# **Oracle Financial Services Basel Regulatory Compliance for RBI**

**User Guide** 

Release 8.1.0.0.0

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**ORACLE** Financial Services



Oracle Financial Services Basel Regulatory Compliance

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# **Document Control**

Version Number	Revision Date	Change Log
1.0	December 2020	Updated the sections for the enhancements done in OFS CAP Release 8.1.0.0.0 for RBI.

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# **1** Getting Started

# 1.1 Intended Audience

Welcome to Release 8.1.0.0.0 of the Oracle Financial Services Basel Regulatory Compliance 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 is involved with cleaning, validation, and importing 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 controls the access rights of users.

# **1.2** Conventions

The following text conventions are used in this document.

#### **Table 1: Document Conventions**

Convention	Meaning
boldface	Boldface type indicates graphical user interface elements associated with an action or terms defined in text or the glossary.
Italic	Italic type indicates book titles, emphasis, or placeholder variables for which you supply particular values.
Monospace	Monospace type indicates commands within a paragraph, URLs, code in examples, file names, text that appears on the screen, or text that you enter.
<u>Hyperlink</u>	Hyperlink type indicates the links to external websites and internal document links.

# **1.3** Installing this Major Release

For detailed instructions to install this Major Release, see the <u>Oracle Financial Services</u> <u>Capital Adequacy Installation and Configuration Guide Release 8.1.0.0.0.</u>

# **1.4 Related Information Sources**

We strive to keep this and all other related documents updated regularly; visit the <u>OHC</u> <u>Documentation Library</u> to download the latest version available there. The list of related documents is provided here.

- <u>OHC Documentation Library</u> for OFS Capital Adequacy (OFS CAP) Application Pack:
  - Oracle Financial Services Capital Adequacy Pack Installation Guide
- OHC Documentation Library for OFS AAAI Application Pack:
  - OFS Advanced Analytical Applications Infrastructure (OFS AAAI) Application Pack Installation and Configuration Guide
  - OFS Analytical Applications Infrastructure User Guide
  - OFS Analytical Applications Infrastructure Administration Guide
  - Oracle Financial Services Analytical Applications Infrastructure Environment Check Utility Guide
- Additional documents:
  - OFSAA Licensing Information User Manual Release 8.1.0.0.0
  - OFS Analytical Applications Infrastructure Security Guide
  - OFSAAI FAQ Document
  - OFS Analytical Applications 8.1.0.0.0 Technology Matrix
  - Oracle Financial Services Analytical Applications Infrastructure Cloning Guide

# 2 What's New in this Release

The following enhancements are introduced in this release to comply with the recent guidelines published by RBI.

The recent guidelines that are complied with, in addition to the existing functionality are pertaining to the Credit Risk changes and the Market risk changes. This is applicable for both solo and consolidated calculations. The guideline details are as follows:

- Credit Risk Changes pertaining to treatment of Regulatory Retail Portfolio (Guideline name - Regulatory Retail Portfolio – Revised Limit for Risk Weight)
- Credit Risk Changes pertaining to treatment of Housing loans (Guideline name Individual Housing Loans –Rationalization of Risk Weights)

Market Risk changes pertaining to treatment of Debt Funds (Guideline name - Basel III Capital Regulations – Treatment of debt mutual funds/ETFs)

The application has also undergone a lot of technological transformations in terms of movement to a more visually appealing Process Modeling Framework, which depicts the actual parallel processing of the various tasks, from the previous Run Rule Framework.

# 3 Introduction to Basel Regulatory Capital

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 also consisted of the changes in 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 the Basel II accord are to comply with the three pillars.

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

The main highlights of the 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 and (iii) a discretionary G-SIB / D-SIB buffer as applicable.
- Leverage Ratio: Also, Basel III introduces a minimum leverage ratio and two required liquidity ratios. The leverage ratio is calculated by dividing Tier 1capital by the bank's Total Exposure. Banks are expected to maintain the leverage ratio above 3%.
- CVA Risk: Basel III introduced a CVA risk charge in addition to a counterparty default risk charge for Over counter derivative portfolio.

The Oracle Financial Services Basel Regulatory Capital application consists of Capital Adequacy and Risk-Weighted Assets computations as prescribed in Basel I, Basel II, and Basel III Accord.

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 variant for the BIS Jurisdiction.

• OFS Basel Regulatory Capital Internal Rating Based Approach: is based on the approaches supported by the OFS Basel Regulatory Capital Basic Application and the advanced approaches for BIS Jurisdiction.

