15%. The average is considered to calculate the capital charge. If the annual gross income is negative or zero in any of the past three years, then the value from the numerator is excluded thereby reducing the base denominator by the same count.

The capital charge formula is as follows:



$$K_{BIA} = \left[\sum (GI_{1...n} \times \alpha)\right]/n$$

Where:

KBIA = the capital charge under the Basic Indicator Approach

GI = annual gross income, where positive, over the previous three years

n = number of the previous three years for which gross income is positive

 $\alpha$  = 15 per cent, which is set by the BCBS , relating the industry wide level of required capital to the industry wide level of the indicator.

#### **Process Flow for Operational RWA**

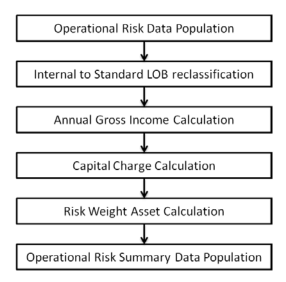
#### **Prerequisite**

Before calculating the capital charge for OR, the following should be computed as a prerequisite:

In the process **IND\_OPS\_RISK**, the task defined as **Opr\_Risk\_Capital\_Charge** should mention the number of years (in the past) as a parameter for capital calculation.

For example: if the previous 3 years are considered, then assign 3 as a parameter against the task **Opr\_Risk\_Capital\_Charge**. Therefore, in the future if the previous 4 years have to be considered, then change that particular parameter only.

The process to compute OR under the Basic Indicator Approach are as follows:



#### • Operational Risk Data Population:

The input data for each of the financial years mapped, along with the internal line of business are populated in the processing table.

#### • Internal LOB to Standard LOB Reclassification:

The internal lines of business are reclassified into standard lines of business.

#### • Annual Gross Income Calculation:



For each of the standard lines of business and for each financial year, the annual gross income is calculated.

#### • <u>Capital Charge Calculation:</u>

Capital charge is calculated by multiplying the alpha value with the annual income of each year across each standard line of business. Further, the average of 3 years is considered (if the values of all the 3 years are positive). If the values of all the 3 years are not positive, then zero or the negative value from both numerator and denominator are excluded.

#### Risk Weight Asset Calculation:

The capital charge value obtained is then converted to the equivalent RWA value by multiplying with the factor 100 divided by 9.

#### • Operational Risk Summary Data Population:

The RWA amount is populated into the Operational Risk Summary (FCT\_OPS\_RISK\_SUMMARY) table along with the entity for which the OR RWA is calculated. The application converts all the elements in the annual gross income and loan and advance amount reported in their respective national currency, to the reporting currency. While calculating annual gross income or loan and advance amount for the subsidiary that are part of regulatory consolidation, the amount is limited to the share-holding percentage. Hence, a subsidiary which is part of regulatory consolidation and parent holding in the subsidiary is considered as 45%, then the amount limited to 45% is considered for gross calculation. Similarly, if the holding is more than 50%, then the entire amount is considered for gross calculation.

#### **Key Data Elements**

Key data elements need to be noted are listed in this section. To view the complete list of tables used, see the *Download Specification* document.

- Entity details which are part of regulatory consolidation and parent entity share holding percent is required. This data is captured in Stage Entity Shareholding Details (STG\_ENTITY\_SHR\_HLD\_PERCENT) table.
- Net Interest Income, Net Provision Amount, Net Non Interest Income, Operating Expenses, Security Sale
  Gain or Loss from HTM, Insurance Irregular Loss, Security Sale Gain or Loss from AFS, Insurance
  Irregular Gain, Net Write-off Amount, Reversed Provision Amount, Reversed Write-off Amount,
  Disposable Property Income Legal Settlement Income, and Insurance Claim Income for each line of
  business and for each financial year, is required.

# 7.5 Capital Structure

During the economic crisis, the global banking system had an insufficient level of high level quality capital. During the crisis, it was identified that there was inconsistency in the definition of capital across jurisdictions and lack of disclosure. To address this issue of inconsistency, the Basel committee had prescribed a new definition of capital to strengthen the global capital framework under Basel III. RBI came up with Basel III to calculate the total capital for the Indian banks, as well as, the Foreign banks branches in India.

As per the new definition in the RBI III accord, total capital consists of sum of the following elements:

• Tier1 capital

Common Equity Tier 1 Capital for Indian Banks

Common Equity Tier 1 Capital for branches of Foreign Banks in India

Additional Tier 1 Capital for Indian Banks

Additional Tier 1 Capital for branches of Foreign Banks in India

Tier 2 capital



Tier 2 Capital for Indian Banks

Tier 2 Capital for branches of Foreign Banks in India

Each component of capital is subject to restrictions where CET1 must be at least 5.5% of total risk-weighted asset. Tier 1 capital must be at least 7.0% of total risk-weighted asset. Total capital must be 9.0% of total risk-weighted asset. Each component of capital undergoes minority interest and regulatory adjustments. The minority interest is applicable for a bank only. Most of the regulatory adjustment line items are to be deducted from CET1.

For a bank, the accounting entity that are not part of regulatory consolidation, the investment amount is partly deducted from its respective component of capital and is partly risk weighted as per banking or trading book rules.

Securitization transaction and non-DvP and non-PvP transaction items, which were formerly as per Basel II, deducted 50% from Tier 1 and 50% from Tier 2 are instead risk weighted at 1111%. All the regulatory adjustment line items will follow a phase-in arrangement from the beginning of 2014 till 2017.

In particular, the regulatory adjustments begins at 20% of the required adjustments to Common Equity Tier 1 on 31<sup>st</sup> March 2014, 40% on 31st March 2015, 60% on 31st March 2016, 80% on 31st March 2017, and reaches 100% on 31st March 2018. The same transition approach applies for all deductions from additional Tier 1 and Tier 2 capital.

Capital Structure process takes inputs from Fact Non Sec Exposures (FCT\_NON\_SEC\_EXPOSURES) and Market Risk Exposures (FCT\_MARKET\_RISK\_EXPOSURES). Capital Structure process is positioned between Market Risk data processing (BASELIII\_MKT\_RISK\_DATA\_PROCESSING) and Market Risk position conversion (BASELIII\_MKT\_RISK\_POSITION\_CONVERSION) due to the following reasons:

- The significant and insignificant investment deductions involve splitting of certain exposures into multiple exposures (2 new exposures and deletion of the parent exposure). These split exposures should be position converted and RWA is calculated on these position converted exposures.
- After processing of Market Risk, the calculated RWA is populated to Market Risk Summary
  (FCT\_MARKET\_RISK\_SUMMARY) which contains the aggregated record for each instrument type.
  If Market Risk is processed before Capital Structure processing, then the RWA has to be adjusted for the
  split exposures for the Market Risk record and this task will be repeated for each record.

If the RWA for the split exposures is adjusted, then it will be approximate in case the RWA is pro-rated between instrument types. The same tasks are repeated (falling into cycles) if RWA is computed in this table again.

**NOTE:** All the GL line items are expected at Solo level for each entity. The consolidated data will be discarded.

While executing Solo Run the parent entity data is processed. Investment into the subsidiary data is processed as per Credit Risk and Market Risk rule. Capital line item pertaining to parent entity is only processed.

While executing Consolidation Run, the parent entity as well as the subsidiary data is considered. Regulatory Investment data to financial institutions which are part of regulatory consolidation is treated as an internal transaction. Those subsidiaries which are outside the scope of consolidation are treated as per insignificant and significant rule.

For Indian banks, a task to compute the eligible amount of 'Profits in current financial year' that are eligible to be included in the CET1 capital is present. This task requires additional data at the Entity level that is captured at Stage Legal Entity Details and Fact Entity Information table. Below are the additional information captured at the entity level:

- i. Net profit up to the current quarter (NPt). The value of 't' varies from 1 to 4.
- ii. Average annual dividend paid during last three years (D)
- iii. Eligibility option of 'Y' or 'N' to include current quarter profit in CET1. The eligibility option indicates that the incremental provisions made for non-performing assets at the end of any of the four



quarters of the previous financial year have not deviated more than 25% from the average of the four quarters.

This task computes the eligible amount EPt as:

 $\{NPt - 0.25*D*t\}$ : Where eligibility option is 'Y'

0: Where eligibility option is 'N'

Total of EPt for all entities that are marked for consolidation is populated on FCT\_CAPITAL\_ACCT\_HEAD under the CAP head ('Eligible profits in current FY – CET1'), added to capture this amount.

NOTE: For the purpose of computing eligible quarterly profits, value of 't' on the last day of the quarter is inclusive. That is, it is considered that the quarter has ended. For example, on 30<sup>th</sup> September the t value used will be 2. Similarly, t value on 31<sup>st</sup> March will be set as 4.

The sub processes and rules within Market Risk Data Processing process IND\_RBI\_III\_MKT\_RISK\_DATA\_PROCESSING perform the following tasks:

- The Rules within the sub process **Market Risk Currency Conversion** converts the amount attributes, which are in natural currency to reporting currency, which is used for further processing. Attributes like the exposure amount, margin amount, MR notional amount, and so on are processing for currency conversion from natural currency to reporting currency.
- The Rule Mkt Risk Instrument type to Capital Comp Group Reclassification in the sub process
   Market Risk Reclassification within IND\_RBI\_III\_MKT\_RISK\_DATA\_PROCESSING re classifies Market Risk instrument data into the various Capital Component Groups such as CET1, AT1.
- The re-classified instruments are further processed for identification of Regulatory Entity Internal Transaction, Reciprocal Cross-Holding, Own Shares - Treasury Stock, and Significant Investment in Non Reg Consl Entity transaction. The following Rules in the Market Risk Capital Consolidation Calculations sub process identify these transactions:

Cap Consl - MR Deduction of Regulatory Entity Internal Transaction

Cap Consl - MR Basel III Deduction of Reciprocal Cross-Holding

Cap Consl - MR Deduction of Own Shares - Treasury Stock

Cap Consl - Mkt Risk Deduction of Significant Investment in Non Reg Consl Entity

### **Assumption**

The regulatory adjustment that follows a phase-in arrangement and not deducted from CET1, needs to follow national treatment as per RBI III accord. Hence, the assumption is that the regulatory adjustment line item follows Basel II accord. Items which were formerly deducted from 50%-50% from Tier 1-Tier 2 capital are deducted from AT1 and capital investment instrument not deducted from CET1 will be risk-weighted at 100%.

Since investments in accounting entities (which are outside the scope of regulatory consolidation) by parent bank are long-term investments and mostly equity related instruments, these investments are not processed for Credit Risk Mitigation.

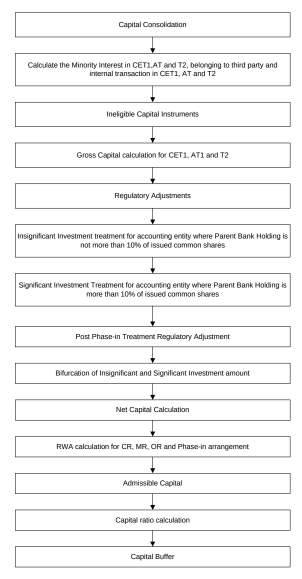
The GL codes are expected to be unique across entities in Stage General Ledger Data (STG\_GL\_DATA) and Capital Accounting Head Dimension (DIM\_CAPITAL\_ACCT\_HEAD).

## **Process Flow for Capital Structure**

Capital Structure is executed along with Capital Consolidation and Credit RWA process. For arriving at the capital structure, the minority interest is found out, ineligible capital instruments are identified, gross capital is calculated, adjustments for regulatory purposes are made, insignificant adjustments are also made, phase in treatments are



brought in, and finally the net capital is calculated. Following block diagram illustrates the process and subsequent section details each of the blocks depicted in the block diagram.



#### • Surplus of Minority Interest:

Minority Interest as per the RBI Basel III guidelines are calculated and the surplus amount in each tier of capital, which is attributed to third parties, are deducted from the gross capital of each tier of capital.

Minority interest is calculated as the third party's interest (share holding percent) in the surplus capital (available capital – minimum required capital)

All the values required for processing are populated into Minority Interest Capital (FSI\_MINORITY\_INTEREST) table which is the processing table for minority interest calculations

The sub process – **Minority Interest Calculations** in **BASELIII\_CAPITAL\_STRUCTURE** process covers the above processing. The RBI specific data is captured in the table, FSI\_SETUP\_CAPITAL\_HEAD.



The deduction also includes internal transactions in each tier of capital among the various entities which are part of the regulatory consolidation. Hence, minority interest attributed to third party as well as the internal transactions in each tier of capital is deducted from the gross capital of each tier of capital.

RBI says the minimum required CET-1, Tier -1 capital, Total capital ratios, that is (8.0%, 9.5% and 11.5%) used as the basis for computing the surplus capital for minority interest will not be phased-in. while for other jurisdiction theses minimum required capital percent receive phase-in treatment.

#### • <u>Ineligible Capital Instruments</u>

Capital instruments which no longer qualify as non-common equity Tier 1 capital or Tier 2 capital (for example, IPDI and Tier 2 debt instruments with step-ups) are considered as Ineligible Capital Instruments and are phased out beginning January 1, 2013. After fixing the base at the nominal amount of such instruments outstanding on January 1, 2013, their recognition is capped at 90% from January 1, 2013, with the cap reducing by 10 percentage points in each subsequent year. This cap is applied to Additional Tier 1 and Tier 2 capital instruments separately and refers to the total amount of instruments outstanding which no longer meet the relevant entry criteria. To the extent an instrument is redeemed, or its recognition in capital is amortized, after January 1, 2013, the nominal amount serving as the base is not reduced.

Previously eligible capital items subject to phasing is captured at instrument level and the appropriate amount eligible to be included in the relevant capital tier during the transition period is computed at the instrument level itself. The total eligible item are aggregated and populated on Standard Account Head Fact table for the below Capital heads:

- Total Non-qualifying capital instruments subject to phase-out from Additional tier 1 capital
- Total Non-qualifying capital instruments subject to phase-out from Tier 2 capital

Once the data is populated on the Standard Account Head Fact table, the same is classified into the appropriate capital component.

Following are the steps in the process:

- 1. Details of all ineligible capital instruments, which are eligible under the current Basel II regulations such as IPDI and Tier 2 debt instruments with step-ups are captured under the below tables:
  - o Stage Issued Instrument Positions (STG\_ISSUED\_INSTR\_POSITIONS)
  - $\verb| o Stage Instrument Contract Master (STG\_INSTRUMENT\_CONTRACT\_MASTER)| \\$
- 2. The Data captured is moved to the respective Fact and Dimension table below:
  - o Fact Issued instrument Positions (FCT\_ISSUED\_INSTR\_POSITIONS)
  - o Instruments Contracts Dimension (DIM\_INSTRUMENT\_CONTRACT)
- 3. The eligible amount included as part of Basel III capital structure is computed and stored in the Fact Issued Instrument Positions table under attribute 'Amount Recognized in Regulatory Capital'.
- 4. The eligible capital computed amount is aggregated and added on Fact Standard Account Head table under the below Capital heads:
  - Total Non-qualifying capital instruments subject to phase-out from Additional tier 1 capital
  - o Total Non-qualifying capital instruments subject to phase-out from Tier 2 capital

#### Assumptions:

As per the Phase In treatment flow and details available in the RBI Basel III Master Circular for instruments issued before 12<sup>th</sup> Sep 2010, treatment of exposure depends on the Call exercise date. It is assumed that the Call referred in the circular is the first call available post instrument issue.



#### • Gross Capital Calculation for CET1, AT1, and T2:

For Gross Capital calculation all the components are classified into their respective tiers (CET1, AT1, and T2) based on their purpose. The total gross capital for each tier of capital (CET1, AT1, and T2) is calculated as per the definition of CET1, AT1, and T2 by adding the relevant financial instrument in each tier of capital.

#### **Revaluation Reserves**

These reserves often serve as a cushion against unexpected losses, but they are less permanent in nature and cannot be considered as 'Core Capital'. As per RBI, all Revaluation Reserves at a discount of 55% is included as part of Tier 2 capital.

#### Capping of General provisions amount included on T2 Capital under Standardized approach

General Provisions on Standard Assets, Floating Provisions, Provisions held for Country Exposures, Investment Reserve Account, excess provisions which arise on account of sale of NPAs and countercyclical provisioning buffer qualifies for inclusion in Tier 2 capital. However, these items together are admitted as Tier 2 capital up to a maximum of 1.25% of the total credit risk-weighted assets under the standardized approach.

Eligible provisions amount is computed as part of the rule 'CS - Basel III General Provision for Standardized' and is stored under the existing Capital head 'General provision for Standardized Approach'.

#### Shortfall of Stock of provision to Expected Loss

Any shortfall of Stock of Provision (General Provision) to Expected Loss under the IRB approach is deducted from the CET1 capital. Where, the total expected loss amount is less than total eligible provisions, banks are permitted to recognize the difference under Tier 2 capital up to a maximum of 0.6% of credit-risk weighted assets calculated under the IRB approach.

#### • Regulatory Adjustment

The regulatory adjustments and deductions are applied to the following capital both at Solo and at Consolidated levels.

Goodwill and other intangibles, DTAs, cash flow hedge reserve, gain on sale of securitization transaction, cumulative gain and losses due to change in own credit risk, defined pension fund asset are direct downloads (in STG\_GL\_DATA table). The General Provision is obtained as a download in the Stage General Ledger Data (STG\_GL\_DATA) table. All the DTLs related to phase line items are expected as download in the STG\_GL\_DATA table. The application calculates the values net of DTL and then processes it for the Regulatory Adjustments. This amount is prorated between the standardized approach and the IRB approach. This is processed using the Provisions and Gross Capital Calculations sub process. As per RBI, "Defined Benefit Pension Fund Assets and Liabilities" includes other defined employees' funds also. Bank needs to provide the data for this line item as inclusive of other defined employees' funds.

#### Goodwill and Other Intangible assets

Goodwill and all Others Intangible assets is deducted from Common Equity Tier1 (CET1) capital including any goodwill, that is included in the valuation of significant investment in the BFSI entities which are outside the scope of regulatory consolidation. The full amount that is deducted from CET1 is Goodwill and Intangible Asset net of Deferred Tax Liability.

Operating losses in the current period and those brught forward will also be decudeted from CET1 Capitutal

The data in the below Capital heads are provided as direct download:

- Goodwill
- Deferred Tax Liability related to Goodwill
- Other Intangible Assets



- Deferred Tax Liability related to Other Intangible Asset
- Losses brought forward and losses in the current period

#### **Deferred Tax Assets (DTA)**

The DTAs computed are deducted from Common Equity Tier 1 capital and includes:

- (a) DTA associated with accumulated losses
- (b) The DTA (excluding DTA associated with accumulated losses), net of DTL, where the DTL is in excess of the DTA (excluding DTA associated with accumulated losses). The excess shall neither be adjusted against item (a) nor added to Common Equity Tier 1 capital.

DTAs are captured under the below break-up amounts:

- DTA associated with accumulated losses
- Other DTA (excluding DTA associated with accumulated losses)

DTL is permitted to be netted off only against the 'Other DTA' amount. Any Excess DTL is not permitted to be offset against 'DTA associated with accumulated losses' nor to be added to the CET1 capital.

NOTE: If the DTA (net of DTL) has a negative value then, the line item will not follow the phase-in treatment. Only positive value will go for transitional arrangement.

#### **Cash Flow Hedge Reserve**

The amount of the net cash flow hedge reserve which relates to the hedging of items that are not fair valued on the balance sheet (including projected cash flows) is de-recognized in the calculation of Common Equity Tier 1. This means that positive amounts are deducted and negative amounts are added.

Data in the below Capital heads are provided as direct download:

- Cash Flow Hedge not fair valued (Asset)
- Cash Flow Hedge not fair valued (Liability)

The Final amount which is derecognized from Capital is computed by the rule 'CS - Net Cash Flow Hedge Reserve Calculation'.

NOTE: If the Net cash Flow Hedge Reserve has a negative value then, the line item will not follow phase-in treatment. Only positive value will go for transitional arrangement.

# Cumulative Gain and Losses due to change in own credit risk on Faired Valued financial Liabilities

Banks derecognize all unrealized gains and losses that result from changes in the fair value of liabilities that are due to changes in the bank's own credit risk from the CET1. This means that positive amounts are deducted and negative amounts are added.

In addition, with regard to derivative liabilities, derecognize all accounting valuation adjustments arising from the bank's own credit risk. The offsetting between valuation adjustments arising from the bank's own credit risk and those arising from its counterparties' credit risk is not allowed. If a bank values its derivatives and securities financing transactions (SFTs) liabilities taking into account its own creditworthiness in the form of debit valuation adjustments (DVAs), then the bank deducts all DVAs from its Common Equity Tier 1 capital, irrespective of whether the DVAs arises due to changes in its own credit risk or other market factors. Thus, such deduction also includes the deduction of initial DVA at inception of a new trade. In other words, though a bank has to recognize a loss reflecting the credit risk of the counterparty (that is, credit valuation adjustments-CVA), the bank is not allowed to recognize the corresponding gain due to its own credit risk.



NOTE: If the line item has a negative value then, the line item will not follow phase-in treatment. Only positive value will go for transitional arrangement.

Treasury Stock and Reciprocal Cross Holding is calculated as the sum of pre-mitigation EAD - N\_EAD\_PRE\_MITIGATION in Fact Non Sec Exposures (FCT\_NON\_SEC\_EXPOSURES) and N\_POST\_OFFSET\_AMOUNT in Market Risk Exposures (FCT\_MARKET\_RISK\_EXPOSURES) where the F\_TREASURY\_STOCK\_INDICATOR is 'Y' and F RECIPROCAL CROSS HLDG IND is 'Y' respectively.

All the regulatory adjustment line items are deducted from its respective tier of capital post minority and internal transaction deduction.

#### • Insignificant Adjustments

Insignificant Adjustments include insignificant investments made by the bank, significant investments made the bank outside the scope of regulatory bodies, and reciprocal cross holdings.

#### **Insignificant Investments (Data Population and Deduction Assignment)**

All Insignificant investment exposures from Non-Securitization, Securitization and Market Risk Exposures table are sourced and stored in Non Regulatory Consolidated Entity FSI table. These exposures are then computed for the amount that needs to be deducted (that is, the total of all investments which are more than 10% of bank's own CET1 capital). The deduction percentage is captured and is used later to split the original exposures into the deduction and risk weighted legs. The Phase in transitional arrangement is also applied at this stage.

#### **Insignificant Investments (Splitting of Exposures)**

All Insignificant exposures are split into 2 legs, one pertaining to the Deduction, and another pertaining to Risk weighting.

# Significant Investment in the Capital of BFSI entities that are outside the scope of Regulatory Consolidation

The regulatory adjustment applies to investment in the capital of banking, financial and insurance entities (the entities included are within the organization structure of the Parent for which consolidation is being calculated) that are outside the scope of regulatory consolidation where the bank owns more than 10% of the issued common share capital of the issuing entity or where the entity is an affiliate of the bank.

Investment include direct, indirect and synthetic holding of capital instrument. Holding in both banking book and trading book are also included. Underwriting position held for five days or less is excluded. If any capital instrument of the entity in which the bank has invested, does not meet the criteria for Common Equity Tier 1, Additional Tier 1, or Tier 2 capital of the bank, the capital is considered common shares for the purposes of this regulatory adjustment.

#### Investment other than common shares

The investment described above, that is, not common shares, is fully deducted, following a corresponding deduction approach. The deduction is applied to the same tier of capital for which the capital would qualify if it was issued by the bank itself.

#### **Shortfall of Capital**

If the bank makes a deduction from a particular tier of capital and it does not have enough of that tier of capital to satisfy that deduction, the shortfall is deducted from the next higher tier of capital (for example, if a bank does not have enough Additional Tier 1 capital to satisfy the deduction, the shortfall is deducted from Common Equity Tier 1).

#### Investments which are common shares



All significant investments which are common shares and which exceed 10% of the bank's Common Equity (after the application of all regulatory adjustments) is deducted while calculating Common Equity Tier 1 capital. The amount that is not deducted (upto 10% if bank's common equity invested in the equity capital of such entities) in the calculation of Common Equity Tier 1 is risk weighted at 250%. Investments in both scheduled and non-scheduled commercial banks is deducted from CET1 or risk weighted at RW of higher than 250% based on the CET1+CCB ratio of the issuing bank.

# Investment in the Capital of the Banking, Financial and Insurance Entity that are outside the scope of regulatory consolidation and where bank does not own more than 10% of the Issued Common Share Capital of the entity

The regulatory adjustment applies to capital of BFSI entities that are outside the scope of consolidation and where bank does not hold more than 10% of the issued common shares capital of the entity.

The issued common share of the entity includes investment of bank in the capital of entity either held directly, indirectly and synthetic holdings. Holding of such instruments in Banking book and trading book are to be included. But positions held for 5 working days or less can be excluded.

Sum up the total investment of the bank in various entity where holding of bank is less than 10 % of Bank's CET1. If the sum of total of all holding is more than 10% of bank's common equity (CET1-post minority and all regulatory adjustment) then the amount above 10% is required to be deducted using the corresponding deduction approach.