The following approaches and calculation are supported in the application:

- Credit Risk
  - Non-Securitization Standardized Approach & IRB Approach
  - Securitization Standardized Approach & IRB Approach
- Counterparty Credit Risk
  - EAD Calculation for Derivatives OTC Derivatives, Cleared Transactions and Exchange Traded Derivatives – Current Exposure Method & Standardized Approach of CCR
  - Default Fund Contribution
- Market Risk
  - Market Risk Standardized Approach & FRTB Standardized Approach
- Operational Risk
- Operational Risk Basic Indicator Approach, Standardized Approach, Alternative Standardized Approach Capital Structure & Buffers

The following jurisdictions are being supported in the out of the box, with all the calculations listed above:

- RBI
  - Basel III Compliance and all other regulatory guidelines published after 2015
- EU
  - CRR and CRD IV
  - CRR II and CRD V
- BIS
  - Basel II
  - Basel III & Further

# 3.1 Key Features

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

- One integrated application that allows for different approaches 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 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 Rule changes, user activity, or system modifications.

# 4 Overview of OFSAA Infrastructure

Oracle Financial Services Analytical Applications Infrastructure is the complete end-to-end Business Intelligence solution that is easily accessible via your desktop. A single interface lets you tap your company's vast store of operational data to track and respond to business trends. It also facilitates the analysis of the processed data. Using OFSAAI you can query and analyze data that is complete, correct, and consistently stored in a single place. It has the provess to filter data that you are viewing and using for analysis.

It allows you to personalize information access to the users based on their role within the organization. It also provides a complete view of your enterprise along with the following benefits:

- Track enterprise performance across information data store.
- Use one interface to access all enterprise databases.
- Create consistent business dimensions and measures across business applications.
- Automate the creation of coordinated data marts.
- Use your business language to get fast and accurate answers from all your databases.
- Deploy an open XML and web-based solution against all major relational or multidimensional databases on Microsoft Windows and UNIX servers.

This chapter provides an overview of Infrastructure, its components, and explains how these components are organized in the Splash window with the user login process.

# 4.1 Components of OFSAAI

The OFSAA Infrastructure consists of the following components/modules that are used to deploy an analytical solution.

- Data Model Management
- Data Management Tools
- Unified Analytical Metadata
- Rules Run Framework
- Metadata Browser
- Operations
- Questionnaire
- Process Modelling Framework
- System Configuration & Identity Management
- Object Administration
- Forms Framework

See <u>OFS Analytical Applications Infrastructure User Guide</u> for more information on all important components/modules of OFSAAI.

# 5 Application Processing

This section provides details on the application processing components.

See Oracle Financial Services Basel User Guide for more information

# 6 Reserve Bank of India (RBI)

# 6.1 Overview of Basel III

The Reserve Bank of India (RBI) has issued the Basel III guidelines, and also made multiple changes to its guideline to meet the changing needs of the market. These regulations are by and large compliant with the Basel III post-crisis reform changes issued by the Basel Committee (BIS), with respect to the Credit Risk and Counterparty Credit Risk.

The OFS Financial Services Basel Regulatory Capital application is compliant with the Standardized approach for RBI Jurisdiction:

- Non-Securitization Exposures Standardized Approach
- Counterparty Credit Risk Exposures Standardized Approach, Current Exposure Method
- Settlement Risk Exposures
- Default Fund Contribution Qualified Central Counterparty and Non-Qualified Central Counterparty
- Securitization Exposures Standardized Approach
- Operational Risk Basic Indicator Approach, Standardized Approach, Alternative Standardized Approach
- Capital Structure Capital Ratios and Buffers

The various functions that are encompassed as part of OFS Basel Regulatory Product for complying with the RBI Guidelines are as follows:



# 6.1.1 Credit RWA

Credit RWA is the calculation of Non-securitization RWA.

This includes the portfolio of banking and investment for the non-securitized exposures and securitization portfolio for the securitization positions. The application complies with the standardized approach of the credit risk calculations.

A few processes such as Credit Rating, Party Type Reclassification, and Mitigant Data Population are common. Credit RWA and Counterparty Credit RWA.

This also includes the settlement risk calculation about the unsettled transactions depending on the number of days they are unsettled.

# 6.1.2 Counterparty Credit RWA

Counterparty Credit RWA is the calculation of the counterparty credit risk exposures. This includes the derivative portfolio and the Securities and Financing transaction portfolio. This also includes the exposures in both the banking book and trading book.

# 6.1.3 Default Fund Contributions Related Capital Charge

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. The application also helps in the computation of the default fund related capital charges.

# 6.1.4 Operational Risk RWA

As per the Basel accord, "Operational Risk is the risk of loss resulting from inadequate or failed internal processes, people and systems, or 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

**Operational Risk Portfolio** 



# 6.1.5 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 a 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.

Total capital consists of some of the following elements:

- Tier1 Capital that consists of
  - o Common Equity Tier 1
  - Additional Tier 1
- Tier 2 Capital



# 6.1.6 Capital Buffers

Capital Buffer is calculated after the calculation of Capital Ratios, as they go as an input to Buffer calculation. The application complies with the various buffer calculations of Capital Conservation Buffer, Countercyclical Buffer, and GSIB Buffers.



# Reserve Bank of India (RBI) Standardized Approach

Capital Adequacy guidelines as issued in the following regulations are incorporated in OFS Financial Services Basel Regulatory Capital:

This approach covers the following topics:

- Credit RWA
- Counterparty Credit RWA
- Default Fund Contributions Related Capital Charge
- Credit Valuation Adjustments
- Credit RWA for Securitization
- Operational Risk RWA
- Capital Structure
- Capital Buffers

# 7.1 Credit RWA

Credit RWA is the calculation of Non-securitization RWA

This includes the portfolio of banking and investment for the non-securitized exposures and securitization portfolio for the securitization positions. The application complies with the standardized approach and IRB approach of the credit risk calculations.

A few processes such as Credit Rating, Party Type Reclassification, and Mitigant Data Population are common. Credit RWA and Counterparty Credit RWA.

This also includes the settlement risk calculation about the unsettled transactions depending on the number of days they are unsettled.

The application supports the computation of Credit RWA, as per the guidelines laid out by the RBI. 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.

# 7.1.1 Credit Risk - Non-Securitization - Standardized Approach

## **Process Flow for Non-Securitization - Standardized Approach**

The sub-processes are as follows:



# 7.1.1.1 Rating Population

The data on ratings is captured in the following rating specific tables:

- 1. Account Rating Table (STG\_ACCOUNT\_RATING\_DETAILS)
  - Credit Rating for all Credit Risk Exposures are captured in this table
- 2. Instrument Rating Table (STG\_INSTRUMENT\_RATING\_DETAILS)
  - Credit Rating for all instruments is captured in this table.
- 3. Party Rating Table (STG\_PARTY\_RATING\_DETAILS)
  - Credit Ratings for all customers and issuers are captured in this table.
- 4. Sovereign Rating Table (STG\_SOVEREIGN\_RATING\_DETAILS)
  - Credit Rating for all countries is captured in this table.

# 7.1.1.2 Processing Steps

Banks obtain credit ratings from different sources and these are provided as an input in the application through the rating tables mentioned in the preceding list.

This is handled in the sub-process **Credit Rating Data Population - IND** in **IND BASEL III CREDIT RATING PROCESSING** process. The rating reclassification lookup table (**FSI\_RATING\_CLASSIFICATION**) is used to lookup reclassified standard ratings so that the reclassification rule is not repeated for each of the rating processing tables.

The historical ratings are also expected to be provided, for the check on the exposures being rated earlier, and currently treated as unrated exposures. This gets handled in the subprocess **Credit Rating History Data Population**.

Ratings are populated from the stage tables (for example, **STG\_PARTY\_RATING\_DETAILS**) to FSI tables (for example, **FSI\_PARTY\_RATING\_DETAILS**) using the lookup table (**FSI\_RATING\_CLASSIFICATION**) to obtain a reclassified rating.

Ensure that all the columns as indicated in the DL Specs are mandatorily populated with data. For example, in the Stage Party Rating Details (**STG\_PARTY\_RATING\_DETAILS**) table: Rating source code (**V\_RATING\_SRC\_CODE**), Party Code (**V\_PARTY\_CD**), Purpose (**V\_PURPOSE**) are required to be populated. The purpose code is to indicate whether the rating is a domestic rating or a foreign rating. If any other rating is provided, then the exposure is considered as unrated.

# 7.1.1.3 Data Population

The 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: Note – this also includes the counterparty credit risk exposures data population.