Accordingly, the amount deducted from common equity is calculated as the total of all holdings which in aggregate exceed 10% of the bank's common equity multiplied by the common equity holdings as a percentage of the total capital holdings. These results in a common equity deduction which corresponds to the proportion of total capital holdings held in common equity. Similarly, the amount deducted from Additional Tier 1 capital is calculated as the total of all holdings which in aggregate exceed 10% of the bank's common equity (as per above) multiplied by the Additional Tier 1 capital holdings as a percentage of the total capital holdings. The amount deducted from Tier 2 capital is calculated as the total of all holdings which in aggregate exceed 10% of the bank's common equity (as per above) multiplied by the Tier 2 capital holdings as a percentage of the total capital holdings.

The bank makes a deduction from a particular tier of capital if a particular tier of capital does not have enough capital to satisfy the deduction; the shortfall is deducted from the next higher tier of capital.

Investment below the threshold is risk weighted as per Standardized approach for Banking book whereas investments in the Trading book is handled as per market risk rules. For the application of risk weighting, the amount of the holdings is allocated on a pro rate basis between those below and those above the threshold.

The total investment amount of all the insignificant entity is checked against the set limit of 10% of CET1 amount of the parent bank amount post regulatory adjustments. The amount above 10% limit is processed for deduction. The total deduction amount is pro-rated among each tier of capital based on the percentage of investment in each tier of capital. The amount arrived is deducted from each tier of capital.

The investment amount below the 10% limit is treated as per the trading book and banking book rule for the instrument belonging to trading book and banking book respectively.

The amount of investment that goes for deduction (that is, above 10% of the Parent Bank's CET1) is partly deducted from CET1 and rest is risk-weighted at 100% as per the time-lines.

The total investment amount of all the insignificant entity is checked against the set limit of 10% of CET1 amount of the parent bank amount post regulatory adjustments. The amount above 10% limit is processed for deduction. The total deduction amount is pro-rated among each tier of capital based on the percentage of investment in each tier of capital. The amount arrived is deducted from each tier of capital.



The investment amount below the 10% limit is treated as per the trading book and banking book rule for the instrument belonging to trading book and banking book respectively.

The application computes as follows:

Entities are marked as insignificant investment entities by updating the flag:

**F\_SIGNIFICANT\_INVESTMENT\_IND** in Fact Entity Information (**FCT\_ENTITY\_INFO**) with value N.

The exposure amount of banking book and trading book exposures to these entities are summed by grouping their component of capital and compared against 10% of parent bank's CET1 capital. The portion of amount which exceeds the 10% limit is deducted. Tier wise deduction percentage is calculated and this percentage is multiplied with the exposure amount to arrive at the amount to be deducted from each tier of capital.

The total investment values are populated into

BASEL\_III\_INSIGNFCNT\_INVST\_IN\_NON\_REG\_CONSL\_ENTITY\_DATA\_POP which is the processing table for insignificant and significant investment deductions, by summing up the Pre Mitigation EAD amount in the Non Sec Exposures (FCT\_NON\_SEC\_EXPOSURES) table.

The sub process – **Insignificant Investment in entities outside Regulatory Consolidation Processing** in **BASELIII\_CAPITAL\_STRUCTURE** process covers the above processing.

# • <u>Significant Investment Treatment for accounting entity where parent bank holding is more than</u> 10% if issues common shares:

The total investment amount of all significant investment entity is checked against the set limit of 10% of CET1 amount of parent bank post insignificant investment amount adjustment. The CET1 amount greater than 10% is deducted from the CET1 post insignificant investment amount deduction. The CET1 amount lower than 10% will get risk weighted at 250%. The investment amount in AT1 and T2 is fully deducted from its respective AT1 and T2 tier of capital. The application computes as follows:

Entities are marked as significant investment entities by updating the flag – 'SIGNIFCNT\_INVST\_DED\_STD\_ACCT\_HEAD\_DATA\_POP' in Fact Entity Information (FCT\_ENTITY\_INFO) with value 'Y'.

The exposure amount of banking book and trading book exposures to these entities are summed up by grouping their component of capital and compared against 10% of parent bank's CET1 capital. The portion of amount which exceeds the 10% limit is deducted from CET1. The exposures of AT1 and T2 are fully deducted from respective tier of capital. The deduction percentage for CET1 is calculated and this percentage is multiplied with the CET1 exposure's exposure amount to arrive at the amount to be deducted from CET1 capital.

The sub process – 'Significant Investment in Entities outside Regulatory Consolidation Processing' in BASELIII\_CAPITAL\_STRUCTURE process covers the above processing.

#### **Phase-in arrangement:**

The regulatory adjustment line items that include goodwill, DTA, cash flow hedge reserves, gain on sale related to sec transaction, defined pension fund, cumulative gain and losses due to changes in own credit risk, treasury stock, and reciprocal cross-holdings, follows phase-in arrangement as per the timelines defined in the RBI III accord. Similarly, insignificant investment, significant investment, and threshold deduction amount line items will also follow phase-in arrangement, after insignificant, significant, and threshold treatment calculation. The phase-in deduction percent for each year is available in a setup table - FSI\_SETUP\_CAPITAL\_HEAD.

V_STD_ACCT_HEAD_DES C	N_CAPITAL_CO MPONENT_VALU E	D_START_DATE	D_END_DATE	V_CAPITAL_ADEQUACY_RE GULATOR
Phase-in Regulatory Deduction	0.20	4/1/2014	3/31/2014	RBI



The entire processing is done in sub processes – **Provisions and Gross Capital Calculations** and **Post Phase In Treatment calculations** in process – **IND\_BASELIII\_CAPITAL\_STRUCTURE.** 

As per RBI, if bank follows the accounting practice where banks are not permitted to recognize the gain-on-sale in the P&L account including cash profits then, there is no need for any deduction on account of gain-on-sale on securitization. However, if a bank follows an accounting practice which in substance results in recognition of realized or unrealized gains at the inception of the securitization transactions then, those gains need to deduct from CET-1.

While in other jurisdiction banks recognized gain on sale in the P&L and deduct from CET-1.

#### • Bifurcation of Insignificant and Significant Investment amount:

All the investment transactions in insignificant entity and significant entity are bifurcated. Insignificant investment amount lower than 10% is stamped as "INSIG\_RWA". Any amount above 10% is stamped as "INSIG\_DED". The same logic is applied to significant investment amount in CET1. The CET1 amount in significant investment entity less than the 10% limit is stamped as "SIG\_RWA" and the amounts more than 10% is stamped as "SIG\_DED". The original transactions are deleted and new transactions are created with the stamping process. The new transaction, thus created, can be traced back, by considering the parent exposure id.

The exposure to be deducted is marked with standard account head surrogate key based on whether the deduction is insignificant or significant investment and based on capital component group.

This splitting of exposures is done in Fact Non Sec Exposures (FCT\_NON\_SEC\_EXPOSURES) and Market Risk Exposures (FCT\_MARKET\_RISK\_EXPOSURES). This splitting logic is carried to Equity Exposures (FCT\_EQUITY\_EXPOSURES) and Fact Sub Exposures (FCT\_SUB\_EXPOSURES) as well.

The following sub processes in the process – **IND\_BASELIII\_CAPITAL\_STRUCTURE** are involved in this processing:

Non Sec Insignificant Investment Exposure Processing

Market Risk Insignificant Investment Exposure Processing

Non Sec Significant Investment Exposure Processing

Market Risk Significant Investment Exposure Processing

Non Regulatory Investment Sub Exposures Population

**Equity Non Regulatory Investment Processing** 

#### • Net Capital Calculation:

The net CET1, net AT1, and net T2 capital amount are calculated post all regulatory adjustments. Any shortfall in T2 capital amount is adjusted against Net AT1 amount and any shortfall of AT1 capital amount is adjusted against Net CET1 amount.

RWA Calculation for Credit Risk, Market Risk, Operational Risk and Phase –in arrangement: The RWA amount for Non Securitization, Securitization, Market Risk, Operational Risk and Regulatory Adjustments Phase-In arrangement for Capital Instrument are calculated by summing up the RWA amount and is reported under different headings such as 'Risk Weighted Asset amount for Standardized Portfolios/IRB portfolio' for Non Securitization, "Sec Std RWA" for Securitization portfolio, "Market Risk RWA" for Market Risk, "Operational RWA" for Operational Risk and "Regulatory Adjustments Phase-In RWA" for Phase-In Arrangement. The Phase-In RWA captures the capital instrument investments that goes for deduction from Capital but because of Phase-In arrangement are to be riskweighted such as – Reciprocal Cross-holding, Treasury Stock, Insignificant Investment amount, Significant Investment amount and Threshold deduction amount.



The above processing is done in sub process – **RWA Populations** in process – **IND BASELIII CAPITAL STRUCTURE CAPITAL RATIO**.

#### • Admissible capital

- For the purpose of reporting Tier 1 capital and CRAR, any excess Additional Tier 1 (AT1) capital and Tier 2 (T2) capital will be recognized in the same proportion as that applicable towards minimum capital requirements. This means that, to admit any excess AT1 and T2 capital, the bank should have excess CET1 over and above minimum requirement
- Admissible AT1 Capital is computed based on Available AT1 Capital and Available CET1
   Capital, that is, Admissible AT1 Capital is computed as the summation of Minimum AT1 capital
   required and the excess available AT1 capital in the same proportion that Available CET1 capital
   is over the minimum required CET1 capital.
- Excess AT1 Capital not considered as AT1 capital is reckoned as Tier 2 Capital
- Admissible Tier 2 Capital is computed based on Available Tier 2 Capital and Available CET1 Capital. That is, Admissible AT2 Capital is computed as the summation of Minimum AT2 capital required and the excess available AT2 capital in the same proportion that Available CET1 capital is over the minimum required CET1 capital.

#### • Capital Ratio Calculation:

CET1 ratio, T1 ratio, T2 ratio, and Capital Adequacy ratio are calculated using the Total RWA amount and Net CET1 capital, Net T1 capital and admissible T2 capital, and Total Capital (sum of Net T1 capital amount and Admissible T2 capital amount) amount.

This is done in sub process – **Capital Ratio Calculations** in process – 'IND\_BASELIII\_CAPITAL\_STRUCTURE\_CAPITAL\_RATIO'.

#### • Capital Buffers

#### **Capital Conservation Buffer (CCB)**

RBI Basel III requires banks to maintain Capital conservation buffer outside periods of stress that can be drawn down as losses are incurred. This buffer is required to be maintained over and above the minimum capital requirements. It needs to be calculated as a percentage of risk weighted assets out of Common Equity Tier 1 Capital (CET1).

RBI Basel III has not prescribed any requirements related to Countercyclical Buffer and any Addition Loss Absorbency buffer (G SIB/D SIB). Hence the same are not included as part of the solution.

In cases where Common Equity Tier 1 Ratio falls below certain levels during periods of stress/loss, RBI Basel III imposes constraints on making discretionary payments(dividends, share buybacks and bonus), so that banks can replenish their CET1 ratio. In case the bank does not want to restrict its discretionary payments, it can alternatively raise capital from private sector, with prior approval of regulator.

This requirement is as per the transitional arrangement as stated in the RBI Basel III guidelines.

RBI recommends a Required Capital Conservation Buffer of 2.5% of risk weighted assets by 2019. The implementation has been phased out over a period of four years in a uniform manner of 0.625% increment each year, starting from Mar 31st 2016 to March 31st 2019 (as given in RBI document).



#### **Transition by:**

Effective Date	Benchmark Values
31-Mar-2016	0.625%
31-Mar-2017	1.250%
31-Mar-2018	1.875%
31-Mar-2019	2.500%

#### Calculation of Capital Conservation Buffer / Available Buffer from CET1 Capital

The value that the Basel Regulatory Capital application calculates for Available Buffer from CET1 Capital meets the buffer requirements for all three buffers - Capital Conservation Buffer (CCB), Countercyclical Buffer, and Additional Loss Absorbency Capital Requirement. No priority is given to any buffer over another. Hence, the shortfall or excess (if any) is calculated and reported at an aggregate level. The required total buffer is calculated as the sum of the required values of three individual buffers.

This buffer is calculated as excess of CET1 Capital over 5.5% (CET1 here is inclusive of 5.5% benchmark CET1 ratio requirement, but excluding additional CET1 needed to maintain 7% Tier 1 Capital Ratio and 9% Total Capital Ratio).

For Example: A bank with 7% CET1, 7% T1 and 9% Total Capital (that is, no Additional Tier 1 or Tier 2 capital) would not have any excess CET1 capital and hence would have capital conservation buffer of 0%. CCR is solely dependent on CET1 Ratio only.

The application also computes CET1 and Buffer Lookup Ratio, which is further required for calculating Minimum Capital Conservation Ratio. To calculate this buffer, remainder of following is taken:

• Excess of CET1 Capital Ratio over the benchmark (5.5% after catering to the shortfall (if any), in the Additional Tier 1 and Tier 2 Capital to their respective benchmark levels (1.5% and 2% respectively).

Hence, CCB excludes any additional CET1 needed to maintain 7% of Tier 1 Capital Ratio and 9% of Total Capital Ratio.

The required buffer from CET1 Capital is compared with Available Buffer from CET1 Capital. If the banks are unable to meet their total buffer requirements, then they are subject to constraints on the discretionary payments of earnings. In this case the Capital Conservation Ratio is calculated and represents the percentage of net earnings after tax (positive) not distributed by the bank and held back as retained earnings. Capital Conservation Ratio of the current year is applied after 12 months from the time of calculation. This is ascertained by the minimum Capital Conservation Ratio range for a given CET1 and Buffer Lookup Ratio in a table. This table is dynamic and formula driven and is constructed by the application using the values of the required buffer as per the RBI Basel III guidelines. The application constructs the range of CET1 and Buffer Look-up ratio (Lower Limit and Upper Limit) for the required Capital Conservation Ratio in four quartiles.

This is arrived by looking at the minimum capital conservation ratio for a given (Benchmark + Buffer) range in the below table when the buffers come in fully at the end of transition period:



Minimum capital conservation standards for individual bank					
Common Equity Tier 1 Ratio after including the current periods retained earnings  Lower Limit Upper Limit		Minimum Capital Conservation Ratios (expressed as a percentage of earnings)			
5.5%	6.125%	100 %			
Above 6.125%	6.75%	80 %			
Above 6.75% 7.375%		60%			
Above 7.375% 8.0%		40%			
Above 8.0%		0%			

Lower Limit = 0.000001 + Upper Limit of (n-1)th quartile

**Lower Limit of first quartile =- 0.045** 

**Upper Limit = 0.045 + (Total Required Buffer from CET1 Capital \* 0.25 \* n)** 

Where n is the quartile number

**NOTE:** The application calculates Capital Buffers at consolidated level for the reporting bank. However, at the discretion of national supervisors, this can be applied at solo level as well. In such cases, the calculation of solo level for the respective jurisdictions has been included in the application.

#### Assumptions

In Capital Conservation Ratio for the computation of the quartiles that are used to arrive at Minimum Capital Conservation Ratio, the application is dependent on the required CCB ratio. From 2013 till 2016, CCB requirements will keep changing every year as per the transitional arrangement, For the purpose of calculating the quartiles range, the application considers it as per the transitional arrangement. At the same time, the application has the flexibility to have the required CCB constant at 2.5% throughout. Also, the minimum required CET1 Ratio considered for the purpose of building these quartiles is 5.5%

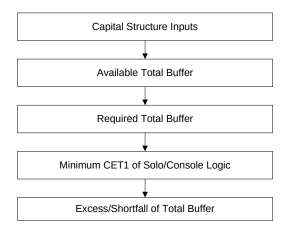
#### Key Data Elements

As the required Capital Conservation Buffer (CCB) needs to be met as per the transitional arrangement, the required buffer value needs to be setup in Setup Capital Heads (FSI\_SETUP\_CAPITAL\_HEAD) for different periods against the standard account head ID CAP823. Different CCB requirements specified by the different regulators can be setup by specifying the regulator codes against the same standard account head ID. This regulator code needs to be the same as the jurisdiction code assigned by the Rule Jurisdiction Code Assignment.

The minimum Capital Conservation Ratios requirement for different quartiles specified by different regulators is expected as a download in Stage Benchmark Capital Conservation Ratio (STG\_BENCHMARK\_CAP\_CONS\_RATIO). This data is populated to the semi-static table Benchmark Capital Conservation Ratio (FSI\_BENCHMARK\_CAP\_CONS\_RATIO) using a SCD process. Conservation ratios specified once are valid till the next revision.

#### **Process Flow**





The tasks related to capital buffer calculations are present in the process named **CAPITAL\_BUFFER**. The processing is as following:

#### • Capital Structure Inputs

The Capital Structure Rules are executed before the calculation of buffers. These Rules calculate the available capital ratios and required capital ratios of the three capital components which are Common Equity Tier 1 Capital ratio, Tier 1 Capital Ratio, and Capital Ratio.

These line items are populated in the **Fact Standard Accounting Head** table.

• **Available Total Buffer:** Calculation of Available Buffer from CET1 Capital is performed using inputs taken from Capital Structure Inputs.

#### • Required Total Buffer:

Calculation of Required Capital Conservation Buffer - Required Total Buffer for RBI is currently only the requirements related to Capital Conservation buffer.

Calculation of Required Buffer from CET1 Capital, Tier1 and Capital Adequacy Ratio: For the calculation of these required buffers, based on <code>n\_upd\_cap\_comp\_group\_skey</code> (which corresponds to BFCET1 - Buffers from CET1 for Required Buffer from CET1 Capital, BFT1 - Buffers from T1 for Required Buffer from T1 Capital and BFCAR - Buffers from CAR for Required Capital Adequacy Ratio), the standard account head amount is summed up and populated against the corresponding cap id in <code>Fact Standard Accounting Head</code> table.

#### • Minimum CET1 of Solo/Console Logic:

As per RBI guidelines, for a Parent Bank, in case of Solo and Consolidation runs banks to pick lowest CET1 value among solo & consolidated run for CCR related to minimum CET1 value, that is, max of CCR value.

For example:

Solo CET1	Consolidated CET1	CET1	Ratio	Limit	Minimum
		(Upper and Lo	wer) Refer Table	2	Capital
					Conservation
					Ratios



6.8%	7.4%	6.75% - 7.375%	60%
6.6%	6%	5.5% - 6.125	100%

For example, if a bank's Common Equity Tier 1 ratio at solo level is 6.8% and that at consolidated level is 7.4%. It will be subject to a capital conservation requirement of 60% consistent with the Common Equity Tier 1 range of >6.75% - 7.375.

Suppose, a bank's Common Equity Tier 1 ratio at solo level is 6.6% and that at consolidated level is 6%. It will be subject to a capital conservation requirement of 100% consistent with the Common Equity Tier 1 range of >5.5% - 6.125% on minimum capital conservation standards for individual bank.

#### • Excess/Shortfall of Total Buffer:

The calculated values (only positive values are considered) are stored against the corresponding Cap IDs as two separate line items of which one will be 0.

#### **Key Data Elements**

Key data elements to process the Capital Structure for the consolidated entity is as follows. For a complete list of tables and columns to be updated refer to the Download Specifications document.

- Entity details which are part of regulatory consolidation and parent entity share holding percent. This data is captured in Stage Entity Shareholding Details (ENTITY\_SHR\_HLD\_PERCENT\_POP) table.
- The capital structure component for each tier of capital for all entities involved in regulatory consolidation.
- The capital investments recognized as eligible under Basel II structure are captured in stage issued
  instrument positions (ISSUED\_INSTR\_POSITIONS\_DATA\_POPULATION) for capital instruments
  which are already expired, no data is expected both at GL level and in Stage Issued Instruments positions.
  This includes instruments where a call option was available and the same got exercised.
- The total RWA, total CET1, AT1, and T2 amount and third party percentage of holdings in each tier of capital for minority interest calculation.
- The regulatory adjustment amount like goodwill, DTA, other intangible assets, cash flow hedge reserve, and defined pension fund asset, MSR, and so on.
- The transaction of the investment amount for accounting entity which are outside the scope of regulatory consolidation.
- The CET1, AT1, and T2 capital of the entity which has third party minority holdings in it are expected as a download in legal entity details (STG\_LEGAL\_ENTITY\_DETAILS) table. Similarly, the third party investment in each tier of capital is also expected as a download in legal entity details table.
- The minimum required capital for each tier for each capital adequacy regulator (for the entity that has third party minority holding in it) is expected in the setup table Setup Capital Heads (FSI\_SETUP\_CAPITAL\_HEAD).

## 7.6 Leverage Ratio



#### **Overview**

As part of Basel III guidelines issued by RBI in July 2013, Banks are expected to comply with Leverage ratio in addition to capital ratios. This measure will help keeping in control the total balance sheet exposure ratio to Banks capital and mainly helps in containing on balance sheet and off balance sheet leverage buildup. The minimum required leverage ratio is 4.5%.

The leverage ratio shall be maintained on a quarterly basis. The basis of calculation at the end of each quarter is "the average of the month-end leverage ratio over the quarter based on the definitions of capital (the capital measure) and total exposure (the exposure measure).

Regulatory leverage ratio is calculated as an arithmetic mean of the monthly leverage ratio over a quarter. Monthly Leverage Ratio is calculated at the end of the month. The leverage ratio is calculated by dividing an institution's capital measure by the total exposure.

#### Leverage Ratio = Capital Measure / Exposure Measure

Capital Measure is calculated as Net Tier 1 Capital which is the summation of Net CET1 and Net AT1 Capital amount post regulatory adjustment.

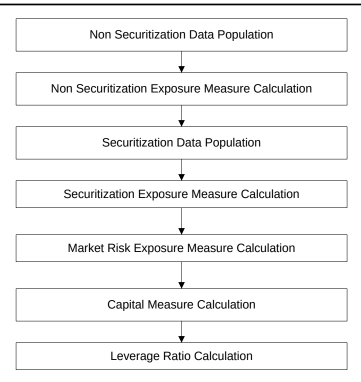
Exposure Measure is the summation of on-balance sheet items, off-balance sheet items, Over the Counter (OTC), Structured Financial Transactions (SFT), securitization, and all market related instrument's transaction amounts. Mitigation amount is not considered while calculating exposure amount.

Additionally, the investments in the capital of the entities, where a financial entity is included in the accounting consolidation but not in the regulatory consolidation, are deducted to the extent that they exceed 10% of the bank's common equity. Also, the assets of such entities included in the accounting consolidation are excluded from the exposure measure.

**NOTE:** While executing a solo Run, the parent entity's exposure amount related to on-balance sheet items, off-balance sheet items, OTC, SFT, securitization, and market related instruments are considered. The total consolidated asset of the significant entity is not calculated in exposure measure while executing a solo Run. Executing a consolidated Run requires subsidiary data and total consolidated assets of significant investment entity.

#### Process Flow





A prerequisite for leverage ratio processing is Staging Market Risk Data Population. Market risk exposure is aggregated from the outstanding positions of the instruments. Hence, population of market risk positions is a prerequisite for the exposure measure calculation of market risk.

Leverage ratio is calculated by executing the Run **Basel III Leverage Ratio Calculation**. This Run contains the following processes

- IND\_BASELIII\_CAPITAL\_CONSOLIDATION
- IND\_BASELIII\_PARTY\_RECLASSIFICATION
- PARTY SHAREHOLDING PERCENT
- IND\_BASELIII\_PRODUCT\_TYPE\_RECLASSIFICATION\_STD
- IND\_BASELIII\_NON\_SEC\_EXPOSURE\_MEASURE\_CALCULATION
- SEC\_DATA\_POPULATION
- IND\_BASELIII\_CAPITAL\_STRUCTURE\_INDIAN\_BANKS
- LEVERAGE\_RATIO

The process flow for calculation of leverage ratio is as follows:

• Non Securitization Exposure Data Population: Data from the Product Processors are populated to non sec processing table in the process NON\_SEC\_DATA\_POPULATION. Non Sec Exposure Measure used in the Leverage ratio is the summation of the following products:

On-Balance Sheet Item

Repo-Style Transaction

**Derivative Transaction** 

Off-Balance Sheet Item



Details on the calculation of these exposure measures are mentioned in the following section.

• Non Securitization Exposure Measure Calculation:\_After data is populated in non sec processing table, the exposure measure is calculated in the process IND Basel III Non Sec exposure measure calculation. As the CCF value, (which is further used in exposure measure calculations) for off-balance sheet items are different for leverage ratio calculation and capital calculation, leverage ratio cannot be calculated as part of the Capital Calculation Run.

Details on the calculation of non sec exposure measures are as follows:

**On Balance Sheet Items** – The accounting value of the on-balance sheet items is considered. The on-balance sheet item is the net of specific provisions and valuation adjustments. The following items are not considered while calculating the exposure measure for on-balance sheet item thereby reducing the exposure amount:

- Physical or financial collateral
- o Guarantee or credit risk mitigants elements
- o Netting of Loans and deposits.