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	
Line of Credit	STG_CREDIT_LINE_DETAILS	
Commitment Contracts	STG_COMMITMENT_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_INVESTMENTS	
Underlying exposures for Securitization Exposures	STG_UNDERLYING_EXPOSURES	
Underlying Exposures for Repo contracts	STG_PLACED_COLLATERAL / STG_MITIGANTS	
Credit Derivatives	STG_CREDIT_DERIVATIVES	
Fixed Assets	STG_FIXED_ASSETS_DETAILS	

This gets handled in the process IND BASELIII NON SEC DATA POPULATION.

There is a data population pertaining to the placed collateral and central counterparty details, which are required for the cleared transaction and default fund contribution treatment.

Product	Source Product Processor
Placed Collateral	STG_PLACED_COLLATERAL
Default Fund Contribution	STG_CCP_DETAILS

This gets handled as part of the process IND BASELIII PLACED COLLATERAL DATA POPULATION

There is a data population pertaining to the mitigants, which cater to all the types of mitigants like collateral, guarantee, and credit derivatives. There is one data population pertaining to the counter-guarantee for the guarantor. There is also mapping data population of Exposure to Mitigant Data and the Guarantor to Counter guarantee data population.

Product	Source Product Processor
Mitigants – Collateral, Guarantee, Credit Derivatives	STG_MITIGANTS
Counter Guarantee	STG_MITIGANT_COUNTER_GUARANTEE

This gets handled as part of the IND BASELIII MITIGANT DATA POPULATION.

There is a data population pertaining to the mapping between the exposures and the mitigants. And one data population pertaining to the mapping between the exposures and the placed collateral. There is also a data population pertaining to the mapping between the guarantee and the counter-guarantee.

Product	Source Table	
Mapping for Exposures and Mitigants	STG_ACCOUNT_MITIGANT_MAPPINGS	
Mapping for Exposures and Placed Collateral	STG_ACCT_PLACED_COLL_MAP	
Mapping for Guarantee and Counter Guarantee	STG_MITIGANT_CNTR_GUAR_MAPPING	

#### This gets handled as part of the process "NON SEC EXP MITIGANT MAPPING POP"

## **Processing table details**

Stage data from the Product Processors or other stage tables are 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, see the *Download Specifications* document in <u>MOS</u>.

# 7.1.1.4 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:

The shareholding percent is allotted a value by the Rule **Cap Consl Effective Shareholding Percent for an Entity** in the process – Europe **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
- Any other amounts

This is handled in the sub-process **Ind Shareholding Percent Multiplication** of the process **IND BASELIII NON SEC DATA POPULATION**.

# 7.1.1.5 Common Reclassification Rules

The application reclassifies the bank's product types and party types to standard product and party types. Based on the standard product and party type, the asset class for each exposure is arrived at. Similarly, the application does reclassification for mitigant based on its mitigant types and reclassifies it to standard mitigant types.

Ensure that all products and party type and mitigants which are bank-specific are reclassified, as part of the setup activity. If they are not reclassified, the treatment might not happen as expected by the regulator.

## 1. Product Type Reclassification

Product types used by the reporting bank as input data are reclassified to standard product types as recommended in the Accord. The product types after reclassification are stored as Basel product types. For Example, Housing Loan is reclassified as Residential Mortgage Exposure.

This is handled in the IND BASELIII PRODUCT TYPE RECLASSIFICATION STD process.

### 2. Party Type Reclassification

Similar to the product type, the customer type (which are stored as counterparty type) are also reclassified as standard counterparty type. The customer information is expected in the Stage Party Master (STG\_PARTY\_MASTER), and this also includes the Party Type based on the Stage Party Type Master (STG\_PARTY\_TYPE\_MASTER).

Party type reclassification Rules handle reclassification for customer types. For Example, an Individual is reclassified as Retail.

This is handled in the IND BASELIII PARTY RECLASSIFICATION process.

### 3. Rating Reclassification

As part of the Rating Reclassification, it is expected that the bank will reclassify the ratings into the different Basel credit ratings of AAA Equivalent, AA Equivalent, and soon. This gets handled in the rule "**IND - Basel III Credit Rating Reclassification**" of the process "IND BASELIII CREDIT RATING PROCESSING".

### 4. Other Reclassification

As part of the reclassification rules, any other data which is being brought inside the application like seniority, transaction type, and so on also gets reclassified into OFSAA specific values. This is also mandatory to be done, as otherwise, data will not be available for processing as required by the regulator. This happens as part of the sub process **Non Sec Reclassification** of the process **IND BASELIII NON SEC STD**.

# 7.1.1.6 Asset Reclassification Rules

Based on 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 is the same as specified in the accord.

For example, the Standard counterparty is Corporate non-SME and Corporate SME, the asset class is corporate. For Basel product type Residential Mortgage Exposure, the asset class is Claims Secured by Residential Real Estate.

- 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 classes based on a 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.

For example: When the standard counterparty is corporate, the asset class is corporate, except when exposure has specific product types like mortgages where the asset class can be Claims secured by commercial mortgages and so on.

 A set of rules assigns asset class for a 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.

This happens as part of the sub process **Non Sec Reclassification** of the process **IND BASELIII NON SEC STD**.

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:

This gets handled in the sub process **Regulatory Retail Portfolio** of the process **IND BASELIII NON SEC STD** 

The Data transformation **MAP\_RET\_EXP** works based on the 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 Criteria 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 is addressed through reclassification. It assigns Regulatory Retail Portfolio asset class for exposure to bank's 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 the threshold limit of Rs 5 cr and 7.5 crores (as per the latest guideline). Based on customer type it updates asset class to either Corporate, Regulatory Retail, or others. A granularity check is performed at the end to check whether total exposure to one counterparty is greater than the Granularity threshold (0.2%) of the 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.

The asset class for all mitigants is reclassified based on their standard mitigant types and standard issuer type. 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 the separate asset class and not under 'Domestic Sovereign'. Example: IND - Basel III CRM Effective Asset Class Reclassification – STD.

# 7.1.1.7 **Pre-Mitigation Calculations**

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, before considering any mitigation effects.

Some exposures can be hedged against credit risk through various mitigants such as guarantees, collaterals, credit derivatives, and so on. These provide mitigation to credit risk and must be considered while computing Credit RWA, as per the Accord. Hence, the application calculates the pre-mitigation exposure amount and post-mitigation exposure amount.

The application also computes pre-mitigation risk-weighted assets (Pre CRM RWA) and postmitigation 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 guidelines.

## 7.1.1.7.1 Exposure at Default Amount Calculation

## Pre CRM EAD

Exposure at Default (EAD) is calculated for all the products. This is being computed using the Exposure Amount (EOP Balance of the Exposure), Undrawn Amount of the Exposure (Undrawn Amount), and the Credit Conversion Factor for the Off-Balance sheet Amount (CCF). This is computed for the on-balance sheet products separately, and the off-balance-sheet products separately.

This happens in the sub-process **Non Sec Pre CRM EAD Computation** in **IND BASELIII NON SEC STD** process.

Pre-CRM Exposure at Default (EAD): Exposure at Default is calculated for all asset classes based on:

- Current Exposure Amount
- Off-Balance Sheet Drawn CCF Percent
- Provision Amount
- Undrawn Amount
- CCF Percent
- Exposure Accrued Interest
- Write Off Amount

If the reporting bank has exposure to one of its subsidiaries, then that exposure is classified as internal exposure. Each of the internal transactions, that is, a 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 the undrawn amount can become a future exposure when that amount is drawn. Therefore, EAD related to the undrawn amount is calculated by multiplying the CCF percent with the undrawn amount. The application calculates the EAD related to the drawn amount using:

- Exposure Accrued Interest
- Off-Balance Sheet Drawn CCF Percent
- Write Off Amount
- Provision Amount
- Current Exposure Amount

#### Credit Conversion Factor (CCF Assignment)

This is an input required for converting the off-balance sheet component of the exposure (undrawn portion associated with an on-balance sheet or off-balance sheet product, or the exposure amount of

an off-balance sheet product). This is based on the supervisory provided values and is determined based on the product type and the maturity associated with the exposure.

This populates the Drawn CCF (for the CCF to be assigned to the exposure amount of the off-balance sheet product) and the Undrawn CCF (for the CCF to be assigned to the undrawn portion of on the balance sheet and off-balance sheet exposures).

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 based on 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, the following are the CCF assigned to off-balance sheet items:

Credit Conversion Factors – Non-market related 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		
forward deposits	100		
Note issuance facilities	50		
Revolving / non-revolving underwriting facilities	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 year	50		

This happens in the sub process Non Sec CCF Assignment in IND BASELIII NON SEC STD process.