The exposure amount for on-balance sheet items is a download amount and is available as an input data. Nettable transaction related to OTC, SFT, internal transactions (like inter group transaction), treasury stock and reciprocal cross-holding is not a part of on-balance sheet transactions.

The calculation of exposure measure for the leverage ratio generally follows the accounting measure of exposure, except netting in the following scenarios:

- a. SFT exposure is calculated without netting various long and short positions with the same counterparty. As per RBI guidelines, the long and short positions of a same counter party should not be netted off for Leverage ratio
- b. Derivatives exposure is calculated without netting the MTM values and PFEs in respect of various long and short positions with the same counterparty.

**Off-balance sheet items** – All the off-balance sheet items listed below are converted into credit exposure equivalent through CCF assignment:

- o Commitments (including liquidity facilities)
- o Unconditionally cancellable commitments
- Direct credit substitutes
- o Acceptances
- Standby letters of credit
- o Trade letters of credit
- o Failed transactions and unsettled securities

100% CCF is uniformly assigned. However, any commitment that is unconditionally cancellable at any time by the bank without prior notice, a CCF of 10% is applied. The exposure amount for off-balance sheet items is obtained after multiplying the undrawn amount with the CCF percent and the exposure amount.

- **Securitization Data Population:** Securitization exposure data is populated to securitization processing table in the process SEC\_DATA\_POPULATION.
- Securitization Exposure Measure Calculation: After securitization exposure data is populated, exposure measure is calculated in the process IND Basel III SEC\_EXPOSURE\_MEASURE\_CALCULATION. A sub process 'IND Sec CCF Assignment Leverage ratio' is created and the below two rules are added:



- Sec CCF Assignment for Eligible Liquidity Facility STD
- IND Basel III Sec CCF Assignment for Off Balance Sheet Exposures STD

To the sub process "IND Basel III Sec EAD Computation – Leverage ratio", add the rule

'IND Basel III Sec Pre-Mitigation EAD Amount – STD'.

Securitization transactions follow the accounting measure of exposure. The exposure amount of both the originator and investor are considered to arrive at the exposure amount. The securitization transaction where CCF assignment is applicable is assigned as prescribed in the Basel II guidelines.

• Market Risk Exposure Measure Calculation: Market risk data that is populated through Staging MR data population Run, is populated in the market risk processing table and the exposure measure is calculated in the process MKT\_RISK\_EXPOSURE\_MEASURE\_CALCULATION. The following market related instruments are considered for exposure measure. The total exposure measure used in the leverage ratio is the sum of the exposure amount for all products:

Interest rate

Equity

Forex

Commodity

Options

Netting of long and short position is done at instrument level. The post netting value is considered as exposure measure. While calculating exposure amount for subsidiaries that are part of regulatory consolidation and used in the leverage ratio, the exposure amount is limited to the share-holding percentage. For example: A subsidiary which is part of regulatory consolidation and parent holding in the subsidiary is 45%, only exposure amount limited to 45% is considered for exposure measure calculation. Similarly, if the holding is more than 50%, the entire amount is considered for exposure measure calculation.

• Capital Measure Calculation: Capital measure is calculated in BASELIII\_CAPITAL\_STRUCTURE process. Capital Measure used in the leverage ratio is equal to Net Tier 1 and is calculated as follows:

Net Tier 1 capital = CET1 Capital + AT1 Capital - Regulatory Adjustment to CET1 - Regulatory Adjustment to AT1

Leverage Ratio Calculation: The calculation of leverage ratio is detailed as follows:

**Current Month Leverage Ratio:** The application uses the Total Exposure Measure amount and Net Tier 1 Capital to calculate the current month leverage ratio by dividing the Net Tier1 capital by Total Exposure Measure amount. The amount is stored under the standard account description as "Leverage Ratio" and STANDARD\_ACCOUNTING\_HEAD ID CAP843.

**Regulatory Leverage Ratio:** The regulatory leverage ratio is the mean of three month leverage ratio using the current month leverage ratio and previous two months' leverage ratio which is a download value. The regulatory leverage ratio is stored against the standard accounting ID CAP842. Leverage and the regulatory leverage ratio is calculated in the process **LEVERAGE\_RATIO**.

To calculate the regulatory leverage ratio the application requires the previous two current month leverage ratio. The client or the bank should provide the previous two month leverage ratio value as a download in STG\_STANDARD\_ACCOUNTING\_HEAD against the standard accounting head ID CAP844 and CAP845 corresponding to previous month leverage ratio and second previous month leverage ratio.

If the leverage ratio Run batch is executed separately for the past two months, then these values are populated back to staging table for **non-accounting data** table for the current execution date. The Run



Basel III Staging Data Creation - Previous Month Leverage Ratio is created with the T2Ts LEVERAGE\_RATIO\_PREVIOUS\_MONTH\_DATA\_POPULATION and LEVERAGE\_RATIO\_SECOND\_PREVIOUS\_MONTH\_DATA\_POPULATION. You need to change the Run skey of the Runs corresponding to previous two months' leverage ratio calculation Run, before executing this Run. This Run needs to be executed prior to executing the leverage ratio calculation Run.

#### Key Data Elements

The a few key data elements have been elaborated in this section. For a complete list of tables and columns to be populated refer to the Download Specifications document.

To calculate the leverage ratio, exposure amount for all product types are required as well as total consolidated asset for significant investment entity is required to calculate exposure measure. The key data elements for exposure measure calculation of the various product types are as follows:

- On-Balance Sheet Item: For on-balance sheet items, End of Period (EOP) balance amount, write-off, and accrued interest amount is required.
- Repo-Style Transaction: For repo products, exposure amount, and instrument rating are required.
- Derivative Transaction: For derivative products, exposure mark to market value, notional principle amount, and underlying instrument types are required.
- Off-Balance Sheet Item: For off-balance sheet items, undrawn amount is required.
- Securitization Transaction: For securitization transactions, exposure amount is required.
- Market risk related instrument: For market risk instruments, the unit price as well as the number of units are required.
- Total consolidated asset of the significant investment entity: The total consolidated asset value of the significant investment entity is required.



# **Chapter 8** Application Processing

# 8.1. Pre-processing Steps

## 8.1.1. <u>Data Requirements</u>

Data can be divided into the following categories:

#### **Setup Tables**

A setup table is a set of data that is static and does not change on regular intervals. This is a set of seeded data which refers to the initial data that is provided with the application. **DIM\_BANDS** table needs to be setup for the bands which are not used for regulatory reporting. Data should be setup for these bands:

Sl. No.	Column Name	Comments
1	D_RECORD_END_DATE	Date till the value of the band can be used
2	D_RECORD_START_DATE	Any date less than or equal to FIC_MIS_DATE
3	FIC_MIS_DATE	MIS Date of the run
4	F_LATEST_RECORD_INDICAT OR	Should be 'Y' for the latest records
5	F_LOWER_VALUE_INCLUSIV E	Should be 'Y' if the value in N_BAND_LOWER_BOUND_VALUE should be included in the range; else 'N'
6	F_UPPER_VALUE_INCLUSIVE	Should be 'Y' if the value in N_BAND_UPPER_BOUND_VALUE should be included in the range; else 'N'
7	N_BAND_CODE	Distinct code should be provided for each member of a band type
8	N_BAND_LOWER_BOUND_V ALUE	Lower bound value of the range
9	N_BAND_SKEY	Distinct surrogate keys should be provided for each records in the table
10	N_BAND_UPPER_BOUND_VA LUE	Upper bound value of the range
11	V_BAND_CATEGORY	Band Category
12	V_BAND_CATEGORY_DESC	Band Category Description
13	V_BAND_SHORT_DESC	Band Short Description
14	V_BAND_SUB_CATEGORY	Band Sub Category
15	V_BAND_SUB_CATEGORY_D ESC	Band Sub Category Description
16	V_BAND_TYPE	Band Type should be codes mentioned in Table 2
17	V_BAND_UNIT	Band Unit

The Band type codes for Dim\_Bands table are as follows:

Sl. No.	Band Types	
1	DELINQUENCY BAND	
2	EXPECTED LOSS BAND	
3	LTV BAND	
4	LTV BAND USFR	
5	MATIRBCB	
6	MATURITY BAND	
7	MR TIME BAND	



8	OPERATIONAL LOSS
9	PD BAND
10	PD BAND USFR
11	RW BAND
12	CVA PD BAND

**NOTE:** Update the D\_RECORD\_END\_DATE column of DIM\_INSTRUMENT\_TYPE table to 12/31/9999 for all the records.

#### **Dimension Population**

This section provides steps required to setup and execute the Slowly Changing Dimension (SCD) process.

#### Overview of SCDs

This component is used to load data from the stage tables into the slowly changing dimension tables. SCD batches are run usually at fixed intervals for example at the end of each month. This is applicable for dimensions like the Exposure Dimension. There are also tables like the Product dimension where the SCD process for this ideally is needed only when new product types are introduced. When the SCD batch is executed for the first time it loads all the data in the stage tables for that extraction date and it also inserts two records – Missing and Others.

When the batch is run for the next extraction date, then the new records are inserted. The end dates of the modified records are updated with the extraction date and new records with start date as the extraction records are inserted. The records that are the same for both extraction dates are left untouched.

The SCD component is delivered through an executable.

#### Type 1 SCD methodology

The Type 1 methodology overwrites old data with new data, and therefore does not track changes to the data across time. For Example

Consider a Dimension Table, DIM PRODUCT.

N_Product_Skey	V_Product_Name	D_Start_Date	D_End_Date	F_Latest_Record_Indicator
1	PL	5/31/2010	12/31/9999	Y

- N Product Skey is the surrogate key column which is a unique key for each record in the dimension table.
- V Product Name is the product name
- D\_Start\_Date indicates the date from which this product record is valid
- D End Date indicates the date to which this product record is valid

F\_Latest\_Record\_Indicator: A value 'Y' indicates this is the latest record in the dimension table for this product and 'N' indicates it is not.

If the V\_Product\_Name column is set as a Type 1 and if there is a change in the product name to 'Personal Loan' from 'PL' in the earlier example in the next processing period then, when SCD is executed then the record in the earlier example would be changed to

				D_End_Date
N_Product_Skey	V_Product_Name	D_Start_Date	D_End_Date	F_Latest_Record_Indicator
1	Personal Loan	6/30/2010	12/31/9999	Y



#### Type 2 SCD Methodology

The Type 2 method tracks historical data by creating multiple records for a given natural key in the dimensional tables with separate surrogate keys. With Type 2, the historical changes in dimensional data are preserved. In the earlier example, for the change in product name from 'PL' to 'Personal Loan' if history has to be preserved then the V\_Product\_Name column has to be set as Type 2 in which case when SCD is processed for the processing period in which the change happens it will insert a new record as shown in the following example.

N_Product_Skey	V_Product_Name	D_Start_Date	D_End_Date	F_Latest_Record_Indicator
1	PL	5/31/2010	12/31/9999	Y
1	Personal Loan	6/30/2010	12/31/9999	Y

A new record is inserted to the product dimension table with the new product name and the latest record indicator for this is set as 'Y' indicating this is the latest record for the personal loan product and the same flag for the earlier record is set to 'N'.

#### **Pre-requisites**

The setup tables accessed by the SCD component, including SYS\_TBL\_MASTER, SYS\_STG\_JOIN\_MASTER have the required entries. The tables SYS\_TBL\_MASTER and SYS\_STG\_JOIN\_MASTER are seeded. You will only need to add entries in these tables if you add user defined dimensions.

#### **Tables used by SCD Component**

The SCD Components provide the details of mapping between the Stage Table and its corresponding Dimension table. SYS\_TABLE\_MASTER and SYS\_STG\_JOIN\_MASTER form part of the SCD Components and are executable for each report extraction date (MIS). The tables provide information on whether the history of a table attribute is maintained or not.

#### SYS\_TBL\_MASTER

The application installer will populate one row per dimension for the seeded Dimensions in this table.



Column Name	Data Type	Column Description
MAP_REF_NUM	NUMBER(3)	The Mapping Reference Number for this unique mapping of a Source to a Dimension Table.
	NOT NULL	rable.
TBL_NM	VARCHAR2(30)	Dimension Table Name
	NOT NULL	
STG_TBL_NM	VARCHAR2(30)	Staging Table Name
	NOT NULL	
SRC_PRTY	NUMBER(2)	Priority of the Source when multiple sources are mapped to the same target
	NULL	
SRC_PROC_SEQ	NUMBER(2)	The sequence in which the various sources for the DIMENSION will be taken up for processing
	NOT NULL	
SRC_TYP	VARCHAR2(30)	The type of the Source for a Dimension i.e., Transaction Or Master Source.
	NOT NULL	
DT_OFFSET	NUMBER(2)	The offset for calculating the Start Date based on the FRD
	NULL	
SRC_KEY	NUMBER(3)	Source Key
	NULL	

Example data: The following data is inserted by the application installer for the 'Product' dimension (DIM $\_$ PRODUCT).

Row	Fields
DT_OFFSET	0
MAP_REF_NUM	78
SRC_KEY	
SRC_PROC_SEQ	7
SRC_PRTY	
SRC_TYP	MASTER
STG_TBL_NM	STG_PRODUCT_MASTER
TBL_NM	DIM_PRODUCT

The following table lists the columns and data type particulars that the SCD Executable uses:



Column Name	Data Type
1445 DEE 1444	NUMBER(3)
MAP_REF_NUM	NOT NULL
TDL NM	VARCHAR2(30)
TBL_NM	NOT NULL
CTC TDI NIM	VARCHAR2(30)
STG_TBL_NM	NOT NULL
SRC_PRTY	NUMBER(2)

The following table lists out Stage tables and its corresponding Dimension tables which are used in the BASEL application:



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MAP_REF _NUM	DIM TABLE	STG TABLE
1	DIM_ACCT_STATUS	STG_ACCOUNT_STATUS_MAS TER
12	DIM_BRANCH	STG_BRANCH_MASTER
25	DIM_COMMODITY	STG_COMMODITY_MASTER
28	DIM_COUNTRY	STG_COUNTRY_MASTER
42	DIM_EXPOSURE	STG_EXPOSURE_MASTER
43	DIM_EXPOSURE	VW_BASEL_STG_FCT_BNK_IN ST_EXP
47	DIM_GEOGRAPHY	STG_GEOGRAPHY_MASTER
51	DIM_INDUSTRY	STG_INDUSTRY_MASTER
53	DIM_INSTRUMENT_CONTRA CT	VW_STG_INSTRUMENT_CONT RACT
61	DIM_LOB	STG_LOB_MASTER
64	DIM_MARKET_VARIABLES	STG_MARKET_VARIABLES_M ASTER
69	DIM_MITIGANT	STG_MITIGANT_MASTER
70	DIM_MITIGANT_TYPE	STG_MITIGANT_TYPE_MASTE R
71	DIM_MR_ASSET	STG_MR_ASSET_MASTER
78	DIM_PRODUCT	STG_PRODUCT_MASTER
99	DIM_SEC_POOL_TYPE	STG_SEC_POOL_TYPE_MASTE R
100	DIM_SEC_PROGRAM	STG_SEC_PROGRAM_MASTER
105	DIM_SRC_SYSTEM	STG_SOURCE_SYSTEM_MAST ER
110	DIM_TRADING_DESK	STG_TRADING_DESK_MASTE R
122	SEC_POOL_MASTER	STG_SEC_POOL_MASTER
168	DIM_PARTY	STG_PARTY_MASTER
179	DIM_ISSUE	VW_STG_ISSUE
180	DIM_PARTY_TYPE	STG_PARTY_TYPE_MASTER



MAP_REF _NUM	DIM TABLE	STG TABLE
181	FSI_BENCHMARK_CAP_CONS _RATIO	STG_BENCHMARK_CAP_CONS _RATIO
182	FSI_BENCHMARK_CNTR_CYC _BUFFER	STG_BENCHMARK_CNTR_CYC _BUFFER

## ${\bf SYS\_STG\_JOIN\_MASTER}$

Column Name	Data Type	Column Description
MAP_REF_NUM	NUMBER (3) NOT NULL	The Mapping Reference Number for this unique mapping of a Source to a Dimension Table
COL_NM	VARCHAR2(30) NOT NULL	Name of the column in the Dimension Table
COL_TYP	VARCHAR2(20) NOT NULL	Type of column. The possible values are given below
STG_COL_NM	VARCHAR2(30) NOT NULL	Name of the column in the Staging Table
SCD_TYP_ID	NUMBER(3) NULL	SCD type for the column
PRTY_LOOKUP_REQD	CHAR(1) NOT NULL	Column to determine whether Lookup is required for Priority of Source against the Source Key Column or not
COL_DATATYPE	VARCHAR2(15) NULL	Column Data Type
COL_FORMAT	VARCHAR2(15) NULL	Column Format

The possible values for column type (the column COL\_TYPE) in SYS\_STG\_JOIN\_MASTER are:

- PK Primary Dimension Value (can be multiple for a given "Mapping Reference Number")
- SK Surrogate Key
- DA Dimensional Attribute (can be multiple for a given "Mapping Reference Number")
- SD Start Date
- ED End Date
- LRI Latest Record Indicator (Current Flag)
- CSK Current Surrogate Key



- PSK Previous Surrogate Key
- SS Source Key
- LUD Last Updated Date / Time
- LUB Last Updated By
- NN Not Null

For example: The following data is inserted by the application installer for the product dimension (DIM\_PRODUCT)

Row	Fields
COL_DATATYPE	VARCHAR
COL_FORMAT	
COL_NM	V_PROD_BRANCH_CODE
COL_TYP	DA
MAP_REF_NUM	78
PRTY_LOOKUP_REQD_FLG	N
SCD_TYP_ID	2
STG_COL_NM	V_PROD_BRANCH_CODE

**NOTE:** No changes are needed in this table if the standard key dimensions are being used within the Basel Application. If any new dimensions have been added, the related column details will have to be inserted to this table manually.

STG\_<dimensionname>\_MASTER - is the database table which SCD uses as the source. This table comes as a part of the Data model.

DIM\_<dimensionname> – is the output table to which SCD writes the dimension data.

A sequence is added for every user-defined dimension.

#### **Example:**

create sequence SEQ\_DIM\_<DIM> minvalue 1

increment by 1

#### **Executing SCD Components**

To execute the SCD component from OFSAAI Batch Process, perform the following steps:

For a more comprehensive coverage of configuration and execution of a batch, see *Oracle Financial Services Analytical Applications Infrastructure User Guide*.

- 1. From the **Home** menu, select **Operations**, then select **Batch Maintenance**.
- 2. Click **New Batch** ('+' symbol in Batch Name container) and enter the Batch Name and Description.
- 3. Click Save.
- 4. Select the Batch you created in the earlier step, by clicking the check box in the Batch Name container.



- 5. Click **New Task** ('+' symbol in Task Details container).
- 6. Enter the Task ID and Description.
- 7. Select Run Executable, from the Component ID list.
- 8. Click Parameters. A pop up window will open, enter the following values and then click Save:

Executable : scd,<map ref num>>

For example: Scd 2.

The Basel batch created for SCDs is the <infodom>\_SCD. Infodom refers to the Information Domain name. The map\_ref\_num can be looked up from the <u>previous table</u> which lists the Stage tables and the corresponding Dimension tables.

Wait: When the file is being executed you have the choice to either wait till the execution is complete or proceed with the next task. Click the list box of the field provided for Wait in the Value field and select 'Yes' or 'No'. Clicking 'Yes' confirms that you wish to wait for the execution to be completed. Clicking 'No' indicates that you wish to proceed.

Batch Parameter: Select 'Y' (upper case required)

### **Stage Data**

In this section, Stage Data can be populated in either the Product Processors or Other Stage tables as follows:

- Product Processor: is an entity in the Basel Regulatory Capital application which stores data from the
  Operational Systems of the Bank. This entity is created based on the various financial products that the
  bank caters to. Stage tables for Product Processors have been categorized as exposures data of Product
  Processors. The Product Processors of all the jurisdictions are the same, except for the Islamic Banking
  Jurisdiction.
- Others: Data can be populated into Stage tables, besides using Product Processors, as per the respective jurisdiction:

For more information on the list of columns to be populated within each table, refer to the *Download Specifications* document.

The set of sample data to be to be populated for the following tables are listed in the worksheet available in the following location: Sample Data

- Stg\_product\_master
- Stg lob master
- Stg\_mitigant\_type\_master
- Stg\_party\_type\_master

#### **Seeded Data**

The tables are seeded in the installation as per worksheet available in the following location: Seeded Data.

# 8.1.2. <u>Data Assumptions</u>

The following section aims to identify certain data related assumptions for specific tables which will help in the smooth functioning of the Basel Regulatory Capital application.

#### **Data Format**

- 1. In all the date columns, data is expected as per the NIS\_DATE\_FORMAT of the atomic schema.
- 2. Country and Currency codes are expected as per the ISO standard.



#### **Dimension Table:**

**DIM\_CAPITAL\_ACCT\_HEAD:** General Ledger items and Non General Ledger items are differentiated in the column **F\_GL\_IDENTIFIER** with flag **Y** indicating General Ledger items and flag **N** as an indicator for non-General Ledger items)

#### **Mapping Table:**

FSI\_CAPITAL\_STANDARD\_MAPPING: For certain standard account head line items which are processed by the application (for example: Net Tier 1 Capital, Total eligible Capital, Tier 1 Capital Ratio, capital Ratio) you are expected to provide mapping for these items as 'Others' in the column V\_CAPITAL\_ACCOUNT\_IDENTIFIER in the FSI\_CAPITAL\_STANDARD\_MAPPING table. These capital line items mapped as 'Others' are used in the T2T - CAPITAL\_STD\_ACCT\_HEAD\_POP to insert records into FCT\_STANDARD\_ACCT\_HEAD from FCT\_CAPITAL\_ACCT\_HEAD.

**NOTE:** Across the Basel product, in all seeded data tables, the open end date is mentioned as 31-DEC-9999. Open end date should not be modified from this value.

#### **FACT Table**:

FCT\_CAPITAL\_ACCT\_HEAD: General Ledger items and non-General Ledger items are differentiated in the column F\_GL\_IDENTIFIER with Flag Y indicating General Ledger items and Flag N indicating non-General Ledger items. The T2T which populates data from STG\_GL\_DATA to the table FCT\_CAPITAL\_ACCT\_HEAD populates value Y in the column F\_GL\_IDENTIFIER. The T2T which populates data from STG\_STANDARD\_ACCT\_HEAD to the table FCT\_CAPITAL\_ACCT\_HEAD, populates value N in the column F\_GL\_IDENTIFIER. The reclassification of General Ledger and non General Ledger skeys to standard account head skey (N\_STD\_ACCT\_HEAD\_SKEY) happens in FCT\_CAPITAL\_ACCT\_HEAD table by either of the following:

- A Type 2 rule to reclassify using DIM\_CAPITAL\_ACCT\_HEAD and DIM\_STANDARD\_ACCT\_HEAD
- Referencing the mapping table FSI\_CAPITAL\_STANDARD\_MAPPING

From the FCT\_CAPITAL\_ACCT\_HEAD table both General Ledger and Non General Ledger data flows into FCT\_STANDARD\_ACCT\_HEAD table. Again, the distinction is based on the flag Y in the column F\_GL\_IDENTIFIER.

# 8.1.3. Data Loading

The OFSAAI Data Integrator framework allows you to move data flexibly within the Oracle Financial Services Analytical Applications (OFSAA) Data Model at different levels of granularity and at various stages of the process.

Data can be loaded into the required Stage or Setup Tables in the following ways:

- Connecting to other databases: Relational data sources can be defined to connect to any of the Relational Database Management System (*RDBMS*) like Oracle, IBM DB2, MS SQL Server and any RDBMS through native connectivity drivers or ODBC. RDBMS data source lets you define the RDBMS engine present locally or remotely with *FTP* access to remote server
- Flat-Files: Flat File data source lets you define the flat file present locally or remotely with FTP access to remote server. Data files can be made available in the standard staging area configured in OFSAAI. A Flat-File data source is a local data source residing in the staging area of the Infrastructure Database Server

For more information on format of the flat file or RDBMS file refer to the *Download Specifications* document.



Further, data can be loaded or maintained using the following components available in the Data Integrator Framework:

- Excel upload: Choose this option when you have moderate quantities of data that is available in an excel
  file format.
- Manual Data Entry Forms: The Data Entry Forms and Queries (DeFQ) module of the Data Integrator
  is designed to create user friendly Data Entry windows with a choice of layouts, which enables data
  viewing and data manipulation easily. You can select tables based on which you can create forms that
  can be used in any application.

For more information on data loading activities like Flat File Source and Connecting to other databases, refer to the *OFSAAI 7.3 User Manual*.

For more information on Data Entry forms, refer to Data Entry Forms and Queries.

## 8.1.4. Reclassification Rules

A sample list of products, customer types, issuer types, collateral types, credit ratings, and organization structure are pre-defined in the application. However, the list and naming convention of products, customer types, and so on, might differ from one bank to another. The application re-classifies the bank's data into standard data, which does not change for a given set of regulations, and then processes it based on standard classifications. This restricts the level of modifications needed for each implementation for re-classifying the bank's data into the relevant standard classifications.

## **Setting up the Data**

The respective Dimension Tables corresponding to products (**DIM\_PRODUCT**), customer types, issuer types (**DIM\_PARTY\_ TYPE**), collateral type (**DIM\_MITIGANT\_TYPE**), credit ratings (**RATING\_SRC\_MASTER** and **DIM\_CREDIT\_RATING**), and organization structure (**DIM\_ORG\_STRUCTURE**) need to be populated with the list of product types, customer types, issuer types, collateral types, ratings, and organization structure as used in the respective bank.

As described in the <u>Data Requirements</u> section, these tables can be populated by directly uploading data into the tables if they are not likely to change frequently or by using the SCD component, if the data is likely to change over a period of time.

Also data is expected in **STG\_PRODUCT\_MASTER**, **STG\_PARTY\_TYPE\_MASTER** and **STG\_MITIGANT\_TYPE\_MASTER** for product, party type and mitigant types. SCDs will populate data from these tables into **DIM\_PRODUCT**, **DIM\_PARTY\_TYPE** and **DIM\_MITIGANT\_TYPE**.

### **Modifying the Re-Classification Rules**

The hierarchies related to Product Types, Customer Types, and so on, needs to be re-saved if the data keeps on changing. This can be done individually for each hierarchy using the Unified Metadata Manager or in bulk using the **Save Metadata** link under **Administration** on the LHS pane of OFSAAI window. A new node is created in the source hierarchy. This node has to be mapped to the node in the target to be added in the target hierarchy. The pre-configured reclassification rules are modified to map the Bank's data to the Standard data using the Rules Framework. For more information, refer to *Components of OFSAA Infrastructure* on *page 9*.

# 8.2. Processing

# 8.2.1. Introduction

Once data stores are created and Rules, Processes, and Runs are defined, the timing and frequency of the Execution can be established. For more information on the Runs pre-configured with the application, refer to the *Run Charts*. To execute Runs as batches refer to the Operations section, refer to the *OFSAAI 7.3 User Guide*.



The scheduling of Runs within OFSAAI can be managed on a real-time or batch basis. Batch processes can be executed daily, weekly, monthly, or to meet specific business needs. The Run Management facility also provides the ability to run jobs in a manual or real-time basis, as required. Existing investments in external schedulers can also be used to call web services within this infrastructure.

## 8.2.2. <u>Batch Processing</u>

A batch refers to a set of executable processes based on a specified rule. Batches relating to the application needs to be executed as specified below. These batches are executed from the Operations Menu of OFSAAI. For more information of the Operations section, refer to the *OFSAAI 7.3 User Guide*.

- Slowly Changing Dimension batch: The needs to be executed when you are installing the application for the first time. Subsequently, this batch needs to be executed only when new data is added. The tasks processed and the order in which the tasks are processed, are specified in the Run Charts.
- Basel Common batch: The following tasks are mapped to the Basel Common batch:

Data Population: This task populates the table DIM\_DATES.

Party Role Map Calculation: This task populates the party and the role mapping from STG\_PARTY\_ROLE\_MAPPING to FSI\_PARTY\_ROLE\_MAPPING.

FSI IRCS Calculation: This task populates FSI\_IRCS from STG\_IRC\_RATE\_HIST.

- PARTY\_FINANCIAL\_DATA\_POPULATION Batch: Populates the party financial data. Need to be executed as required when the party financial data is available.
- BASEL\_DAILY Batch: This batch is to be executed on a daily basis. This batch is used to populate the exchange rate between different currencies for each date.

## 8.2.3. Run Management

The Run Management framework is a unique feature of the Basel Regulatory Capital application which enables a business user - *without assistance from a technical analyst* - to easily define and execute a Run. This framework allows you to define a Run by selecting a combination of different Basel approaches for RWA computation. It also allows you to define a Run for a combination of portfolios.

The application Runs can be executed as RRF batch from the Run Management GUI. The Run Management GUI lists all Runs defined in Rules Framework. For more information, refer to *Rules Framework*.

**NOTE:** For CBRC Jurisdiction, if Credit Risk is selected in Run Management, then the relevant questions will not be displayed as Credit Risk is not a part of CBRC jurisdiction in Basel Regulatory Capital Basic and no approaches/options are mapped to the segment.

The Basel Run Management UI consists of the following 3 functionalities:

• **Portfolio Definition**: wherein you can define a combination of portfolios to participate in a Run. For example: If an institution wants to process only **On Balance Sheet** data and not all the product types, then the institution has the choice of selecting a sub type of an entire portfolio for processing. The other features of **Portfolio Definition** are:

View details of a defined Portfolio

Existing values of a Portfolio can be edited

A new Portfolio can be created by copying the existing values of a defined Portfolio

• **Run Definition:** wherein you can define a Run for the Portfolios defined in the **Portfolio Definition** window by selecting the Basel approaches relevant to the jurisdiction. The other features of the **Run Definition** are as follows:

View details of a defined Run



The existing values of a Run can be edited.

• **Run Execution**: wherein you can define the parameters of a Run and execute a Run. The other features of the **Run Execution** are as follows:

View defined parameters of a Run.

Parameters can be entered at the Run Level.

The Existing Parameter values can be edited and there is an option to create and execute a batch.

#### **Portfolio Definition**

## Adding a New Hierarchy for Portfolio Creation

To add a new hierarchy for portfolio creation the hierarchy code needs to be added in **PORTFOLIO\_HIERARCHY\_MASTER** as shown below:

Column	Indicative values
V_HIERARCHY_CODE	Contains hierarchy code of the hierarchy to be added
F_LATEST_RECORD_INDICATOR	To be set to 'Y' for the hierarchies which have to be displayed
D_RECORD_START_DATE	Start date of the hierarchy.
D_RECORD_START_DATE	End date of the hierarchy.

## **Portfolio Definition Window**

To access the Portfolio Definition Window:

- 1. Click **Risk Applications** on the Left Hand Side (LHS) pane of OFSAAI Window.
- 2. Click Basel Regulatory Capital.
- 3. Click Portfolio Definition.



### **Portfolio Definition UI Icons**

Icons Name	Icon	Description
	<b>→</b>	
Pagination Options	₩	Helps in navigating from one page to another
View		Helps to view details of a defined Portfolio
Edit		Clicking this icon allows you to update details of a defined Portfolio
Add	#	Helps in defining a new Portfolio
Сору		Click this icon to create a new Portfolio using the same parameters of an existing Portfolio
Dimension		Click this Icon to select the Dimensions and Hierarchy to define a Portfolio
Delete		Click to Delete a Portfolio
Search		This icon helps in searching a particular Portfolio. Type the Portfolio Name in the <b>Name</b> Text Box and click this icon.

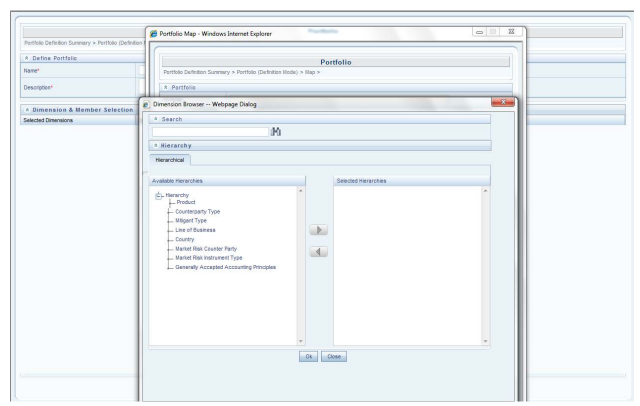


Icons Name	Icon	Description
Reset	1	The Reset icon refreshes the Portfolio Name field back to the default blank field

## **Defining a Portfolio**

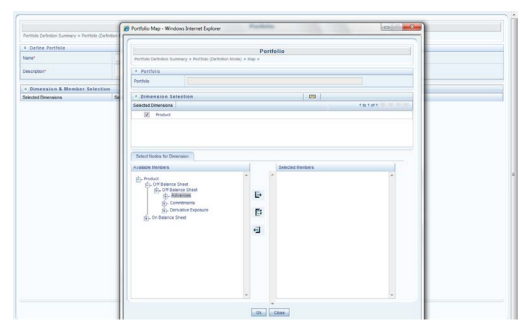
To define a Portfolio, refer to the following steps:

- 1. Click in the navigation bar of the **Portfolio** window, to define a new Portfolio. The **Portfolio** (**Definition Mode**) window is displayed.
- Enter the Name and Description of the new Portfolio in the Portfolio (Definition Mode) window.
- 3. Click in the **Dimension & Member Selection** section of the **Portfolio (Definition Mode)** window. The **Portfolio Map** window is displayed.
- 4. Click in the **Portfolio Map** window and select the relevant Dimensions in the **Filter Browser** window by clicking. The selected Dimension appears in the **Portfolio Map** window.

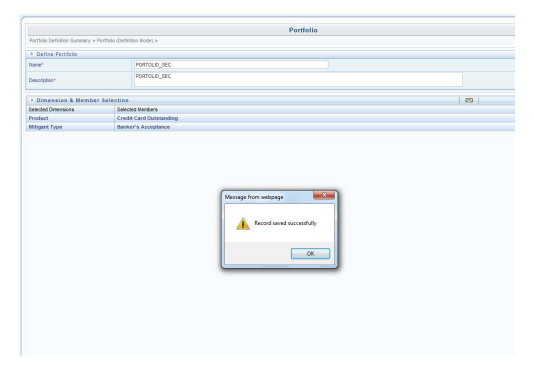


5. Click on the Dimension appearing in the **Portfolio Map** window to select the Nodes of the selected Dimension shown in the following figure:





6. Click 'OK' on **Portfolio Map** window after selecting nodes. Click Save on **Portfolio** (**Definition** Mode) window to save the portfolio as shown in the following figure:



#### **Run Definition**

To access the Run Definition Window:

- 1. Click **Risk Applications** on the Left Hand Side (LHS) pane of OFSAAI Window.
- 2. Click Basel Regulatory Capital.
- 3. Click **Run Definition** on the LHS Pane. The Run Summary Window is displayed, wherein you can define your own Runs.



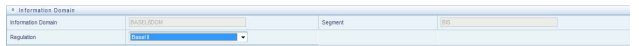
#### **Run Definition UI icons**

Icons Name	Icon	Description
Pagination Options	₩	Helps in navigating from one page to another
View		Helps to view details of a defined Run
Edit		Click this icon to allows you update details of a defined Run
Add	<b>*</b>	Helps in defining a new Portfolio
Delete		Click to Delete a Run
Search		This icon helps in searching a particular Run. Type the Run Name in the <b>Run Name</b> Text Box and click this icon.
Reset	2	The Reset icon refreshes the Run Name field back to the default blank field.

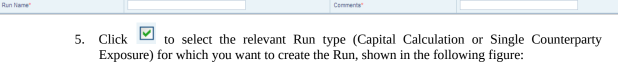
### **Defining a Run**

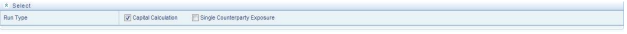
Follow the steps given below to define a new Run:

- 1. Select the relevant jurisdiction from the Segment dropdown in the Run Management Window.
- 2. Click to add a new run.
- 3. Select the regulation for which the Run needs to be created.



4. Enter the name of the Run and a relevant description in fields Run Name and Comments respectively, in the **Run Management** window.

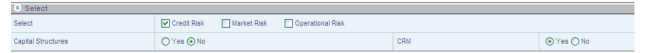




In a Capital Calculation Run the application calculates the Risk Weights, EAD, and the RWA for all the credit exposures to a single counterparty. In this run the capital adequacy ratio is also calculated to the reporting agency. In a Single Counterparty run, the application calculates the concentration of credit exposure against a particular counterparty. No RWA calculation or CAR calculation is required.

If you are creating a Capital Calculation Run:

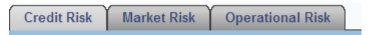
i. Click to select the relevant risk type for which you want to execute the Run, shown in the following figure:



ii. Click to select Yes or No to include or exclude Capital Structure Computation and CRM (CRM is the process which incorporates the eligible deductions provided against specific exposures by the bank) functionality in the run, shown in the preceding figure.

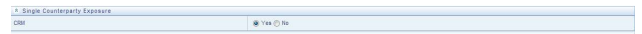


iii. Click the relevant risk tab (highlighted as per earlier selection of risk type) to select the approaches within each risk type, shown in the following figure:



## If you are creating a Single Counterparty Run:

i. Click to select Yes or No to include or exclude CRM (CRM is the process which incorporates the eligible deductions provided against specific exposures by the bank) functionality in the Single Counterparty Run, shown in the below figure:



ii. Only Credit Risk tab will be enabled for Single Counterparty Run as shown in the below figure:



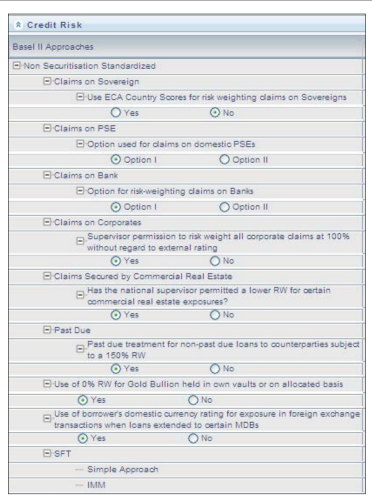
6. For a Capital Calculation run, click against **Portfolio Identifier** to select the defined portfolios to participate in the Run. The relevant approaches appear in the Basel II Approaches section (For example: **Non Securitization Standardized**). Click to view the sub approaches under section **Basel Regulatory Capital Approaches** as shown in the following figure:

For Single Counterparty Run, click against Portfolio Identifier to select the defined portfolios to participate in the Run. The relevant approaches will appear in the Basel Regulatory Capital Approaches section (For example: Single Counterparty Exposure Calculation). Click to view the sub approaches under section Basel Regulatory Capital Approaches as shown in the following figure:



7. For Capital Calculation Run, click to select the relevant sub approaches, shown in the following figure:





8. For Capital Calculation Run, select ( ✓ ) a portfolio that you want to map to an approach or sub-approach, shown in the following figure:

For Single Counterparty Run, select ( $\checkmark$ ) a portfolio that you want to map to Single Counterparty Approach.



⊡-Non Securitisation IRB	√
⊟ Equity	
⊟ Equity Exposures - Non-Investment Funds	
● IMM Approach Simple Risk Weight Approach	
Equity Exposures - Investment Funds (In conjunction with Money  Market Fund Approach)	
Simple Modified Alternate Modified Full Look  ◆ Look Through	
⊟-SFT	
Collateral Haircut  Approach  O Approach  O VaR Models  Approach	
⊡ Haircut	
Supervisory Haircut     Own Estimate	
E-orc	
○ Current Exposure Method	
E-CRM	
⊟ Credit derivatives and guarantees	
PD Substitution Approach     CGD Adjustment Approach	
⊟ SFT Collateral	
Comprehensive Approach	
⊟ OTC Collateral	
○ Comprehensive Approach ● LGD Adjustment Approach	

9. Click Save after defining the Approaches, Sub-Approaches, and Portfolios for each risk type.

You have successfully created a Run.

The following are the valid Run Definition combinations:

SEGMENT	REGULATION	RUN TYPE	RISK
BRAZIL	Basel	Capital Calculation	Credit Risk
			Market Risk
			Operational Risk
BIS	Basel II	Capital Calculation	Credit Risk
			Market Risk
			Operational Risk
	Basel III	Capital Calculation	Credit Risk
			Market Risk
			Operational Risk
CBRC	Basel	Capital Calculation	Credit Risk
			Market Risk
			Operational Risk
IFSB	Basel	Capital Calculation	Credit Risk
			Market Risk
			Operational Risk
INDIA	Basel	Capital Calculation	Credit Risk
			Market Risk
			Operational Risk



SEGMENT	REGULATION	RUN TYPE	RISK
USA	US II	Capital Calculation	Credit Risk
USA	US III	Capital Calculation	Credit Risk
		Single Counterparty	
USA	Dodd-Frank	Exposure	Credit Risk

**NOTE:** For US III, If 'Non sec IRB' approach is selected then 'FLT Indirect Exposure treatment', 'Bank Owned Life Insurance-Indirect Exposure treatment','Credit value adjustments' should also be selected.

#### **Run Execution**

To access the Run Execution Window:

- 1. Click **Risk Applications** on the Left Hand Side pane of the OFSAAI Window.
- 2. Click Basel Regulatory Capital.
- 3. Click **Run Execution** on the LHS Pane. The Run Summary Window is displayed, wherein you can define and execute Runs.

#### **Run Execution UI Icons**

The following table aims to familiarize you with the common icons available in the Run Management UI:

Icons Name	Icon	Description
	<b>→</b>	
Pagination Options	-	Helps in navigating from one page to another
View		Helps to view details of a particular Run
Run Default Parameters	<b>*</b>	Click this icon to allow you to update the Run Default Parameters
Run Execution Parameters	C.	Click this icon to allow you to update the Run Execution Parameters
Add	₩	Helps in adding a hierarchy
Run Execution		Helps in viewing the Run Execution details
Сору		Click this icon to display the Run Execution Parameters window to modify or create a batch
Search		This icon helps in searching a particular Run. Type the Run Name in the <b>Run Name</b> Text Box and click this icon.
Reset	2	The Reset icon refreshes the Run Name and Run Type field back to the default blank fields.
Execute	<b>Q</b> o	Click to execute a Run

# 8.2.4. Run Management Summary

Run Management Summary displays the list of runs defined in the Rules Framework except those with Immediate Execution Option **Yes** in the grid. It provides the following details of the run:

- Run name
- Run Type
- Created By
- Creation Date
- Modification By



#### • Modification Date

The Search Panel has a provision to search based on segment, Run name, and Run type.



You can see the complete list of runs with the help of pagination by navigating from one

page to another by clicking the (Next) (Previous) icons, by clicking the (No Records) to be viewed per page or by providing the input for the number of records to be displayed per page or on the bar.

You can also sort the records to view it in convenient way.

#### **Run Default Parameters**

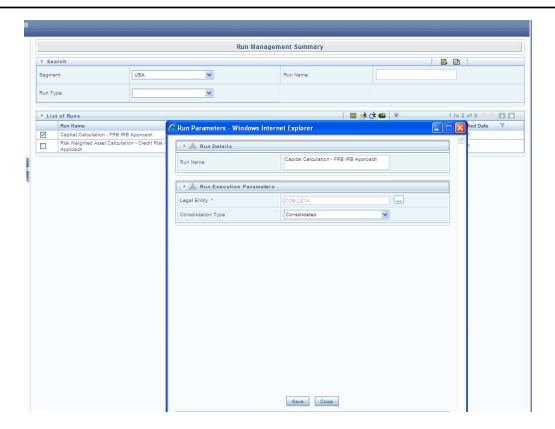
Run Default Parameter allows you to enter and save the run level parameters. To input the run level parameters select the checkbox corresponding to that run and click icon on the navigation bar. **Run Parameters** window is displayed where you can view and input Run level parameters related to that Run. You are allowed to add or modify the parameter values and store the same.

**NOTE:** To modify or view the parameters the Modify Run Parameters role should be mapped to your user profile.

The following parameters are to be updated:

- **Legal Entity** –The accounts of the selected legal entity and its child entity (depending on the consolidation type selected) is processed to calculate provision. Parent-child relationship between Legal Entity will be as defined in **DIM\_ORG\_STRUCTURE** table.
- Consolidation Type This field is read in conjunction with legal entity field. It is a dropdown box and
  the value could be Solo or Consolidation. Select Solo if you want to process direct accounts of the legal
  entity and not that of its child entities. Select Consolidation if you want to process all the accounts
  under the legal entity and its child entities. In case of Consolidation, all intra-group exposures are
  excluded.
- **Reporting Currency** The currency can be selected from **Run Parameters** window. All amounts in the run are converted to the selected reporting currency.





#### **Run Execution Parameters**

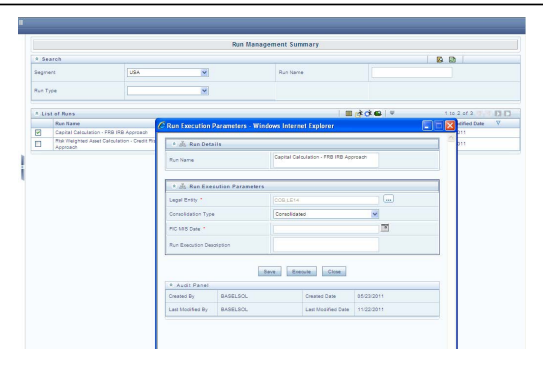
In addition to the Run Default parameters, **Run Execution Parameter** window allows you to enter and save the Run execution parameters. By clicking the icon a batch with the entered Run execution parameters is created. The batch created can be executed by clicking icon. To input the Run Execution Parameters, select the check box corresponding to that run and click the icon on the navigation bar.

**NOTE:** To execute a Run, the *execute run* role should be mapped to your user profile.

In the **Run Execution Type** section, you can select **Yes** if you want the portfolio to participate in the execution. The following run execution parameters are to be updated:

- **Legal Entity**: Default legal entity set for the run (as mentioned in Default Parameters for Run) can be changed for the specific execution. The accounts of the selected legal entity and its child entity (depending on the consolidation type selected) are processed to calculate provision. Parent-child relationship between legal entities will be as defined in **DIM\_ORG\_STRUCTURE** table.
- Consolidation Type: Default consolidation type set for the run (as mentioned in Default Parameters for Run) can be changed for the specific execution. This field is read in conjunction with legal entity field. It is a dropdown box and the value could be Solo or Consolidation. Select Solo if you want to process direct accounts of the legal entity and not that of its child entities. Select Consolidation if you want to process all the accounts under the legal entity and its child entities. In case of Consolidation, all intragroup exposures are excluded.
- Reporting Currency: The currency for a particular execution can be selected from Run Execution Parameters window. All amounts will be converted to the selected reporting currency.
- FIC\_MIS\_DATE: Date as-on which data should be picked and processed.
- Run Execution Description: This is to describe a run in detail. It is an optional parameter.





## **Run Execution Summary**

Selecting a Run from the **Run Management** window and clicking the icon displays the **Run Execution Summary** window where the following sections are displayed.

- Run Details
- Run Execution Details

The Run details, displays the following details:

- Run Name
- Run Type
- Run ID

The Run Execution Details, displays the following details:

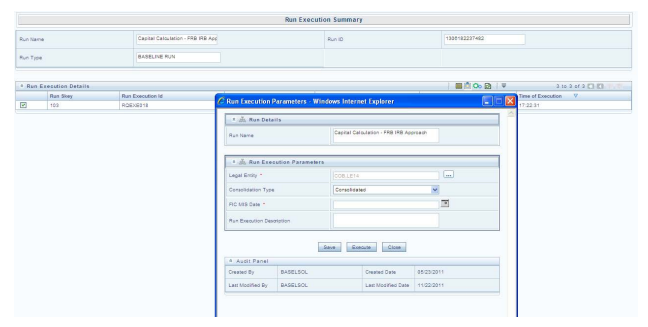
- Run Skey
- Run Execution Id
- FIC MIS DATE
- Execution Status
- Execution Date
- Time of Execution





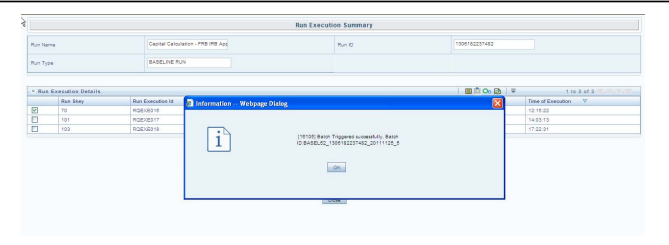
Click the checkbox against Run Execution Id for the following:

- View Parameter details
  - Clicking the icon displays the parameter details like Run Execution Parameter Detail.
- Copy
- Clicking icon to display the Run Execution Parameter window with the parameters populated as the selected execution and you can modify or can create a batch and execute the same.



- Execute
- Clicking icon triggers the batch which has been created from the Run Execution Parameter window and the status of the triggered batch is displayed. In the execution summary window multiple selections of the execution ids is available to trigger a batch.





## 8.2.5. Run Management Maintenance

You also have the option of modifying the various parameters in Run Management. These parameters can be modified in the Run Management Setup tables. The relevant Run Management Setup tables configured in the Basel application are as follows:

• RM\_SETUP\_SEG\_REGULATION\_MAP: This table contains the list of regulations mapped to each segment.

Primary key-->V\_SEGMENT\_CODE, V\_REGULATION

Column	Indicative values
V_SEGMENT_CODE	Contains the segment Code
V_REGULATION	Contains the regulation mapped to the segment

To add a new regulation under a particular segment an entry needs to be done in the RM\_SETUP\_SEG\_REGULATION\_MAP table.

• RM\_SETUP\_APPROACH\_MASTER: This table contains the list of approaches used.