## Post CRM EAD

Through the CRM process, the bank considers the effect of the mitigation and calculates the postmitigation exposure at the 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. This will be the EAD of the Exposure Pre-Mitigation less the covered portion of the mitigant.

## 7.1.1.7.2 Multiple Assessment

For exposures with multiple ratings, risk weight assignment is based on multiple assessment processes. For each exposure, the final rating is the worst of the best two ratings assigned to the exposure.

The risk weight corresponding to this rating is then assigned to the exposure.

Exposures for multiple rating assessments are first moved into the table FSI Multiple Rating Processing (FSI\_MULTIPLE\_RATING\_PROCESSING) wherein the ranking and final selection of which rating to use takes place.

This happens in the sub process **Multiple Assessment**.

### 7.1.1.7.3 Issue Issuer Assessment

For all the exposures, which remain unrated after the multiple assessment processes, the issue issuer process is performed. This happens in the Issue Issuer Assessment sub-process (**Non Sec Issuer Issue Assessment**). In this case, the unrated exposures are assigned a reference rating based on the reference issue available or the rating of the party, whichever is applicable. These unrated exposures are assigned a risk weight based on the reference rating.

For unrated Banking 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 to 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. For the unavailable reference issue, the party rating is used. In the case of the party also being unrated, the exposure remains unrated. Also, the application populates whether the exposure is LT rated or ST rated, based on the rating assigned to the exposure.

## 7.1.1.7.4 Risk Weight Assignment Rules

## 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.

- Any claim of the Bank to Central Government gets zero percent risk weight. A bank that invests in State Government or any loan, credit, or overdraft exposure to the State Government gets a zero percent Risk Weight.
- 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.
- Any claim on Central Government or State Government has a Risk Weights applicable only if the asset is identified as Standard or Performing, If the Asset is recognized as Non-Performing Asset (NPA), they get the Risk Weight as detailed under the section 'Non-Performing Assets' in RBI guidelines.

- All outstanding amounts covered under any Debt Waiver Schemes announced by the government of India, such as the Agricultural Debt Waiver Scheme is treated as outstanding debt and get a zero percent Risk Weight.
- The Claims guaranteed by State Government get a 20 Percent Risk weight.
- Central Government guaranteed claims attract a zero risk weight.

#### **Claims on Foreign Sovereigns**

The International Rating Agencies S&P, Fitch & Moody's, assign 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 the sovereign then it gets zero percent Risk Weight irrespective of its Ratings.

The requirements prescribed by Host Country supervisors are 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.

As per the revised guidelines by RBI, claims on foreign central banks are risk-weighted like claims on the foreign sovereign. Foreign central bank attracts risk weight as per the rating assigned to those central banks claims by the international credit rating agencies as follows:

Claims on Foreign Sovereign/Central banks – Risk Weights							
Standard & Poor's/Fitch Ratings	AAA to AA	А	BBB	BB to B	Below B	Unrated	
Moody's Ratings	Aaa to Aa	А	Ваа	Ba to B	Below B	Unrated	
Risk Weight (%)	0	20	50	100	150	100	

With the update by the regulator, currently, the application assigns a 0% risk weight for Claims on foreign central banks in their jurisdiction, denominated in the domestic currency of that jurisdiction.

However, in case a Host supervisor requires a more conservative treatment to such claims in the books of foreign branches of the Indian banks, they should adopt the requirement prescribed by the host country supervisors for computing capital adequacy.

The Basel application handles this using the following processes:

- Reclassify party type to Standard party type.
- Reclassification based on product –party combination.
- Assign Risk weight Assignment.
- Claims on Corporate and Primary Dealers
- Claims on Primary Dealers are reported separately (not under Claims on Corporates) under the RBI RCA3 reporting requirements. Hence these are assigned under the existing asset class 'Primary Dealers'.

- 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.
- Any claims on AFCs which attract 150 percent Risk Weight reduces to 100 percent.
- For entities/counterparties whose obligations are restructured or re-scheduled, the unrated claims on these entities attract 125 percent Risk Weight.
- 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 is 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 an 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 the 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 Para 5.8.2 of RBI Basel III guidelines (2013), RBI can 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) attracts a risk weight of 150%.

Since the RCA3 reporting template requires the Unrated claims above threshold limit and Riskweighted 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 the following major criteria:

- Investments in capital instruments of banks where the investing bank holds not more than 10% of the investee bank.
- The aggregate of these investments, together with investments in capital instruments in insurance and other financial entities do not exceed 10% of the common equity of the investment bank.