Primary key--> N\_APPROACH\_KEY,V\_SEGMENT\_CODE

Column	Indicative values
N_APPROACH_KEY	Contains a unique key for each Approach
V_SEGMENT_CODE	Contains the segment Code
V_RISK_TYPE	Contains the risk type (for example 'CR','MR')
V_APPROACH_ID	Contains a unique text identifier for each approach
V_APPROACH_DESC	Contains the description of the approaches used
V_APPROACH_ENABLED	Is a flag to identify if the approach is enabled
N_GROUP_ID	A unique number for each risk type
F_IS_ADDED_BY_DEFAULT	Value is set to 'Y' if this process is used in all executions.(for example 'Capital Consolidation' and 'Credit Rating Population' are used it all runs)
V_REGULATION	Contains the regulation to which the approach is mapped.

• RM\_SETUP\_APPROACH\_DETAIL: contains the Run Management questions and answers for each approach.

Primary key --> V\_OPTION\_ID, V\_SEGMENT\_CODE



Column	Indicative values	
N_APPROACH_KEY	Contains a unique key for each Approach from RM_SETUP_APPROACH_MASTER	
V_OPTION_ID	Unique key text identifier for each RM Question and answer(The same option ids can be repeated for multiple segments)	
V_OPTION_DESC	The Run Management Questions and answers(The same question and answer can be repeated for multiple segments)	
V_OPTION_TYPE	The value in this field is 'TEXT' for the questions, 'OPTS' for the check boxes and 'RADIO' for the radio icons	
V_PARENT_OPTION_ID	Contains the id of the parent question	
F_ENABLED_IND	Is a flag to identify if the option is enabled	
F_IS_DEFAULT_VALUE	Is a flag to identify whether the flag is a default value or not	
F_IS_CRM	This flag is used to identify the options that are to be disabled when CRM is not selected in the UI	
V_RUN_PARAMETER_COLUMN	Contains the name of the 'RUN_PARAMETRS' column to which the particular option is related to. The value of the child to this option is stored in the 'RUN_PARAMETRS' column	
V_OPTION_DEPENDENCY	Contains a coma separated list of ids which if selected should disable this Question	
V_REGULATION	Contains the regulation to which the approach is mapped.	
V_SEGMENT	Contains the segment Code	

 RM\_SETUP\_PROCESS\_DETAILS: Contains the processes and sub processes related to each Run Management answer. There can be multiple sub processes mapped to each option id segment code combination.

Primary key --> N\_OPTION\_ID,V\_SEGMENT\_CODE,V\_SUB\_PROCESS

Column	Indicative values
V_SEGMENT_CODE	Contains the segment Code
V_RISK_TYPE	Contains the risk type (for example 'CR','MR' etc)
V_APPROACH	Contains a unique text identifier for each approach
V_APPROACH_DESC	Contains the description of the approaches used
N_OPTION_ID	Contains the run management answers id
V_SUB_PROCESS	Contains the names of the processes and the sub processes
N_APPROACH_KEY	Contains a unique key for each Approach
F_MASTER_PROCESS	This flag is 'Y' for the processes and is null for the sub processes
N_SUB_SORT_ORDER	It contains the order of processes when there is more than one process for an option id
V_REGULATION	Contains the regulation to which the process is mapped.

• Run\_Parameter\_Details table: This tables contains details of the run parameters.

Column	Indicative Values	
V_SEGMENT_CODE	Stores the segment codes	
V_PARAM_ID	Stores the parameter id of the parameters used in the default parameter window	
V_PARAM_DESC	Stores the description of the parameters	
V_PARAM_TYPE	Stores the information on the parameter type. The type can be HIER for Hierarchy, LIST for dropdown, TEXT for input, RADIO for radio icon, CALENDAR for calendar	
F_IS_MANDATORY	Stores the information whether the parameter is mandatory or not	



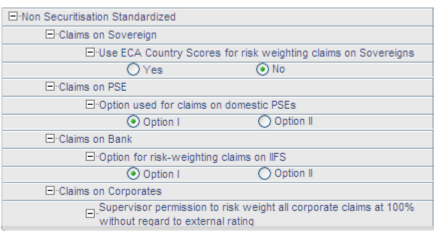
Column	Indicative Values
N_DISPLAY_ORDER	Specifies the order in which the parameters need to appear in the window
F_IS_DEFAULT_PARAM	Specifies if the parameter is default or not
F_NODE_SELECTION	Specifies if the hierarchy selection is single level or multi level
V_RUN_TYPE	Specifies the type of run. BR for Baseline Run, SR for Simulation Run, ST for Stress Run
F_IS_LEBASED	Specifies that the run is LE based

• Run\_Parameters\_LOV table: This table contains the details of the run parameters defined in run\_parameters.

Column	Indicative Values
V_SEGMENT_CODE	Stores the segment codes
V_PARAM_ID	Stores the parameter id of the parameters used in the default parameter window
V_PARAM_VALUE_CODE	Stores the code of the list of values to be displayed.
V_PARAM_VALUE_DESC	Stores the description of the list of values to be displayed.
N_DISPLAY_ORDER	Specifies the order in which the parameters need to appear in the window
V_RUN_TYPE	Specifies the type of Run. BR for Baseline Run, SR for Simulation Run, ST for Stress Run

There are two types of modifications possible in Run Management as follows:

## To add a new answer to an existing question:



For example: Under Claims on PSE if you want to add Option III, then the new Setup data will be as follows:

Table	Column	Indicative values
RM_SETUP_APPROACH_DETAIL	n_approach_key	Same as 'Claims on domestic PSEs'
RM_SETUP_APPROACH_DETAIL	v_option_id	New Option Id
RM_SETUP_APPROACH_DETAIL	v_option_desc	Option III
RM_SETUP_APPROACH_DETAIL	v_option_type	RADIO
RM_SETUP_APPROACH_DETAIL	v_parent_option_id	v_option _id of 'Option used for claims on domestic PSEs'
RM_SETUP_APPROACH_DETAIL	f_enabled_ind	Y
RM_SETUP_APPROACH_DETAIL	f_is_default_value	NULL
RM_SETUP_APPROACH_DETAIL	f_is_crm	NULL



Table	Column	Indicative values
RM_SETUP_APPROACH_DETAIL	v_run_parameter_column	NULL
RM_SETUP_APPROACH_DETAIL	v_option_dependency	NULL
RM_SETUP_APPROACH_DETAIL	v_segment_code	Same as 'Claims on domestic PSEs'
RM_SETUP_APPROACH_DETAIL	v_regulation	Same as 'Claims on domestic PSEs'

## To add a new question:

⊡-Non Securitisation Standardized	
⊡-Claims on Sovereign	
⊡-Use ECA Country Scores for risk	k weighting claims on Sovereigns
○ Yes	No     No
⊡-Claims on PSE	
⊡-Option used for claims on domes	stic PSEs
Option I	Option II
⊡-Claims on Bank	
⊡-Option for risk-weighting claims	on IIFS
Option I	Option II
⊡-Claims on Corporates	
Supervisor permission to risk we	eight all corporate claims at 100%
without regard to external rating	
	○ No

For example: If you want to add a question such as "Are floor risk weights applicable for corporate?" (This question is applicable only if 100% risk weights corporate are not applicable), then the new set up tables will be as follows:

Table	Column	Indica	tive values	
RM_SETUP_APPROACH_DETAIL	n_approach_key	Same as 'Non Securitization Standardize		ndardized'
RM_SETUP_APPROACH_DETAIL	v_option_id	OPT01	OPT02	OPT03
RM_SETUP_APPROACH_DETAIL	v_option_desc	Use floor risk weights for corporate?	Yes	No
RM_SETUP_APPROACH_DETAIL	v_option_type	TEXT	RADIO	RADIO
RM_SETUP_APPROACH_DETAIL	v_parent_option_id	v_option _id of 'Claims on Corporates'	OPT01	OPT01
RM_SETUP_APPROACH_DETAIL	f_enabled_ind	Y	Y	Y
RM_SETUP_APPROACH_DETAIL	f_is_default_value		Y	
RM_SETUP_APPROACH_DETAIL	f_is_crm			
RM_SETUP_APPROACH_DETAIL	v_run_parameter_column	Run parameter column name		
RM_SETUP_APPROACH_DETAIL	v_option_dependency	v_option _id of 'Yes'		
RM_SETUP_APPROACH_DETAIL	v_segment_code	Same as 'Non Securitization Standardized'		ndardized'
RM_SETUP_APPROACH_DETAIL	v_regulation	Same as 'Non Securitization Standardized'		

# 8.2.6. Run Parameters Setup for Run Creation



If the Run is not created through Run Management UI, the **usr\_defined\_run\_parameters** table needs to be setup manually for the selected options/approaches for a particular regulation and segment. **USER\_DEFINED\_RUN\_PARAMETERS** table has the setup codes for different options. However, if you want to add more options, you can add a record (new setup codes with options) by looking up information from **RM\_SETUP\_APPROACH\_DETAIL** - the setup table for options that are displayed on the Run Definition window. In this table the column names are populated against the questions. Configuration of **RM\_SETUP\_APPROACH\_DETAILS** is explained in the <u>Run Management Maintenance</u> section. The column names and values that need to be updated for the selected option are given in the following table:

## **Regulation: Basel**

### Segment: BRAZIL

RUN_PARAMETERS column name	Approach for Non Securitization Standardized	Selected Option	RUN_PARA METERS column value
v_crm_method	For CRM Approach for Banking Book	Collateral Simple Approach	OPT0053

## Segment: CBRC

RUN_PARAMETERS column name	Approach for Market Risk Standardized Approach	Selected Option	RUN_PARAM ETERS column value
v_mrs_interest_rate_met hod		General Market Risk- Duration Method	OPT1003
	Approach for Interest Rate Risk		
		General Market Risk- Maturity Method	OPT1004
v_mrs_commodity_risk _method	Approach for Commodity Risk	Simplified Approach	OPT1008
		Maturity Ladder Approach	OPT1009
v_mrs_options_method	Approach for Options	Simplified Approach	OPT1013
		Delta Plus Approach	OPT1014

RUN_PARAMETERS column name	Approach for Non Securitization FIRB	Selected Option	RUN_PARAM ETERS column value
v_nfir_explicit_mat_adj	Use of Explicit Maturity Adjustment under FIRB Approach	Yes	OPT0203
		No	OPT0204
v_nir_default_risk_app	For Purchase Receivables using the Default Risk Approach	Top Down	OPT0207
		Bottom Up	OPT0208
			OPT0210



RUN_PARAMETERS column name	Approach for Non Securitization FIRB	Selected Option	RUN_PARAM ETERS column value
v_nir_dil_risk_immateri al	For Purchase Receivables is Dilution Risk immaterial?	Yes	
			OPT0211
		No	OPT0212
		Voc	OPT0213
v_nir_1yr_mat_corp_pr	Use of one-year maturity for Dilution Risk of Purchased	Yes	
	Corporate Receivables:		OPT0214
		No	
		Supervisory Haircut	OPT0216
v_ns_haircut_method	Applying Haircut	Own Estimate	OPT0217
v_ns_sft_method		Simple Approach	OPT0224
	Approach for Securities Financing Transactions	IMM	OPT0225
		VaR Model	OPT0226
v_ns_otc_method		СЕМ	OPT0228
	Approach for OTC Derivatives	IMM	OPT0229
		Standard Approach	OPT0230
v_ns_lst_approach	Approach for Long Settlement Transactions	CEM	OPT0232
		IMM	OPT0233
		Standard Approach	OPT0234
v_nir_sl_pref_rw	Using preferential risk weights for specialized lending sub-classes in Strong and Good	Yes	OPT0241
		No	OPT0242
v_nir_equity_approach		IMM Approach	OPT0245
	Approach for Equity	Simple Risk Weight Approach	OPT0246
		PD - LGD Approach	OPT0247

RUN_PARAMETERS column name	Approach for Securitization IRB	Selected Option	RUN_PARAMETERS column value
v_sec_approach	Securitization - Internal Rating Based Approach	Not Applicable	OPT0608



## Segment: INDIA

RUN_PARAMETERS			RUN_PARA METERS
column name	Approach for Securitization Standardized	Selected Option	column value
v_sec_approach	For Securitization Standardized Approach	N/A	OPT00500

RUN_PARAMETERS column name	Approach for Market Risk	Selected Option	RUN_PARAMETER S column value
v_mrs_interest_rate_method	Interest Rate Risk	General Market Risk-Duration Method	OPT1003
v_mrs_options_method	Options	Simplified Approach	OPT1013
		Delta Plus Approach	OPT1014

RUN_PARAMETERS column name	Approach for Non Securitization Standardized	Selected Option	RUN_PARA METERS column value
v_ns_sft_method	Approach for Securities Financing Transactions	Simple Approach	OPT0037
v_ns_otc_method	Approach for OTC Derivatives	CEM	OPT0041
v_ns_haircut_method	Applying Haircut	Supervisory Haircut	OPT0056

## Segment: IFSB

RUN_PARAMETERS column name	Approach for Securitization Standardized	Selected Option	RUN_PARAM ETERS column value
v_sec_approach	For Securitization Standardized approach	N/A	OPT0500
v_mrs_commodity_risk_ method		Commodity Risk	OPT1008
	For Commodity Risk	Maturity Ladder Approach	OPT1009

RUN_PARAMETERS column name	Approach for Market Risk	Selected Option	RUN_PARAMETERS column value
v_mrs_commodity_risk_method	For Commodity Risk	Commodity Risk	OPT1008
		Maturity Ladder Approach	OPT1009

RUN_PARAMETERS column name	Approach for Non Securitization Standardized	Selected Option	RUN_PARAMETERS column value
		Yes	OPT0004



RUN_PARAMETERS column name	Approach for Non Securitization Standardized	Selected Option	RUN_PARAMETERS column value
v_nss_eca_for_soverign	To use ECA Country Scores for risk weighting claims on Sovereign		
		No	OPT0005
		Option I	OPT0008
v_nss_rw_option_dpse			
	Option used for claims on domestic PSEs	Option II	OPT0008
		Option I	OPT0012
v_nss_rw_option_bank			
	Claims on Bank, option for risk-weighting claims on IIFS	Option II	OPT0013
			OPT0016
v_nss_100pct_rw_corp		Yes	
	For Claims on Corporate, supervisor permission to risk weight all corporate claims at 100% regardless of external ratings		OPT0017
	corporate craims at 100% regardless of external ratings	No	
		Simple Risk Weight	OPT0034
v_nss_equity_approach		Method	
	For Equity Exposures In Banking Book, the option for risk-weighting Equity Exposures in Banking Book	Slotting Method	OPT0035
v_crm_method		Collateral Simple Approach	OPT0053
	CRM Approach used for Banking Book	прионен	
		Collateral	OPT0054
		Comprehensive Approach	
		Supervisory Haircut	OPT0056
v_ns_haircut_method	Applying Haircut		
		Own Estimate	OPT0057

# **Regulation: Basel II**

# Segment: BIS

RUN_PARAMETERS column name	Approach for Securitization Approaches	Selected Option	RUN_PARAM ETERS column value
v_sec_approach	For Standardized Approach	N/A	OPT0500
v_sec_approach	For Rating Based Approach	N/A	OPT0601
v_sec_approach	For Internal Assessment Approach	N/A	OPT0604
v_sec_approach	For Internal Rating Based Approach	N/A	OPT0608
v_ssf_simple_n_lgd		Yes	OPT0611
	Usage of Simplified Method for computing N and LGD - Supervisory Formula Approach	No	OPT0612
v_ssf_simple_n_lgd		Yes	OPT0614
	Usage of Simplified Method for computing N and LGD - Internal Rating Based Approach		
		No	OPT0615



RUN_PARAMETERS column name	Approach for Market Risk	Selected Option	RUN_PARAMET ERS column value
v_mrs_interest_rate_method		General Market Risk-Duration Method	OPT1003
	Approach for Interest Rate Risk (Standardized Approach)	General Market Risk-Maturity Method	OPT1004
v_mrs_commodity_risk_metho	Approach for Commodity Risk (Standardized Approach)	Simplified Approach	OPT1008
		Maturity Ladder Approach	OPT1009
v_mrs_options_method		Simplified Approach	OPT1013
	Approach for Options (Standardized Approach)	Delta Plus Approach	OPT1014

RUN_PARAMETERS column name	Approach for Non Securitization Standardized Approach	Selected Option	RUN_PARAMETERS column value
v_nss_eca_for_soverign		Yes	OPT0004
v_iiss_eca_tot_soverigit	Use ECA Country Scores for risk weighting claims on Sovereign	No	OPT0005
v_nss_rw_option_dpse		Option I	OPT0008
	Option used for claims on domestic PSEs	Option II	OPT0009
v_nss_rw_option_bank		Option I	OPT0012
	Option for risk-weighting claims on Banks	Option II	OPT0013
v_nss_100pct_rw_corp		Yes	OPT0016
	Supervisor permission to risk weight all corporate claims at 100% regardless of external ratings	No	OPT0017
v_nss_lower_rw_cre		Yes	OPT0020
	Has the national supervisor permitted a lower RW for certain commercial real estate?	No	OPT0021
v_nss_pastdue_for_nonpastdue		Yes	OPT0024
	Past due treatment for non-past due loans to counterparties		OPT0025
	is subject to a 150% RW?	No	
		Yes	OPT0027
v_nss_0_rw_for_gold	Use of 0% RW for Gold Bullion held in own vaults or on allocated basis	No	OPT0028
		Yes	OPT0030
v_nss_borrower_ccy_rat_mdb	Use of borrower's domestic currency rating for exposure in foreign exchange transactions	No	OPT0031
		Simple Approach	OPT0037



RUN_PARAMETERS column name	Approach for Non Securitization Standardized Approach	Selected Option	RUN_PARAMETERS column value
v_ns_sft_method	Approach for Securities Financing Transactions	IMM	OPT0038
		VaR Model	OPT0039
v_ns_otc_method		CEM	OPT0041
,_ins_ote_initialist	Approach for Over the Counter Products	IMM	OPT0042
		Standardized Approach	OPT0043
v_ns_lst_approach		CEM	OPT0045
,_is_ist_approach	Approach for Long Settlement Transactions	IMM	OPT0046
		Standardized Approach	OPT0047
v_ns_haircut_method	Applying Haircut	Supervisory Haircut	OPT0056
		Own Estimate	OPT0057

RUN_PARAMETE RS column name	Approach for Non Securitization IRB	Selected Option	RUN_PARA METERS column value
		Yes	OPT0203
v_nfir_explicit_mat_a dj			
	Use of Explicit Maturity Adjustment under FIRB Approach	No	OPT0204
v_nir_default_risk_ap p		Top Down	OPT0207
	Using Default Risk Approach for Purchase Receivables		
		Bottom Up	OPT0208
		Yes	OPT0210
v_nir_dil_risk_immat erial			
	For Purchase Receivables is Dilution Risk immaterial?	No	OPT0211
		Yes	OPT0213
v_nir_1yr_mat_corp_ pr			
	Use of one-year maturity for Dilution Risk of Purchased Corporate Receivables:	No	OPT0214
v_ns_haircut_method	Applying Haircut	Supervisory Haircut	OPT0216
v_iis_nancut_memod	Applying Hancut	Own Estimate	OPT0217
		Simple Approach	OPT0224
v_ns_sft_method	Approach for Securities Financing Transactions	IMM	OPT0225
	11	VaR Model	OPT0226
v_ns_otc_method		CEM	OPT0228



RUN_PARAMETE RS column name	Approach for Non Securitization IRB	Selected Option	RUN_PARA METERS column value
	Approach for Over the Counter Products	IMM	OPT0229
		Standard Approach	OPT0230
		CEM	OPT0232
v_ns_lst_approach	Approach for Long Settlement Transactions	IMM	OPT0233
		Standard Approach	OPT0234
v_nir_sl_pref_rw		Yes	OPT0241
	Specialized Lending slotting criteria approach - Use of preferential risk weights for specialized lending sub-classes in Strong and Good	No	OPT0242
		IMM Approach	OPT0245
v_nir_equity_approac h	Approach for Equity	Simple Risk Weight Approach	OPT0246
		PD - LGD Approach	OPT0247

RUN_PARAMETERS column name	Approach for Non Securitization Standardized (AIRB)	Selected Option	RUN_PARAMETERS column value
		Yes	OPT0004
v_ns_haircut_method	Applying Haircut	Supervisory Haircut	OPT0312
		Own Estimate	OPT0313
v_ns_sft_method		Simple Approach	OPT0320
	Approach for Securities Financing Transactions	IMM	OPT0321
		VaR Model	OPT0322
441		CEM	OPT0324
v_ns_otc_method	Approach for Over the Counter Products	IMM	OPT0325
		Standard Approach	OPT0326
1-4		CEM	OPT0328
v_ns_lst_approach	Approach for Long Settlement Transactions	IMM	OPT0329
		Standard Approach	OPT0330
v_nir_sl_pref_rw		Yes	OPT0337
	Use of preferential risk weights for specialized lending sub- classes in Strong and Good	No	OPT0338
v_nir_equity_approach	Approach for Equity	IMM Approach	OPT0341
		Simple Risk Weight Approach	OPT0342
		PD - LGD Approach	OPT0343
v_nir_default_risk_app	Default Risk Approach for Purchase Receivables	Top Down	OPT0303



RUN_PARAMETERS column name	Approach for Non Securitization Standardized (AIRB)	Selected Option	RUN_PARAMETERS column value
		Bottom Up	OPT0304
v_nir_dil_risk_immaterial	Is Dilution Risk immaterial?	Yes	OPT0306
		No	OPT0307
v_nir_1yr_mat_corp_pr	Use of one-year maturity for Dilution Risk of Purchased Corporate Receivables	Yes	OPT0309
	Corporate Receivables	No	OPT0310

# **Regulation: US Final Rules**

## Segment: USA

RUN_PARAMETERS column name	Approach for Securitization	Selected Option	RUN_PARAMETERS column value
v_sec_approach	Rating Based Approach	N/A	OPT0601
v_sec_approach	Internal Assessment Approach	N/A	OPT0604
v_sec_approach	Supervisory Formula Approach	N/A	OPT0607
v_ssf_simple_n_lgd	Internal Ratings Based Approach - Use Simplified Method for computing N and LGD in SFA	Yes	OPT0614
		No	OPT0615
v_ssf_simple_n_lgd	Supervisory Formula Approach - Use Simplified Method for computing N and LGD in SFA	Yes	OPT0611
		No	OPT0612

RUN_PARAMETERS column name	Approach for Non Securitization IRB	Selected Option	RUN_PARAMETERS column value
F_CRM_REQ_SINGLE_PARTY	CRM (For Single Counterparty)	If CRM is selected for Single Counterparty run	CRM SC
v_nir_eq_non_invst_fund_app		IMM Approach	OPT0061
	Equity Exposures - Non-Investment Funds	Simple Risk Weight Approach	OPT0062
v_nir_eq_invst_fund_app		Simple Modified Look Through Approach	OPT0064
	Equity Exposures - Investment Funds (In conjunction with Money Market Fund Approach)	Alternate Modified Look Through Approach	OPT0065
		Full Look Through Approach	OPT0066
		Collateral Haircut Approach	OPT0070
v_ns_sft_method	Approach for Securities Financing Transactions	Internal Model Method	OPT0071



RUN_PARAMETERS column name	Approach for Non Securitization IRB	Selected Option	RUN_PARAMETERS column value
		VaR Models Approach	OPT0072
		Current Exposure Method	OPT0074
v_ns_otc_method	Approach for Over the Counter Products	Internal Model Method	OPT0075
v_ns_haircut_method	Approach for Securities Financing Transactions - Haircut	Supervisory Haircut	OPT0067
		Own Estimate	ОРТ0068
v_crm_guar_and_cd_approach		PD Substitution Approach	OPT0081
	Approach for Credit derivatives and guarantees		
		LGD Adjustment Approach	OPT0082
v_crm_collateral_approach	Approach for CRM - SFT Collateral	Comprehensive Approach	OPT0083
		LGD Adjustment Approach	OPT0084
v_crm_collateral_approach_otd	Approach for CRM - OTC Collateral	Comprehensive Approach	OPT0085
		LGD Adjustment Approach	OPT0086
v_dfc_rwa_approch	Default Fund Contribution - Capital Calculation	Total Default Fund Contribution Approach	OPT0034
		Bank's Own Default Fund Contribution Approach	OPT0035

# **Regulation: Basel III**

## Segment: BIS

RUN_PARAMETERS column name	Approach for Securitization	Selected Option	RUN_PARAMETERS column value
v_sec_approach	Standardized	N/A	OPT0500
v_sec_approach	Rating Based Approach	N/A	OPT0601
v_sec_approach	Internal Assessment Approach	N/A	OPT0604
v_sec_approach	Internal Rating Based Approach	N/A	OPT0608
v_ssf_simple_n_lgd	Supervisory Formula Approach Usage of Simplified Method for computing N and LGD	Yes	OPT0611



RUN_PARAMETERS column name	Approach for Securitization	Selected Option	RUN_PARAMETERS column value
		No	OPT0612
v_ssf_simple_n_lgd	Internal Rating Based Approach Usage of Simplified Method for computing N and LGD	Yes	OPT0614
		No	OPT0615

RUN_PARAMETERS column name	Approach for Market Risk Standardized Approach	Selected Option	RUN_PARAMETERS column value
v_mrs_options_method	• •	Simplified Approach	OPT1013
	Options	Delta Plus Approach	OPT1014
v_mrs_interest_rate_method	Interest Rate Risk	General Market Risk- Duration Method  General Market Risk- Maturity Method	OPT1003
v_mrs_commodity_risk_met hod	Commodity Risk	Simplified Approach	OPT1008

RUN_PARAMETERS column name	Approach for Non Securitization Standardized	Selected Option	RUN_PARAMETERS column value
v_nss_eca_for_soverign		Yes	OPT0004
	Use ECA Country Scores for risk weighting claims on Sovereign	No	OPT0005
v_nss_rw_option_dpse		Option I	OPT0008
	Option used for claims on domestic PSEs	Option II	OPT0009
v_nss_rw_option_bank		Option I	OPT0012
	Option for risk-weighting claims on Banks	Option II	OPT0013
v_nss_100pct_rw_corp		Yes	OPT0016
	Supervisor permission to risk weight all corporate claims at 100% without regard to external rating		
		No	OPT0017
v_nss_lower_rw_cre		Yes	OPT0020



RUN_PARAMETERS column name	Approach for Non Securitization Standardized	Selected Option	RUN_PARAMETERS column value
	Has the national supervisor permitted a lower RW for certain commercial real estate?		
	RW for certain commercial real estate?	No	OPT0021
.1 6 .1		Yes	OPT0024
v_nss_pastdue_for_nonpastdue			
	Past due treatment for non-past due loans to counterparties subject to a 150% RW		
			OPT0025
		No	
		Yes	OPT0027
v_nss_0_rw_for_gold	Use of 0% RW for Gold Bullion held in own vaults or on allocated basis		
		No	OPT0028
		Yes	OPT0030
v_nss_borrower_ccy_rat_mdb	Use of borrower's domestic currency rating for	No	OPT0031
	exposure in foreign exchange transactions		
v_ns_sft_method		Simple Approach	OPT0037
v_ms_sr_meurou	Approach for Securities Financing Transactions	IMM	OPT0038
		VaR Model	OPT0039
		CEM	OPT0041
v_ns_otc_method	Approach for Over the Counter Products	IMM	OPT0042
		Standard	OPT0043
		Approach CEM	OPT0045
v_ns_lst_approach	Approach for Long Settlement Transactions	IMM	OPT0046
	Approach for Long Settlement Transactions		
		Standard Approach	OPT0047
v_ns_haircut_method		Supervisory	OPT0056
	Applying Haircut	Haircut	
	11 7 8 4 44		
		Own Estimate	OPT0057
v_cva_method		N/A	OPT0060
v_cva_inculou			
	CVA Standardized Approach		
v_cva_include_sft		Yes	OPT0062
	CVA Standardized Approach which includes		
	SFTs for CVA calculation		
		No	OPT0063



RUN_PARAMETERS column name	Approach for Non Securitization Standardized(FIRB)	Selected Option	RUN_PARAMETERS column value
v_cva_cds_index_decomposition	CDS Index Needs to be decomposed	Yes	OPT0267
		No	OPT0268

RUN_PARAMETE RS column name	Approach for Non Securitization FIRB	Selected Option	RUN_PAR AMETERS column value
v_nfir_explicit_mat_ adj	Use of Explicit Maturity Adjustment	Yes	OPT0203
		No	OPT0204
v_nir_default_risk_a pp	Purchase Receivables for Default Risk Approach	Top Down	OPT0207
		Bottom Up	OPT0208
v_nir_dil_risk_imma terial	Is Dilution Risk immaterial for Purchase Receivables?	Yes	OPT0210
		No	OPT0211
v_nir_1yr_mat_corp _pr	Use of one-year maturity for Dilution Risk of Purchased Corporate Receivables:	Yes	OPT0213
		No	OPT0214
v_ns_haircut_metho	Applying Haircut	Supervisory Haircut	OPT0216
		Own Estimate	OPT0217
v_ns_sft_method		Simple Approach	OPT0224
	Approach for Securities Financing Transactions	IMM	OPT0225
		VaR Model	OPT0226
v_ns_otc_method		CEM	OPT0228
	Approach for Over the Counter Products	IMM	OPT0229
		Standard Approach	OPT0230
v_ns_lst_approach	Approach for Long Settlement Transactions	CEM	OPT0232
		IMM	OPT0233
		Standard Approach	OPT0234



RUN_PARAMETE RS column name	Approach for Non Securitization FIRB	Selected Option	RUN_PAR AMETERS column value
v_nir_sl_pref_rw	Specialized Lending-Slotting Criteria Approach. Use of preferential risk weights for specialized lending sub-classes in Strong and Good	Yes	OPT0241
		No	OPT0242
v_nir_equity_approa		IMM Approach	OPT0245
ch	Approach for Equity	Simple Risk Weight Approach	OPT0246
		PD - LGD Approach	OPT0247
v_cva_method	Approach for Credit Value Adjustments	CVA Standardized Approach	OPT0261
		CVA Internal Model Method Approach	OPT0262
v_cva_include_sft	Include SFTs for CVA calculation	Yes	OPT0264
		No	OPT0265
v_cva_cds_index_de composition	CDS Index Needs to be decomposed	Yes	OPT0267
		No	OPT0268

RUN_PARAMETERS column name	Approach for Non Securitization Standardized (AIRB)	Selected Option	RUN_PARAMETERS column value
		Top Down	OPT0303
v_nir_default_risk_app	Default Risk Approach for Purchase Receivables	Bottom Up	OPT0304
v_nir_dil_risk_immaterial		Yes	OPT0306
	For purchase receivables is Dilution Risk immaterial?	No	OPT0307
v_nir_1yr_mat_corp_pr		Yes	OPT0309
	Use of one-year maturity for Dilution Risk of Purchased Corporate Receivables	No	OPT0310
v_ns_haircut_method	Applying Haircut	Supervisory Haircut	OPT0312
		Own Estimate	OPT0313
v_ns_sft_method		Simple Approach	OPT0320
	Approach for Securities Financing Transactions	IMM	OPT0321
		VaR Model	OPT0322



RUN_PARAMETERS column name	Approach for Non Securitization Standardized (AIRB)	Selected Option	RUN_PARAMETERS column value
		CEM	OPT0324
v_ns_otc_method	Approach for Over the Counter Products	IMM	OPT0325
		Standard Approach	OPT0326
		CEM	OPT0328
v_ns_lst_approach	Approach for Long Settlement Transactions	IMM	OPT0329
		Standard Approach	OPT0330
v_nir_sl_pref_rw	Specialized Lending-Slotting Criteria Approach. Use of preferential risk weights for specialized lending sub-classes in Strong and Good	Yes	OPT0337
		No	OPT0338
v_nir_equity_approach		IMM Approach	OPT0341
	Approach for Equity	Simple Risk Weight Approach	OPT0342
		PD - LGD Approach	OPT0343
v_cva_method		CVA Standardized Approach	OPT0361
	Approach for Credit Value Adjustments	CVA Internal Model Method Approach	OPT0362
v_cva_include_sft		Yes	OPT0364
	To include SFTs for CVA calculation?	No	OPT0365
v_cva_cds_index_decomposition		Yes	OPT0367
	CDS Index Needs to be decomposed	No	OPT0368

## Regulation: US III

### Segment: USA

RUN_PARAMETER column name	Approach for Non Securitization IRB	Selected Option	RUN_PARAMETER column value
f_crm_req_single_party	CRM (For Single Counterparty)	If CRM is selected for Single Counterparty run	CRM SC
v_nir_eq_non_invst_fund_app		IMM Approach	OPT0061
	Equity Exposures - Non-Investment Funds	Simple Risk Weight Approach	OPT0062
v_nir_eq_invst_fund_app		Simple Modified Look Through Approach	OPT0064



RUN_PARAMETER column name	Approach for Non Securitization IRB	Selected Option	RUN_PARAMETER column value
	Equity Exposures - Investment Funds (In conjunction with	Alternate Modified Look Through Approach	OPT0065
	Money Market Fund Approach)	Full Look Through Approach	OPT0066
		Collateral Haircut Approach	OPT0070
v_ns_sft_method	SFT	Internal Model Method	OPT0071
		VaR Models Approach	OPT0072
		Current Exposure Method	OPT0074
v_ns_otc_method	OTC	Internal Model Method	OPT0075
		Supervisory Haircut	OPT0067
v_ns_haircut_method	SFT - Haircut		
		Own Estimate	OPT0068
v_crm_guar_and_cd_approach	CRM - Credit derivatives and guarantees	PD Substitution Approach	OPT0081
		LGD Adjustment Approach	OPT0082
v_crm_collateral_approach	CRM - SFT Collateral	Comprehensive Approach	OPT0083
		LGD Adjustment Approach	OPT0084
v_crm_collateral_approach_otd	CRM - OTC Collateral	Comprehensive Approach	OPT0085
		LGD Adjustment Approach	OPT0086
		No	OPT0612
V_INDIRECT_EXP_CALC_APRCH_FLT	FLT Indirect Exposure treatment Approach	FLT - Simple Calculation Approach	OPT0400
	pp-out	FLT - Significant/Insignificant Treatment Approach	OPT0401
V_AOCI_OPT_OUT_ELECTION_OPTION	AOCI Opt-out Option	Yes	OPT100
		No	OPT1003
V_SEC_METHODOLOGY	Risk Weight Appraoch	Simplified Supervisory Formula Approach	OPT0550



RUN_PARAMETER column name	Approach for Non Securitization IRB	Selected Option	RUN_PARAMETER column value
		Gross Up Approach	OPT0551
		1250% RW Approach	OPT0552
V_EQ_OTC_CCR_APPLICABILITY	CCR Charge for Equity Derivatives	Yes	OPT0011
		No	OPT0012

## 8.3. Reporting

Oracle Financial Services Basel Regulatory Capital Analytics Release 6.1.2.0.0 provides the customer with a reporting-cum-information framework which can be used for generating reports and viewing information relevant to the capital computations and other aspects of the Basel framework. Basel Analytics provides pre-configured *Pillar III* reports covering all market disclosure requirements of the Basel Accord (*Risk-Capital Standards-Advanced Capital Adequacy Framework*).

It also provides pre-configured reports covering all market disclosure requirements of the Islamic Banking Jurisdiction as prescribed by the Islamic Financial Services Board (IFSB) as well as the requirements prescribed by the China Banking Regulatory Commission (CBRC). It also provides pre-configured Basel Regulatory Reports for individual jurisdictions such as Federal Financial Institutions Examination Council 101 (FFIEC 101) in the USA and Swiss Financial Market Supervisory Authority (FINMA) for Switzerland. The reports and dashboards can be generated at various levels (solo or consolidated) and downloaded in various formats including .XLS. Basel Analytics additionally provides the built-in capability to produce *pixel-perfect*. Hence, Basel Analytics can serve as a single regulatory and management reporting application, meeting all Basel disclosure, IFSB disclosures and reporting requirements.

For more information on Basel Regulatory Capital Analytics, refer to the Oracle Financial Services Basel Regulatory Capital Analytics User Guide.

**NOTE:** Oracle Financial Services Basel Regulatory Capital Analytics needs to be licensed by the Bank separately



## **Chapter 9** Attribution Analysis

Attribution Analysis is increasingly becoming the requirement of advanced markets complying with the Basel Accord. Attribution Analysis is the technique to quantify the change in the Capital Adequacy Ratio (CAR) in relation to Risk Weighted Assets (RWA) computation and the Eligible Capital on a given date against the previous baseline date. Attribution Analysis is a key management tool for senior management in regulatory capital analysis and planning.

### 9.1. Risk Weighted Assets

Analysis for change in RWA is classified into the following based on the risk types:

- Credit RWA
- Market RWA
- Operational RWA

#### 9.1.1. <u>Credit RWA</u>

The Basel Regulatory Capital application has the ability to perform attribution of changes in Credit RWA based on the following approaches:

• Simplified Approach: In this approach, individual exposures in the application Runs are computed based on the following sub-portfolios:

Book Type – Banking book or Trading book

Credit Risk Type - Non-Securitized or Securitized

Basel Approach – Standardized or IRB

Basel (Sub-Approach) – FIRB, AIRB, and so on.

Currency

Asset Class

**Basel Product Type** 

Attribution Analysis is then performed for the above mentioned sub portfolios based on the following control variables:

Business Growth: Amount of business growth is calculated as change in EAD Post Mitigation amount in Natural Currency (NCY) multiplied by the applicable risk weight in the latest Run from the baseline Run. This amount is then converted into the reporting currency as per the applicable currency rate.

Risk Migration: Attribution of risk migration is calculated as change in average Risk Weight Post Mitigation multiplied by the EAD in the latest Run from the baseline run. This amount is then converted into the reporting currency as per applicable currency rate.

Foreign Exchange Rate change: Percentage attribution of foreign exchange rate change is calculated as percentage change in exchange rate for the portfolio currency between the two MIS dates. This amount is then converted into the reporting currency as per applicable currency rate

Multiplication Factor: A residual change in the Credit RWA which occurs due to the interaction between the control variables mentioned above and which cannot be directly attributed to any of these variables is assigned a Multiplication Factor control variable. Its value is calculated as the difference between actual change in Credit RWA and sum of percentage change in the first three control variables.

• Advanced Approach: In this approach, the analysis is performed at the exposure-level granularity and aggregated to higher levels. Under the Advanced approach, Attribution Analysis is performed at an



individual exposure level. Attribution analysis for the exposures which exist in both the current and baseline application Runs are performed based on the following control variables:

- Foreign Exchange Rate Change: Percentage attribution of Foreign Exchange Rate change is calculated as percentage change in exchange rate for the portfolio currency between the two MIS dates.
- Credit Quality Migration: Credit Quality Migration analysis, before application of any credit risk mitigation techniques, is further divided into the following:
  - Probability of Default (PD) Migration: The calculations performed to compute this attribute value are as follows:
    - Re-calculate capital required (K) using PD of the latest Run and LGD and M from the baseline Basel Run.
    - o Find the percent change between capital required (K) of the latest Run and above calculated K.
  - o Loss Given Default (LGD) Migration: The calculation performed to compute this attribute value are as follows:
    - o Re-calculate capital required (K) using LGD of the latest Run and PD and M from the baseline Basel Run.
    - o Find the percent change between capital required (K) of the latest Basel Run and above calculated K.
  - o Effective Maturity (M) Migration: The following calculation is performed to find the attribution value:
    - Re-calculate capital required (K) using M of the latest Basel Run and PD and M from the baseline Basel Run.
    - o Find the percent change between capital required (K) of the latest Basel Run and above calculated K.

Residual Factor - The residual change in the Capital Required (K) which occurs due to the interaction between PD, LGD and M and cannot be directly attributed to any of them is assigned a Residual Factor control variable. Its value is calculated as the difference between actual percentage change in Capital Required (K) and sum of percentage change in PD, LGD, and M.

**NOTE:** In addition to the above, for Credit Risk Migration, effect of the Credit Risk Mitigants is calculated as percentage change in risk weights after application of Credit Risk Mitigation techniques.

Exposure or Exposure at default (EAD): Attribution of Exposure or EAD is calculated as change in EAD Post Mitigation amount in the latest Run from the baseline Run. This amount is then converted into the Reporting currency as per applicable currency rate

Multiplication Factor: The residual change in the Credit RWA which occurs due to the interaction between the above three control variables and which cannot be directly attributed to any of them is assigned a Multiplication Factor control variable. Its value is calculated as difference between actual percentage change in Credit RWA and sum of percentage change in first three control variables.

The attribution of exposures which matures during the timeframe between the two Basel Runs, that is; exposures present only in the baseline Run for credit RWA is calculated as follows:

#### RWA of matured exposures from baseline Run - Total RWA of latest Run.

The attribution of exposures which increases during the timeframe between the two Basel Runs, that is; exposures present only in the latest Run for credit RWA is calculated as follows:



#### RWA of new exposures from latest run ÷ Total RWA of latest run.

For all securitized assets, credit risk migration analysis is done only between Pre- CRM and Post-CRM. Pre-CRM is divided into PD, LGD, or M migration. Also, when Advanced Attribution Analysis Run is executed for Basel Runs, with Standardized Approach for Credit Risk computation, PD, LGD, or M migration is not calculated.

#### 9.1.2. Market RWA

Attribution analysis for changes in Market RWA is computed for the following control variables, which are essentially the different approaches used for arriving at the RWA. Computation on each control variable is further divided based on the risk types as follows:

Standardized Approach

Interest Rate Risk

- Specific Risk
- General Market Risk

**Equity Risk** 

- o Specific Risk
- o General Market Risk

Commodity Risk

Foreign Exchange Risk

Internal Model Method

Value at Risk

Stressed Value at Risk

Incremental Risk Charge

Comprehensive Risk Measure

Percentage attribution for RWA is calculated as percentage change in Market RWA between the two Basel Runs for each approach and risk type.

### 9.1.3. Operational RWA

Attribution analysis for changes in Operational RWA is computed for the following control variables, which are the different approaches used for arriving at the RWA:

- Basic Indicator Approach
- Standardized Approach
- Advanced Measurement Approach

Percentage attribution for RWA is calculated as percentage change in Operational RWA between the latest and the baseline runs for each approach.

### 9.2. Eligible Capital

The application computes the attribution of changes in Eligible Capital from one period to the next period with the following control variables:

• Tier 1 capital, components and deductions



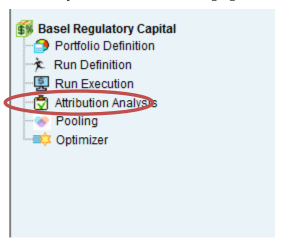
- Tier 2 capital, components and deductions
- Tier 3 capital and components

**Note:** Attribution Analysis is computed at the most granular level in case of attribution of Eligible capital.

### 9.3. Attribution Analysis GUI

To perform Attribution Analysis follow the steps given below to access the Attribution Analysis window:

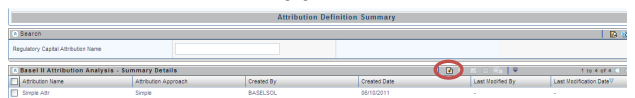
- 1. Click Basel Regulatory Capital on the Left Hand Side Pane of the OFSAAI.
- 2. Click **Attribution Analysis**, shown in the following figure:



**NOTE**: It is assumed that all the Basel Runs are executed before performing Attribution Analysis.

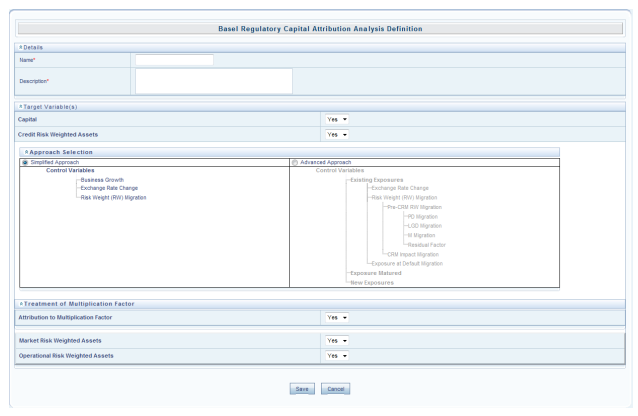
Follow the steps given below to perform Attribution Analysis:

1. Click to define an attribution approach to be executed, in the Attribution Analysis Summary Window as shown in the following figure:



The Attribution Analysis Definition Window is displayed as follows:



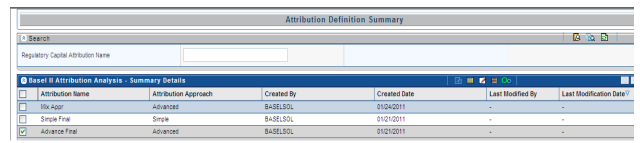


- 2. Enter **Name** and **Description** of the Attribution Approach.
- Select Yes if you want to compute Attribution Analysis for capital (Eligible capital) or else select No
- 4. Select **Yes** if you want to include Attribution Analysis for Credit Risk Weighted Assets or else select No.
- 5. Click to include Simplified Approach computation or Advanced Approach computation.
- 6. Select **Yes** if you want to include the Multiplication factor variable in the computation or else select **No**.
- 7. Select Yes to include Market RWA computation or else select No.
- 8. Select Yes to include Operational RWA computation or else select No.
- 9. Click Save

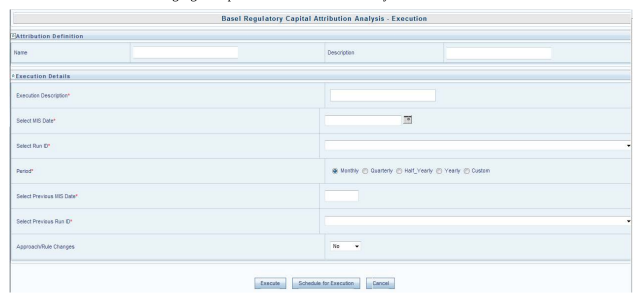
The newly defined Attribution Analysis computation appears in the **Attribution Definition Summary** window. To execute Attribution Analysis, refer to the following steps:

1. Click to select the relevant approach shown in the following figure:





2. Click to define the variables for Analysis in the Attribution Definition Summary window. The following figure represents the Attribution Analysis- Execution window.



- 3. Enter a description in the Executive Description field.
- 4. Click to select the MIS date of the latest Basel Run in **Select MIS date** field.
- 5. Select the relevant Run from the dropdown list in **Select Run ID** field.
- 6. Click to select the period of analysis.

**NOTE:** If monthly, quarterly, half yearly or yearly is selected, the **previous MIS date** field is auto populated accordingly. If custom is selected, then click to select the previous MIS date.

- 7. Select the relevant Run from the **Previous Run ID** field list.
- 8. Select No in the Approach/Rule changes field if there are no changes in the rules for previous MIS date run, shown in the following figure or else follow the step 10.
- Select the Previous Run ID (executed for previous MIS date) and Previous MIS Date modified Run.
- 10. Select Schedule for Execution to schedule the execution for a particular date or else select

The application performs the analysis to quantify the change in CAR based on the approach selected. The Attribution Analysis reports and dashboards are generated in the Basel Regulatory Capital Analytics which has to be licensed by the bank additionally.



### **Annexure A: Key Concepts**

#### **Exhibit 1 - Mitigant Allocation Optimizer (IRB Approach)**

The application calculates the RWA based on the allocation of Credit Risk Mitigants (CRM) mapped to each exposure using a linear programming technique to arrive at the least capital. The optimizer engine, also known as the allocation engine, built within the application allocates Credit Risk Mitigants (*CRM*) to each exposure. The optimizer engine takes into consideration the following functionalities while allocating Credit Risk Mitigants (*CRM*) to each exposure:

#### FIRB Minimum Collateralization Check

As per the Basel Accord, Para 296: To apply LGD, bank has to perform Minimum Collateralization check, which includes sum of the value of CRE/RRE and Other Collaterals, to the reduced exposure (after recognizing the effect of eligible financial collateral and receivables collateral). The calculated ratio needs to be checked for a threshold level. If it falls below the threshold level, then the collateral becomes ineligible and the entire exposure is assigned the unsecured LGD.

The following tasks are performed as part of Minimum Collateralization Check:

- Identification of mitigants for Minimum Collateralization Check
- Mitigant Minimum Collateralization Level assignment
- Identification of mitigants for EAD deduction for Minimum Collateralization Check.

Once, the above tasks are computed, the allocation engine allocates the CRM to each exposure. If any CRM mapped to an exposure is below the minimum threshold, allocation does not take place for that particular CRM to that exposure.

#### FIRB Over Collateralization Amount Adjustment

**As per the Basel Accord, Para 296**: Mitigants forming part of Receivables, CRE/RRE and Other Collateral has to be adjusted for the overcollateralization level, for the LGD assignment. For Over Collateralization amount adjustment, the following information is required:

• Over Collateralization Adjustment percentage

For each of the CRMs, forming a part of Receivables CRE/RRE and Other IRB Collateral, the CRM Value is adjusted by dividing the CRM Value by the Over Collateralization Adjustment percentage. The adjusted amount of collateral then participates in the allocation for computation of RWA.

• Double Default Treatment

As per paragraph 284(i) & 284(ii): For hedged exposures to be treated within the scope of the double default framework, capital requirements may be calculated for a hedged exposure subject to the double default treatment (KDD).

Double default information is expected as an input from the institution at an Exposure Mitigants Mapping level. Generally, the identifier is at a mapping level for a mitigant types, for a Credit Derivative or a Guarantee mapped to an Exposure.

The Basel II application calculates the double default capital based on the requirement specified in paragraph 284(i) & 284(ii).

The allocation engine allocates on the basis of the double default capital as input.

• Double Mitigant Treatment

You also have a choice to perform a Double Mitigant treatment where an exposure is covered by Collateral, a Guarantee, or a Credit derivative. The requirement in the form of a pre-configured rule at a Basel II asset class level is to be specified by the institution. If you choose to perform a Double Mitigant treatment, then for a common portion of the exposure covered by both the mitigants, LGD of the



Collateral, and PD of the Guarantee or Credit derivative will be used. For the remainder, either the exposure will be uncovered or any other mitigant if mapped to that exposure will get allocated. For Basel II calculations, if use of Double Mitigant treatment results in a lesser RWA for an exposure, than use of a single mitigant, the allocation logic will allocate the mitigant based on Double Mitigant treatment or else the allocation continues as a case for normal mitigants.

The following are the steps for credit risk mitigation irrespective of the approach prescribed in the Basel II Accord.

- 1. The mitigant is identified as eligible or not based on the eligibility rules for CRM under simple and comprehensive approach mentioned in Basel II accord.
- 2. All mitigants which are eligible and mapped to an exposure are then populated to a new table where each exposure is broken down by mitigant types, which includes an additional row treating the exposure as uncovered.
- 3. Further, RW assignment or Capital computation is performed for each Collateral or Mitigant. For financial collateral, under the BIS Standardized Approach, the RW used is 0. For FIRB approach the LGD used is 0. For any other mitigants in the form of Guarantees or Credit Derivative, the RW or PD under FIRB approach corresponding to Basel II rating, is used. For Advanced Approach, institutions need to give the PD or LGD data either at a mitigant level or at an exposure level, if they are able to model the PD or LGD of the exposure.
- 4. In the new table, Pooling is performed to identify the below cases.
  - o One or Many Exposure to One Mitigant
  - o One Exposures to Many Mitigants
  - o Many Exposures to Many Mitigants
  - o One Exposure with No Mitigant

The treatment of each of the pooled cases in the optimizer engine has been detailed in the following section.

#### One or Many Exposure to One Mitigant

The case, one or many exposure to one mitigant is treated as follows by the optimizer engine:

- 1. First, the exposures are sorted from highest risk weight to lowest. For advanced approach the sorting is based on the capital.
- 2. EAD amount of each exposure (post credit conversion) is determined.
- 3. The credit risk mitigant is allocated to the exposure with the highest risk weight. If there is more than one exposure with the same risk weight, then the exposure with the lowest currency mismatch haircut or maturity mismatch haircut is selected for allocation.
- 4. Currency haircut (Hfx) is applied to the collateral if there is a currency mismatch between the exposure and collateral. Likewise, for mitigants residual maturity falling short of exposure residual maturity a maturity mismatch haircut (Hm) is applied.
- 5. The post-haircut mitigant amount is applied to the exposure based on the above logic. The allocation engine updates the covered factor against each row for all the exposures in a pool. For any exposure the sum of covered factor across rows is equal to 1.
- 6. Finally, the pre mitigation EAD is broken into post mitigation EAD net of all haircuts
- 7. Basel II rules then calculate the RWA for each row by multiplying the post mitigation EAD by the RW or capital \* 12.5 (in case of advanced approach).
- 8. Any remaining collateral amount is applied to the next transaction with the next highest risk weight and so on.

One Exposure to Many Mitigants



The case, one exposure to many mitigants is treated as follows by the optimizer engine:

- 1. First, the EAD amount of each exposure (post credit conversion) is determined.
- 2. The mitigant is sorted from lowest to the highest risk weight for each exposure mapped to it.
- 3. Each mitigant forming a part of Receivables, CRE/RRE, and Other IRB Collateral is adjusted for over collateralization amount while executing foundation IRB.
- 4. In the Foundation IRB approach, Minimum collateralization check is performed for mitigants in the form of CRE/RRE and other eligible IRB Collateral by grouping the mitigant data in the numerator divided by the available EAD amount, minus any allocated mitigant amount. Financial collaterals are allocated first, and then the minimum collateralization check is performed for the other type of mitigants. The result checks whether it is greater than the percentages specified in the Basel II Accord. If the result value is less than the check value, none of the CRE or RRE or Other eligible IRB Collaterals mapped to the exposure will be eligible for allocation. This check is done only once for the mitigant mapped to each exposure.
- 5. After all the checks are done then the computation starts by calculating the covered factor for the first row which is as follows:

$$f1 = (Mitigant\_value * Haircut) / EAD.$$

Where Haircut = (1 - volatilityHaircut - FOREXHaircut)\*MaturityMismatchHaircut.

6. Then, the allocation logic works out the covered factor for the subsequent rows as follows:

$$f(n) = Min ((1 - Already allocated covered factor), Max (fn-1,0)).$$

- 7. Total covered factor for an exposure = Covered Factor for the 1st Row + Covered Factor for all the subsequent rows.
- 8. Covered Factor is Sum of all Covered amount + Uncovered amount of the mitigant upon its total EAD.

#### Many Exposures to Many Mitigants

In the case, *many exposures to many mitigants* the Optimizer uses a linear programming technique for which you need to define the objective functions and a set of constraints for the variables. The objective function and the constraints in the Optimizer are defined as follows:

- o Objective Function: Objective Function for CRM is to Minimize RWA
- o Bounds for the output:
  - o Lower Bound of Covered factor is 0
  - o Upper Bound of Covered factor is 1
- o Exposure Constraint: Exposure Constraint checks the sum of all the allocated exposure amounts should be equal to the total exposure amount available for allocation,

$$(E1*x1) + (E1*x2) + (E1*x3) + (E1*x4) = E1$$

Where.

E1= Exposure amount

X(n)=Allocation percentages (sum of x1.....xn = 1, meaning 100%)

- o Mitigant Constraint: Mitigant constraint has two objectives as follows:
  - o This Constraint checks whether the total amount of mitigant is used is less than or equal to the total amount of mitigant available
  - o All the mitigant haircuts are applied in this Constraint.



The formula is as follows:

$$[ \{ E1 * x1 \} / \{ (1-V-Fx1)*(Mm1) \} ] + [ \{ E2 * x2 \} / \{ (1-V-Fx2)*(Mm2) \} ] + [ \{ E3 * x3 \} / \{ (1-V-Fx3)*(Mm3) \} ] <= M1$$

The Mitigant Constraint Formula table is provided below:

Exposure Amount	E1	E2	E3
Mitigant Amount	M1	M1	M1
Volatility Haircut	V	V	V
Forex Haircut	Fx1	Fx2	Fx3
Maturity Mismatch	Mm1	Mm2	Mm3
Covered Factor	x1	x2	x3

Minimum Collateralization Constraints are as follows:

Mitigants grouped for Deduction for Minimum Collateralization Check > 0

Mitigants grouped for Minimum Collateralization Check < 0

Double Mitigant Constraint: Double Mitigant Constraint is similar to Mitigant Constraint the only difference being that, Mitigant Constraint is performed across one Mitigant ID however Double Mitigant Constraint is performed across the second Mitigant ID that of the Guarantee. Allocation engine updates the covered factor for each exposure based on the above objective function and the constraints defined by you.

#### **Exhibit 2 - Mitigant Allocation Optimizer (Standardized Approach)**

Pooling is performed to identify the below cases.

- One or Many Exposure to One Mitigant
- One Exposures to Many Mitigants
- Many Exposures to Many Mitigants

The treatment of each of the pooled cases in the optimizer engine has been detailed in the following section.

#### One or Many Exposure to One Mitigant

The case, one or many exposure to one mitigant is treated as follows by the optimizer engine:

- 1. First, the exposures are sorted from highest risk weight to lowest. For advanced approach the sorting is based on the capital.
- 2. EAD amount of each exposure (post credit conversion) is determined.
- 3. The credit risk mitigant is allocated to the exposure with the highest risk weight. If there is more than one exposure with the same risk weight, the exposure with the lowest currency mismatch haircut or maturity mismatch haircut is selected for allocation.
- 4. Currency haircut (Hfx) is applied to the collateral if there is a currency mismatch between the exposure and collateral. Likewise, for mitigants residual maturity falling short of exposure residual maturity a maturity mismatch haircut (Hm) is applied.
- 5. The post-haircut mitigant amount is applied to the exposure based on the above logic. The



allocation engine updates the covered factor against each row for all the exposures in a pool. For any exposure the sum of covered factor across rows is equal to 1.

- 6. Finally, the pre mitigation EAD is broken into post mitigation EAD net of all haircuts
- 7. Basel II rules then calculates the RWA for each row by multiplying the post mitigation EAD by the RW or capital \* 12.5 (in case of advanced approach).
- 8. Any remaining collateral amount is applied to the next transaction with the next highest risk weight and so on.

#### One Exposure to Many Mitigants

The case, *one exposure to many mitigants* is treated as follows by the optimizer engine:

- 1. First, the EAD amount of each exposure (post credit conversion) is determined.
- 2. The mitigant is sorted from Lowest to the highest risk weight for each exposure mapped to it.
- 3. After all the mitigant eligibility checks are done then the computation starts by calculating the covered factor for the first row which is as follows:

```
fI = (Mitigant\_value * Haircut) / EAD.
```

 $\label{eq:where Haircut} Where\ Haircut = (1-volatility Haircut-FOREX Haircut)* Maturity Mismatch Haircut.$ 

4. Then the allocation logic works out the covered factor for the subsequent rows as follows:

```
f(n) = Min ((1 - Already allocated covered factor), Max (fn-1,0)).
```

5. Total covered factor for an exposure = Covered Factor for the 1st Row + Covered Factor for all the subsequent Rows.

## Covered Factor is Sum of all Covered amount + Uncovered amount of the mitigant upon its total ${\bf EAD}$

#### Many Exposures to Many Mitigants

In the Case, *many exposures to many mitigants*, the optimizer uses a linear programming technique for which you need to define the objective functions and a set of constraints for the variables. The objective function and the constraints in the optimizer are defined as follows:

Objective Function: Objective Function for CRM is to Minimize RWA

Bounds for the output:

Lower Bound of Covered factor is 0

Upper Bound of Covered factor is 1

Exposure Constraint: Exposure Constraint checks the sum of all the allocated exposure amounts should be equal to the total exposure amount available for allocation:

$$(E1*x1) + (E1*x2) + (E1*x3) + (E1*x4) = E1$$

Where.

E1= Exposure amount

X(n)=Allocation percentages (sum of x1.....xn = 1, meaning 100%)

Mitigant Constraint: Mitigant constraint has two objectives as follows:

This Constraint checks whether the total amount of mitigant is used is less than or equal to the total amount of mitigant available

All the mitigant haircuts are applied in this Constraint. The formula is as follows:



$$[\{E1 * x1\} / \{(1-V-Fx1)*(Mm1)\}] + [\{E2 * x2\} / \{(1-V-Fx2)*(Mm2)\}] + [\{E3 * x3\} / \{(1-V-Fx3)*(Mm3)\}] <= M1$$

Where,

Exposure Amount	E1	E2	E3
Mitigant Amount	M1	M1	M1
Volatility Haircut	V	V	V
FOREX Haircut	Fx1	Fx2	Fx3
Maturity Mismatch	Mm1	Mm2	Mm3
Covered Factor	x1	x2	x3

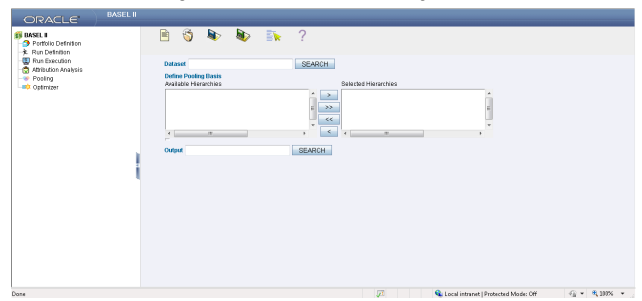
Allocation engine updates the covered factor for each exposure based on the above objective function and the constraints defined by you.

#### **Exhibit 3: Defining Pooling and Optimizers**

Steps to define Pooling and Optimizer are as follows:

#### **Pooling Definition**

- 1. Click the **Basel Regulatory Capital** link under **Risk Applications** on the OFSAAI window.
- 2. Click **Pooling** from the LHS menu, shown in the following screenshot:



- 3. Enter the Dataset on which pooling needs to be performed and click **SEARCH**.
- 4. Select hierarchies from the available list of hierarchies in the **Define Pooling Basis** field. Pooling is performed on the combinations of hierarchies.
- 5. Enter the measure for pooling output in the **Output** field.

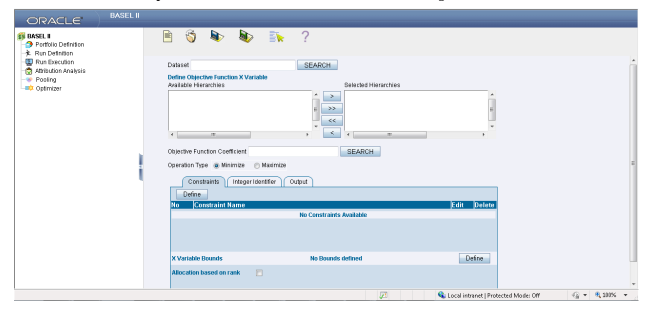
Once all the parameters are selected you can save the definition in the desired segment. This pooling definition can be added in pooling task for execution. On successful execution it assigns pooling ID to exposure-mitigant combination.



#### **Optimizer Definition**

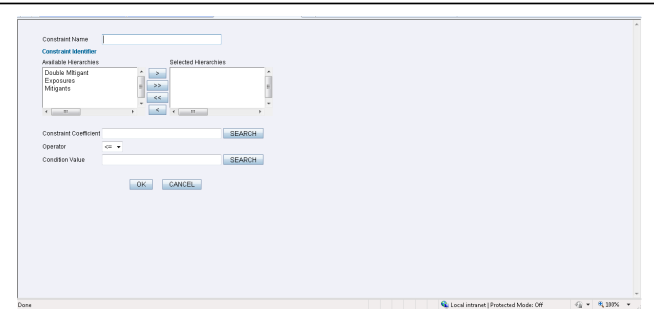
A pre-requisite for defining the Optimizer, is to update the pool id in the sub exposures (FCT\_SUB\_EXPOSURES) table for the selected Run.

- 1. Click the **Basel Regulatory Capital** link under **Risk Applications** on the OFSAAI window.
- 2. Click **Optimizer** from the LHS menu, shown in the following screenshot:

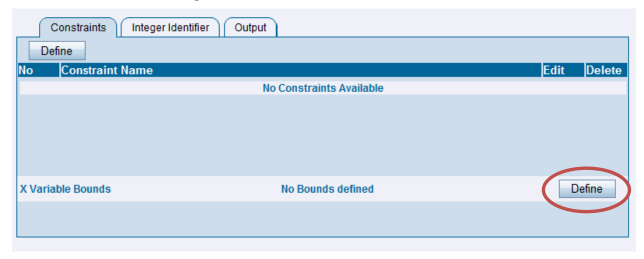


- 3. Enter the Dataset on which pooling needs to be performed and click **SEARCH**.
- 4. Select from the list of available hierarchies in the field **Define Objective Function X Variable.** Optimizer is performed on a combination of these hierarchies.
- 5. Enter the **Objective Function Co-efficient** and click **SEARCH**.
- 6. Select the Operation Type as **Minimize** and **Maximize**.
- 7. Click **Define** in the Constraints tab.
- 8. Enter the Constraint Name.
- 9. Select Constraint Identifier from the available hierarchies. Enter the Constraint Co-efficient and Condition Value and click **SEARCH**.
- 10. Select the applicable **Operator** from the drop-down field and click **OK**.





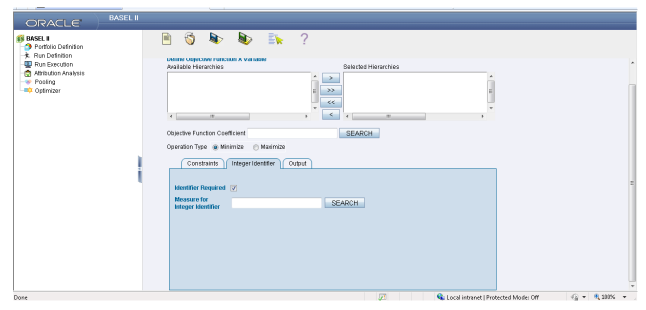
11. Click **Define** against the **X Variable Bounds** field.



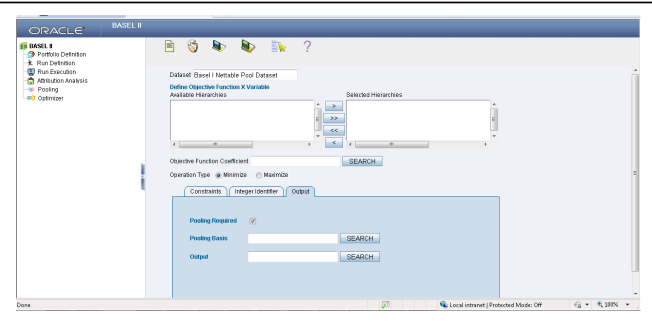
- 12. Enter the Lower Bound and Upper Bound against the respective fields and click SEARCH.
- 13. Select the **Lower Bound Operator** and Upper Bound operator against the respective fields and click **OK**.



14. Enter Measure for Integer Identifier under the Integer Identifier tab and click SEARCH.



15. Enter the **Pooling Basis** and the measure in which the output of the pooling basis is to be populated.



16. Save the definition with proper names in the desired segment. This definition can be added in the optimizer task for execution. The optimizer updates the covered factor for each exposure based on the objective function and the constraints defined by you.

#### **Exhibit 4: Currency Conversion**

SETUP\_MASTER table is a setup table, used to provide the setup information of a Run. It can be used to set the default values of Rate Data Source Code or Standard Currency Code. For currency conversion the rate data source and standard currency are important values. If the rate data source value is missing, then BLOOMBERG is by default considered to determine the Rate Data Source Code from DIM\_ORG\_STRUCTURE table during currency conversion. If the Standard Currency code values are not provided or are missing, then USD is used as the destination currency code from DIM\_ORG\_STRUCTURE table during currency conversion. This is column under DIM\_ORG\_STRUCTURE table mapped to these default values are as follows:

V_COMPONENT_CODE	V_COMPONENT_DESC	V_COMPONENT_VALUE
DEFAULT_FX_RATE_SRC	Default Rate Data Source Code	BLOOMBERG
STD_CCY_CD	Standard Currency Code	USD

**NOTE:** Rule Reporting Currency Code Assignment is set to 'USD' out of box, but can be modified to any other currency. The reporting currency selection can be done in the Run execution windows, if the Run is executed from the Run Execution Window.

Currency conversion is performed on multiple tables to convert the values from its natural currency to reporting currency. The steps which are performed for the currency conversion are as follows:

The table **Stage Forward Exchange Rates** (**STG\_FORWARD\_EXCHG\_RATES**) stores the details about the pair of currencies and the corresponding exchange rate to perform the same with the extraction date for which the forward exchange rate is provided. This table also contains the information about the data source from which the exchange rates have been quoted and the tenor which is used to identify the period for which the forward exchange rate is applicable for.

The data from this table is populated to **Exchange Rates** fact table through the common batch which is executed in the beginning. The initial data populated hereby contains the default run skey which is set to -1. Only the records with tenor 0 are used for the purpose of currency conversion for which the spot exchange rate is required.

After populating the data in the table, in each Run, all the exchange rates are updated based on the conditions at the time of execution to account for the increase or decrease in the exchange rates. A Rule is used which updates



the exchange rates and populates the corresponding run skey which is then used for currency conversion in that particular Run. The exchange rates are then moved into the table wherever currency conversion is required. This is performed in the Product Processor data population step.

Different legal entities may use the exchange rates quoted by different data sources. Hence, the column which contains the information about the data source in the table **Exchange Rates** is compared with the required data source for a legal entity stored in the **Org Structure Dimension (DIM\_ORG\_STRUCTURE)** table.

After the exchange rate population into the required fact tables, the currency conversion rules are executed which take the values stored in amount columns in natural currency, multiply them with the exchange rate and populate to the reporting currency amount columns.

For mitigants table, the exchange rate that is used for currency conversion is the exchange rate for the entity of the exposure which the mitigant belongs to. The list of tables and corresponding columns where currency conversion is carried out is available in the following OTN Documentation Library location:

**Currency Conversion Tables and Columns** 

#### Exhibit 5: FSI CAPITAL STANDARD MAPPING table mapping

As a part of Basel II Capital Structure, information stored in Capital Standard Mapping (FSI\_CAPITAL\_STANDARD\_MAPPING) table is a mapping of GL capital line items with seeded data in DIM\_STD\_ACCT\_HEAD. For all jurisdictions this mapping should be present which is elaborated in the following worksheet, available in the following OTN Documentation Library location:

FSI CAPITAL STANDARD MAPPING



## **Annexure B: Frequently Asked Questions**

This section addresses some of the frequently asked questions which are as follows:

#### Leverage Ratio

#### Question 1. Does the application require a different set of input data to execute the Leverage Ratio?

No. Leverage Ratio can be executed on the same set of input data required for normal processing to execute the Basel III Run. The input for leverage ratio is the subset of the data provided for Basel III executions. However, an additional set of data is required (total consolidated asset) for accounting entity which is outside the scope of the consolidation process. As per the Basel III Accord, total consolidated asset value should add up to the Total Exposure Measure calculation for Leverage Ratio.

#### Question 2. Can we execute Leverage Ratio if the bank has installed the application for the first time?

Yes, we can compute Leverage Ratio. The application calculates the current month Leverage Ratio and the Leverage Ratio of the previous two months, which is provided as a download by the client or the bank. This information is considered as an input to calculate Regulatory Leverage Ratio. If the previous month's data is not available, then the application considers the value as 0 and computes the Regulatory Leverage Ratio. Also, you have the flexibility to use the current month Leverage Ratio as input for previous two months' leverage ratio, if required.

#### Question 3. Can Leverage ratio be calculated on any day during a particular month?

There is no restriction on the execution date for computing Leverage Ratio. Leverage Ratio can be calculated on any given day. However, Leverage Ratio is to be executed based on the month-end data.

Question 4. As per Basel III requirement, the Leverage Ratio is to be calculated on Tier 1 capital. However, if a particular jurisdiction prescribes to calculate the Leverage Ratio based on Total capital, then can the application support such modifications?

Yes, the application has the flexibility to change the input criteria by adding or deleting the Rule related to capital. To achieve this, modify the Business Processor's **BP-Leverage Ratio** expression by modifying one of the used measures. Instead of measure **CS Net Tier1 capital**, add another measure created on Total capital by deleting the existing one. The data model will not be affected by such changes.

#### **Capital Buffers**

Question 5. As per the Basel III Accord, Capital Buffers are required to be maintained from 2016 only. However, if for internal purposes the bank wants to start computing it from 2013 itself, then does the application support such modifications? If yes, then will it consider the required capital ratios as per the transitional arrangement?

Yes, the application supports the calculation of capital buffers from 2013 and it considers the transitional arrangement for the calculations before 2016.

For Example: The application considers the required Tier 1 Ratio in 2013 as 4.5%. For this calculation, no changes are required in the input data as the calculation in the application begins from 2013.

Likewise, the application selects the required values for CET1, Tier 1, and CAR as per the transitional arrangements for years 2013, 2014 and 2015.

Question 6. While building quartiles, how much Required CET1 is considered for computing Capital Conservation Ratio?

Required CET1 ratio is used for computing the four quartiles or intervals for Capital Conservation Ratio. Since Required CET1 is phased out through a transitional arrangement, the value used in the calculation of quartiles is a maximum of 4.5% or the CET1 required by that specific jurisdiction in that specific year.

Question 7. The computed value for Available Buffer from CET1 capital is considered for all three buffers. Is there any priority of one buffer over the other?



As per the Basel III Accord, there is no priority given to one buffer over the other. Required Buffer from CET1 capital is compared against the Available Buffer from CET1 capital. Any shortfall or excess is reported at an aggregate level. It cannot be reported for one specific type of buffer. This approach in the application has been built as per our interpretation of the Basel guidelines. As per the Basel III Accord, the other two buffers are met through an extension of Capital Conservation Buffer and the accord does not explicitly mention about its priority. The Capital Conservation Ratio for a shortfall is also calculated at an aggregate level and not at individual buffer level.

# Question 8. Can the regulator of the parent jurisdiction prescribe countercyclical buffer requirement different from the one prescribed by the home country's regulator to which the exposure relates to?

As per our interpretation of the Basel III accord, the countercyclical buffer requirements can be different. By default, the requirement that is prescribed by the parent regulator should be used as input data which in turn is used for further calculations.

# Question 9. If one of the exposure countries has not implemented Basel III and the country's regulator have not recommended any buffer, should countercyclical buffer requirement be taken as 0% for the exposures of that country?

No, the countercyclical buffer requirement cannot be taken as 0% as the parent company's regulator has exposure to this country. For a consolidated Run, it would depend on the buffer requirement required for all the exposure countries by the parent regulator. By default, the buffer requirement specified by the parent regulator for each exposure country is included in the input data. Therefore, data is not required to be modified.

# Question 10.As per Basel requirements, all three buffers are calculated from CET1. However, in the future as per guidelines of the Basel Committee on banking supervision, it may be required to be calculated from Tier 1 or CAR. Does the application have a provision for that?

Yes. The application is flexible to compute such changes. It can be modified to compute buffer from Tier 1 capital and CAR. The logic for computing this buffer is similar to the one used for buffer from CET1 capital. The application can calculate buffers form Tier 1 capital, by taking remainder of following:

Excess of Tier1 Capital Ratio over benchmark (6.0 %), after catering to the shortfall, if any, in Tier 2 capital to its respective benchmark level, which is 2%, minus Required Benchmark Buffer from CET1 capital. Hence, Capital Conservation Buffer excludes any additional CET1 needed to 8% Total Capital Ratio.

To calculate buffer form Total Capital, remainder of following is taken:

Excess of Total Capital Ratio over benchmark (8.0%), minus Required Benchmark Buffer from Tier 1 capital.

#### **Credit Valuation Adjustment**

# Question 11. How will the application handle Index Decomposition, if data for index is not provided and index decomposition is selected?

In this case, the application calculates CVA charge without decomposition. The Run can be successfully executed and Index Hedge position will be treated without decomposition.

## Question 12. How does the application handle an Index Hedge position marked to the counterparty wherein multiple counterparties which are part of Index and Index decomposition are selected?

The application creates a single name CDS hedge for all the counterparties with which the bank has exposures and is a part of the index. Index position mapped to a counterparty is used only to allocate CVA charge to the counterparty while using Standardized Approach for CVA calculation.

## Question 13. Can IMM approach be selected for Capital Conservation Ratio calculation and standardized approach for CVA Calculation?

No, IMM approach cannot be selected for Capital Conservation Ratio. The application requires CEM method output for computing CVA Charge using Standardized approach.



#### Question 14. Can the discount factor be changed which is currently proposed as 5% as per the Basel guideline?

Yes, risk free rate can be changed by modifying Rules. For more information on modifying Rules, refer *Rules Framework*.

#### Question 15. How is CVA RWA used in the application?

The application calculates CVA RWA and sums it to Credit RWA. CVA RWA is not multiplied by the factor 1 06

## Question 16. Will the application create a duplicate hedge record from Index Decomposition, if the Run is executed twice?

No, the application does not create a duplicate hedge record. The application checks whether the record already exists and it uses the same. If the record does not exist, then the application creates a hedge record.

#### **Operational Risk**

## Question 17.If the input parameter to calculate the Annual Gross Income is different for other jurisdictions, then can the input parameters be changed?

Yes, you can change the input parameters by adding or deleting the Rule related to Annual Gross Income. To achieve this, modify the BP expression - **Ops Risk Annual Gross Income** by adding the newly defined measure or deleting the used measure. The data model can undergo changes if the newly added parameter is not captured. The data model changes affect the staging table as well as the processing table.

#### Question 18. Can reclassification rule for mapping of internal LOB to standard LOB be modified?

Yes, you can change Reclassification Rule as per jurisdiction requirement. You need to add the mapping in the Rule **OR Internal LOB to Standard LOB Reclassification** as well as make an entry into **DIM\_LOB** and **DIM\_STANDARD\_LOB**.

#### **Capital Structure (Basel III)**

## Question 19. Are the list of instruments provided for each component of capital that is, CET1, AT1, and T2 fixed or can the list of instrument be extended or reduced to accommodate as per the requirement?

The list of instruments mapped to different components of capital is a bare minimum list. You can add or delete as per their definition of capital by adding or deleting a mapping in the Rule – **Non Sec Standard Product type to capital Comp Group Reclassification** for banking book (non securitization) exposures and in Rule – **Mkt Risk Instrument type** to **Capital Comp Group Reclassification** for trading book exposures. No data model changes are required.

# Question 20. The criteria to calculate the surplus capital in CET1 for Minority Interest is Minimum CET1 plus the Capital Conservation Buffer. If the criteria changes in the future to include the countercyclical buffer along with CET1 and CCB, then can the application handle such modifications?

The application has the flexibility to include any parameter or delete any parameters to calculate the Minority Interest. In such a case, the Rule can be modified to include additional parameters or delete if required.

## Question 21.Is there any flexibility in the Rule to add or delete any regulatory adjustment line item during the calculation of CET1?

Yes, the application has the capability to add or delete any regulatory adjustment line item. This is handled in the Rule by adding or deleting any regulatory adjustment line item.

# Question 22. Considering that the phase-in treatment criteria specified as per the accord changes in the future where the deduction values and risk-weighting values change, then can this scenario be handled by the application without affecting other sections?

The application is flexible to accommodate any scenario for phase-in treatment. For example: if in the future the phase-in criteria changes from 20%, 40%,60%,80% to 25%, 45%,65%, 85%, then the application has the capability to change the value as well during the phase-in. The deduction amount that is not deducted is to be risk-weighted with some different percentage.



The values in the capital component column of the Setup Capital Heads (**FSI\_SETUP\_CAPITAL\_HEAD**) should be changed to accommodate this phase-in treatment.

## Question 23. What if the Bank doesn't calculate CR RWA, MR RWA, and OR RWA and directly provides a value against each of this line item?

The application supports such direct download values for RWA in table – **STG\_STANDARD\_ACCT\_HEAD** against appropriate Standard Account Head identifiers (CAP169 for Credit RWA, CAP090 for Market RWA, and CAP170 for Operational RWA).

#### **Securitization**

# Question 24. The Reporting Bank wants to implement the Securitization aspect of the Credit Risk. The Bank currently does not have the Credit Risk module. How can the Reporting Bank implement only the Securitization module?

If the bank wants to implement Securitization Standardized approach, then data relevant to the exposures, tranche, pool, rating, and mitigant details are expected. If IRB approach is implemented, underlying pool capital for SFA approach is expected as a download along with exposures apart from the above mentioned details.

Question 25. The reporting bank has the underlying data and has provided the pool, tranche, and exposures data.

Additionally, the reporting bank has also provided the pool and tranche information in the exposures table. In this case, will the application use the data from the pool and tranche table or from the exposures table?

The application expects the data only in either of the following tables:

Pool, tranche, and exposures table with all the pool, tranche, and exposures attribute data only in their respective tables

Exposures table with the entire exposures attribute and few of the attributes of the pool and tranche

The application gives a preference to the pool and tranche attributes in the exposures table, compared to the attributes given in the pool and tranche table. In this case, all the computations will be based out of the data given in the exposures table.

#### Question 26. How does the bank select particular Securitization approach?

As per regulator's guidelines, banks are expected to follow the hierarchy of approaches while implementing IRB approach as follows:

Supervisory Formula Approach (SFA)

Simplified Supervisory Formula Approach (SSFA)

Risk Weight at 1250%

The solution supports the above hierarchy of approaches. As stated in the accord, the SFA/SSFA approaches are data driven approaches and availability of data drives the approach selection. In case the bank has relevant data of underlying exposures that is required for SFA calculations, it needs to follow SFA approach. Most of banks that are originators and sponsors of deal will have this data and some of the investor banks may have it and hence they will naturally follow SFA. However, in case the bank does not have this underlying data, it cannot follow SFA approach; such banks can follow SSFA approach by providing parameters that are applicable only to SSFA as direct input to the application.

## Question 27. The reporting bank, who is an investor in securitization transaction, has an unrated securitization exposure. How will this unrated exposure be treated by the application?

The application treats the unrated exposure based on the approach being followed for that exposure. The approach followed is the same for the originator as well as the investor.



Standardized Approach

In this case, the application calculates the weighted average risk weight of the underlying exposures and assigns this to the exposure.

If the details regarding the underlying exposures are not available, then the unrated exposures are deducted.

Ratings Based Approach

In this case, the application tries to infer the rating based on the presence of the rated subordinate tranche information, belonging to the same pool.

The application tries to identify whether there are any rated subordinate tranche belonging to the same pool, and which has the credit enhancement level less than that of the unrated exposure and which has the residual maturity more than that of the unrated exposure and which has the seniority less than that of the unrated exposure. The seniority is a number denoting the seniority of the cash flows to that tranche and it starts from the value of 1 which is the senior most tranche.

If the ratings are inferred, then the application assigns the rating to the exposure and hence assigns the corresponding risk weight.

All other processing are the same as other rated exposures.

If the rating cannot be inferred, then the unrated exposures are deducted.

Supervisory Formula Approach

In this case, there is no dependency on the ratings. Hence, it will proceed without any difference in the treatment.

# Question 28. The reporting bank, which is an investor in Securitization Transaction, has been provided protection on its securitization exposure with the help of an Nth to Default credit derivative mitigant. How will the application recognize the benefit for this exposure?

The application identifies the nth to default credit derivative protection based on the comparison of the tranche attachment point, initial pool amount, and the cumulative loss amount of the pool. Using this, the application calculates whether the tranche is in default or not. Further, the application counts the number of tranches in default and then compares this number with the defaulted position covered by the mitigant. Hence for this, the entire tranche information of the pool is required, regardless of whether the Bank has an exposure in all those tranches or not.

For example: the exposure held by the bank belongs to tranche T1 and this belongs to the pool P1. Assume that there are a total of 10 tranches being issued out of that pool. (T1 to T10). The mitigant provided is 7<sup>th</sup> to default credit derivative. Hence, the application will recognize this mitigant only if there are 6 defaults in the basket of exposures (T1 to T10) or else there is an eligible 6<sup>th</sup> to default credit derivative for the same pool. Assume that the following are the calculations:

The application takes the tranche attachment point and multiplies this with the initial pool amount. This amount is compared by the application with the cumulative loss of the pool. If the amount is less than or equal to the cumulative loss of the pool, then that tranche is in default. Further, the application takes the count of all the tranches which are in default. In the following case, there are 6 defaults in the exposures. This is compared with the defaulted position of the mitigant. Since there are n-1 defaults (7-1=6) in the exposure, the mitigant is recognized for this pool. The exposure with the least risk weight and highest seniority will be allocated the mitigant and all other exposure combinations mapped to this mitigant will become ineligible.

Tranche ID	Tranche Attachment Point	Associated Pool ID	Initial Pool Amount	Attachment * Pool	Cumulative Loss of the Pool	Defaulted?
T1	0.75	P1	1,000,000.00	750,000.00	300,000.00	N
T2	0.58	P1	1,000,000.00	580,000.00	300,000.00	N
Т3	0.45	P1	1,000,000.00	450,000.00	300,000.00	N



T4	0.34	P1	1,000,000.00	340,000.00	300,000.00	N
Т5	0.29	P1	1,000,000.00	290,000.00	300,000.00	Y
Т6	0.22	P1	1,000,000.00	220,000.00	300,000.00	Y
Т7	0.18	P1	1,000,000.00	180,000.00	300,000.00	Y
Т8	0.15	P1	1,000,000.00	150,000.00	300,000.00	Y
Т9	0.05	P1	1,000,000.00	50,000.00	300,000.00	Y
T10	0	P1	1,000,000.00	-	300,000.00	Y

# Question 29. The Reporting Bank has multiple exposures mapped to multiple mitigants. How will the application allocate the mitigants to the exposures?

The application uses the optimizer to allocate the mitigants to the exposures. The optimizer constraints in the case of securitization are dependent on the seniority of the exposures, risk weight of the exposures, and the mitigant value assigned to the exposure post the haircut. Assume the following case of exposures and mitigants mapped to each other along with the seniority, risk weight, and the haircut factor.

Exposure ID	Exposure amount	Exposure Seniority	Exposure RW	Mitigant ID	Mitigant Amount	Mitigant RW	Haircut Factor
E1	5,000.00	1	0.5	M1	10,000.00	0.2	0.2
E2	3,000.00	2	0.5	M1	10,000.00	0.2	0.4
E3	2,000.00	2	0.5	M1	10,000.00	0.2	0.15
E4	1,500.00	3	1	M1	10,000.00	0.2	0.1
E1	5,000.00	1	0.5	M2	5,000.00	0	0.4
E2	3,000.00	2	0.5	M2	5,000.00	0	0.87
E3	2,000.00	2	0.5	M2	5,000.00	0	0.37
E4	1,500.00	3	1	M2	5,000.00	0	0.64
E1	5,000.00	1	0.5	M3	3,500.00	0.2	0.05
E2	3,000.00	2	0.5	M3	3,500.00	0.2	1
E3	2,000.00	2	0.5	M3	3,500.00	0.2	0.18
E4	1,500.00	3	1	M3	3,500.00	0.2	0.27

The mitigants are assigned to the exposures based on the seniority of the exposures. The mitigants with the least risk weight are assigned first to the exposures. The following is the order in which the mitigants are allocated.

Exposure ID	Mitigant ID
E1	M2
E2	M2
E3	M2
E4	M2
E1	M1
E2	M1
E3	M1



E4	M1
E1	M3
E2	M3
E3	M3
E4	M3

The application assigns the exposures to the mitigants based on the above order and computes the Post-CRM RWA of the exposures..

## Question 30.Does optimizer work on pool-by-pool basis? Can the user explicitly mention how many pools can be processed at a time?

Yes, the optimizer works on pool-by-pool basis. However, you can specify the number of pools to be processed at a single fetch in Optimizer\_Config.xml in <PROCESSEDPOOLSIZE> tag.

## Question 31.Is it possible that few of the exposure-mitigant combination can have no pool ids? If so, what happens to those records?

All the records are expected to have pool IDs based on the exposure mitigant combination. If few records do not satisfy the join/filter condition present in pooling definition, then the pool IDs will not be assigned. Such records are not considered for optimizer and covered factor is not calculated for those exposures.

#### **Capital Structure (Basel II)**

## Question 32. Are the list of instruments provided for each component of capital that is, T1, T2, and T3 fixed or can the list of instrument be extended or reduced to accommodate as per the requirement?

The list of instrument mapping to different components of capital is a bare minimum list. You can add or delete as per their definition of capital in the Rules – 'Bank capital Group Components Reclassification' and 'STD to Capital Group Components Reclassification'

## Question 33.Is there any flexibility in the Rule to add or delete any regulatory adjustment line item during the calculation of T1 and T2?

Yes, the application has the capability to add or delete any regulatory adjustment line item. This is handled in the rule by adding or deleting any regulatory adjustment line item.

## Question 34. What if the Bank does not calculate any of the CR RWA, MR RWA and OR RWA and directly provides a value against each of these line items?

The application supports and has taken into account for such direct download values for RWA in the table – STG\_STANDARD\_ACCT\_HEAD against appropriate Standard Account Head identifiers (CAP169 for Credit RWA, CAP090 for Market RWA and CAP170 for Operational RWA) for entities for which the bank does not calculate RWA using our application.

#### Market Risk (Basel II)

#### Question 35.Does the Greeks Engine calculate Greeks parameters for all kind of Options?

Currently, the Greeks Engine calculates parameters only for normal options. The exotic options are not covered by Greeks Engine.

#### **Mitigant Eligibility (Basel III)**

# Question 36. The Reporting Bank has a wholesale exposure and for that guarantee from an issuer is present which can be reclassified under the "Other Entities". The current rating of the guarantor is B.. How does the application handle this in Basel II and Basel III runs?

The application handles the mitigant eligibility of Basel II and Basel III using separate rules. The application using the Basel III Rule, checks for the presence of a rating for this kind of issuer type and if there is a rating available, then this mitigant becomes eligible. The application under the Basel II rule checks for the rating to



be A- or better and if the rating is below A-, then this mitigant becomes ineligible.

#### Haircut Assignment (Basel III)

Question 37. The Reporting Bank has a securitized exposure and for that two financial collaterals are present - a debt instrument from an issuer which can be reclassified under the "Non-Sovereign" issuer type and a debt instrument which is part of a securitization transaction. For the first instrument, the current ratings of the instrument by 2 agencies are AAA and A+ and its residual maturity is 4.5 years. For the second instrument which is a securitized debt exposure, the current rating of the instrument by 2 agencies are A and BBB+, and its residual maturity is 8 years. What will be the volatility haircut applied for this mitigant by the application under Basel II and Basel III rules?

The application handles the volatility haircut assignment for debt securities of Basel II and Basel III using separate rules. The application requires a single rating for the debt securities. Since there are multiple ratings, the application applies multiple assessment and calculates the final current rating. In this case, the first mitigant is rated A+ and second mitigant is rated BBB+, post multiple assessment. The application under the Basel III rule checks for the current rating of the debt instrument, its residual maturity, whether the debt security is a securitized exposure or not, and the issuer of the debt security.

- For the first mitigant, the current final rating is A+ and it is a debt security issued by a non-sovereign with a residual maturity of 4.5 years. The haircut assigned is 6%.
- For the second mitigant, the current final rating is BBB+ and it is a debt security which is a securitized exposure with a residual maturity of 8 years, the haircut assigned is 24%.

The application using the Basel II Rule, checks the current rating of the debt instrument, its residual maturity, and the issuer of the debt security.

- For the first mitigant, the current final rating is A+ and it is a debt security issued by a non-sovereign with a residual maturity of 4.5 years. The haircut assigned is 6%.
- For the second mitigant, the current final rating is BBB+ and it is a debt security issued by a non-sovereign with a residual maturity of 8 years, the haircut assigned is 12%.

#### **Cleared Transactions**

Question 38. What is the treatment for the transaction between clearing member and client which arises due to clearing member acting as intermediary for the transaction and reporting bank act as clearing member?

Currently the treatment assigned in the accord is of bilateral trade and application expects user not to identify the above trades as cleared transaction.

#### Question 39. Will the netting agreement be changed for cleared transaction?

No. Trade marked for the Netting agreement is the trading input and risk calculation will not change above logic.

Question 40. Since the each collateral is treated separately is there a chance that separate risk weight is assigned to different collateral?

No. Risk Weight assigns changes only when the reporting bank is clearing member client and have not posted the collateral and due diligence is not conducted. Application expects the above condition to be uniform for all the collateral posted i.e. if collateral is cash and securities either will either cover all losses or not cover all losses. Data consistency is expected from the user. Moreover the reporting bank to get the transaction cleared from CCP, above two condition are mandatory to meet, so the application expects very less trade to go with 4% risk weight.

#### Question 41. Will the transaction with non-qualifying CCP have CVA Charge?

No. CVA charge is excluded for the transaction with CCP. Qualifying CCP transactions are given preferential treatment for RW and non-qualifying CCP will be treated as bilateral trades. Both trades don't qualify for CVA Charge.



#### Question 42. How does the application distinguish between qualifying and non qualifying CCP?

Application expects the user to identify the CCP as qualifying and non-qualifying. Application expects this information as counterparty information. For collateral posted with non-qualifying CCP the application expects other inputs for calculating RWA like, collateral type, pd, lgd, and maturity. Also counterparty type is assumed to be Central Counterparty for the calculation.

#### Question 43. Why do application expects the role of the reporting bank with CCP for each transaction?

As per the example in BIS, a CCP could also play a role of Clearing Member for reporting bank transaction with another CCP. The above case makes it difficult for the risk system to capture the role of reporting bank at party level and hence is required for each transaction.

#### AOCI Opt-Out Option (US Basel III – Standardized Approach)

## Question 45. How the treatment of pre-tax values of AFS equity securities and AFS preferred stock/non-preferred stock classified as equity to be configured?

Perform the following steps:

- 1. Create a new CAPID (CAP1000) for Pre-tax AFS equity securities in dim standard acct head table.
- 2. Map the CAP1000 to All Component of Tier 2 Capital in Capital Component Group mapping.
- 3. Design a rule that will take 45% of the value of Pre-tax AFS equity securities in Gross Tier 2 capital. Define the rule name as ¿USA ¿ US III Pre-tax value of AFS equity securities part of Gross Tier 2¿. AOCI opt-out option Y Standard acct head Pre-tax AFS equity securities BP Expression Pre-tax AFS equity securities \* 0.45
- 4. Rule (RLBL0649) need to be removed from AOCI calculation process which add Preferred Stock and Non-Preferred Stock into AFS equity securities.
- 5. Modify the rule RLBL0463 (USA ¿ US III ¿ Accumulated Other Comprehensive Income Calculation) where in BP (BPBL0432) add new measure as ¿Net Unrealized Gain/Loss on AFS preferred Stock classified as Equity Security¿ and ¿Net Unrealized Gain/Loss on AFS Non-preferred Stock classified as Equity Security¿ add this measure in the expression.

The following are the codes:

- MBL0552 Net Unrealized Gain/Loss on AFS Non-preferred Stock classified as Equity Security
- MBL0553 Net Unrealized Gain/Loss on AFS preferred Stock classified as Equity Security
- 6. Modify the rule RLBL0650. Add ¿Net Unrealized Gain/Loss on AFS preferred Stock classified as Equity Security; and ¿Net Unrealized Gain/Loss on AFS Non-preferred Stock classified as Equity Security; as a measure into ¿BP- CS; Transition AOCI (BPBL0596);.



## Glossary



Advanced Internal Rating **AIRB** 

Based

Advanced Measurement

Approach

American Standard Code for **ASCII** 

Information Interchange

Basel Committee on Banking **BCBS** 

Supervision

**Bankruptcy Remote** In case of liquidation of the

company, if the collateral is bankruptcy remote then legal proceeding will not have the

right to liquidate the

collateral.

Bank of International

Settlements

**CAR** Capital Adequacy Ratio

**Central Counterparty (CCP)** Central Counterparty (CCP) is

> a clearing house that interposes itself between counterparties to contracts traded in one or more financial markets, becoming the buyer to every seller and the seller to every buyer and thereby ensuring the future

performance of open

contracts.

CCBCapital Conservation Buffer

**CCF** Credit Conversion Factor

**CCR** Counterparty Credit Risk

**CET1 Ratio** Common Equity Tier 1 Ratio



<u>AMA</u>

**BIS** 

Clearing Member (CM) Clearing Member (CM) is a

member of, or a direct participant in, a CCP that is entitled to enter into a transaction with the CCP, regardless of whether it enters into trades with a CCP for its own hedging, investment or Capitalization of exposures to central counterparties.

**Clearing Member Client (CMC)** Clearing Member Client

> (CMC) is the client of the Clearing Member and trades are done via clearing member

for the client.

**CRE** Commercial Real Estate

**CRM** Credit Risk Mitigants

**CVA** Credit Valuation Adjustment

Data entry and Forms Queries **DeFQ** 

**EAD** Exposure At Default

Federal Financial Institutions

**FFIEC Examination Council** 

Foundation Internal Rating

**FIRB** Based

File Transfer Protocol **FTP** 

General Ledger GL

**GRC** General Risk Charge

<u>GUI</u> Graphic User Interface

**Internal Assessment** 

Approach **IAA** 

Islamic Financial Services **IFSB** Board

**IMA** Internal Models Approach

Internal Modeling Method **IMM** 

<u>IR</u> Interest Rate



IRB Internal Rating Based

**LGD** Loss Given Default

London Inter Bank Offered **LIBOR** 

Rate

Oracle Business Intelligence **OBIEE** 

**Enterprise Edition** 

Oracle Financial Services **OFSAA** 

Analytical Application

Oracle Financial Services **Analytical Application** 

Infrastructure

Over the Counter **OTC** 

> The exposures that are not securitized by the bank which include, loans, investments, Bonds, Facilities Purchase Receivables and so on are known as Non Securitized

Exposures.

PD Probability of Default

> A private sector credit exposure is defined as an exposure to a company or an individual that is included in credit risk-weighted assets (excluding an exposure to a sovereign, the Bank for International Settlements, the European Central Bank, the European Commission, the International Monetary Fund, a multilateral development bank (MDB), a public sector entity (PSE), or a government sponsored entity (GSE). The geographic location of a private sector credit exposure is the national jurisdiction of the place the borrower is located in.

**Private Sector Credit Exposure** 

**OFSAAI** 

Non Securitization Exposure



**Qualifying Central Counterparty (QCCP)** 

A qualifying central counterparty (QCCP) is an entity that is licensed to operate as a CCP (including a license granted by way of confirming an exemption), and is permitted by the appropriate regulator/overseer to operate as such with respect to the products offered. This is subject to the provision that the CCP is based and prudentially supervised in a jurisdiction where the relevant regulator/overseer has established, and publicly indicated that it applies to the CCP on an ongoing basis, domestic rules and regulations that are consistent with the **CPSS-IOSCO** Principles for Financial Market Infrastructures.

**RBA** Ratings Based Approach

RBI Reserve Bank of India

Relational Database **RDBMS** Management System

> This is a jurisdiction specific requirement. These reporting requirements are over and above the Pillar III reporting requirements and to be submitted to respective

regulators.

RRE Residential Real Estate

RWA Risk Weighted Assets

Slowly Changing Dimension **SCD** 

Supervisory Formula **SFA** 

Approach

Securities Financing **SFT** Transactions



**Regulatory Reporting** 

Simple Risk Weight
SRWA
Approach

Apploa

**TXN** 

SLR Statutory Liquidity Ratio

Process of defining shocks, stress scenarios and specifying a standalone execution of stress scenarios to obtain the stress values of the variables or mapping a

Transaction

Stress Testing the variables or mapping a scenario to a Baseline Run

<u>T2T</u> Table to Table

<u>VaR</u> Value at Risk