- Equity investments in other banks where the investing bank holds more than 10% of the issued common shares of the investee banks.
- The aggregate of these investments, together with investments in capital instruments in insurance and other financial entities do not exceed 10% of the common equity of the investing bank.

The applicable treatment is as follows:

Risk Weights (%)							
All Scheduled Banks				All Non-Scheduled Banks			
(Commercial, Regional Rural Banks, Local Area Banks, and Co-Operative 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)	Investment s 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 counterpart y, whichever is higher	250	20	125% or the risk weight as per the rating of the instrument or counterpart y, whichever is higher	300	100	
Applicable Minimum CET1 + CCB = 75% and <100% of applicable CCB	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	350	450	150	625	Full deduction*	350	

<50% of applicable CCB						
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 the Banks own equity. During the Capital, structures run, depending upon the 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 the 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 a national basis, the risk weight of 350 or 625 percent, 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 the 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

## Treatment based on Exposures to Export Credit Guarantee Corporation

Export Credit Guarantee Corporation (ECGC) is a central government undertaking body to provide a credit guarantee on the default of payments by the buyer. It works as an insurance firm that guarantees export payment if the buyer defaults in making payment.

ECGC issues Whole-turnover Packing Credit Guarantee (WTPCG) to banks that undertake to obtain cover for packing credit advances granted to all its customers on an all-India basis. The guarantee/insurance cover given by ECGC for export credit exposures of the banks ranges between 50% and 75% for pre-shipment credit and 50% to 85% in case of post-shipment credit. However, the ECGC's total liability on account of a default by the exporters is capped by an amount specified as Maximum Liability (ML). The banks are required to proportionately distribute the ECGC maximum liability amount to all individual export credits that are covered by the ECGC Policy. For the covered

portion of individual export credits, the banks can apply the risk weight applicable to claims on ECGC. For the remaining portion of individual export credit, the banks can apply the risk weight as per the rating of the counter-party.

The Basel application handles this during CRM processing:

- Mitigant Allocation of maximum liability to individual credit exposures.
- Risk weight for uncovered portion. This is handled under the sub process 'Non Sec STD RW Assignment' for different counterparties.
- Risk weight for covered portion guaranteed by ECGC.
- Post risk weight assignment and allocation of mitigant at individual exposure level, the RWA amount is calculated.

The banks are required to proportionately distribute the ECGC maximum liability amount to all individual export credits that are covered by the ECGC Policy. The maximum liability amount is expected as a download from the bank in the mitigant table where this amount is linked to all the Credit exposures covered. Later, in the CRM process mitigant amount is allocated as per the existing logic.

## **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 is risk-weighted at 20 percent provided the bank complies with the minimum CRAR prescribed by the concerned bank regulator(s).

The rule "IND - Basel III Non Sec Pre-mitigation UL for Claims on Foreign Banks" assigns RW according to rating and based on the 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. That is, if the applicable host country risk weight is more, then the maximum of the host country supervisory risk weight and risk weight calculated by RBI is 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 the host supervisor, this rule is expected to be updated during implementation.

As per the document DBR.BP.BC.No.43/21.06.001/2015-16, the RW assignment for foreign central banks and foreign sovereigns is based on the following table:

Claims on Foreign Sovereigns / Central Banks – Risk Weights							
S&P* / Fitch Ratings	AAA to AA	А	BBB	BB to B	Below B	Unrated	
Moody's Ratings	AAA to AA	А	BBB	BB to B	Below B	Unrated	
Risk Weight (%)	0	20	50	100	150	100	
*Standard & Poor's							

## Corporate

Risk weighting of Claims to Primary Dealers and Claims on Corporate, NBFC-IFCs, and AFCs based on ratings

The circular issued by RBI in August 2016 for risk weight changes for unrated exposures on corporate, AFC, and NBFC-IFCs is complied within this release. The document used for reference is "Review of Prudential Norms–Risk Weights for Exposures to Corporates, AFCs and NBFC-IFCs" released in August 2016.

Earlier, the risk weight applied to the unrated exposure to Corporate, AFC, and NBFC-IFCs is 100% for both Long term and Short term claims. The same is modified as follows:

Starting immediately, the RW to be applied to unrated exposures of Corporate, AFC, or NBFC-IFCs which have an aggregate exposure of more than INR 100 Crores to the banking system, is 150%. This is applicable if the exposure was previously rated, but has now become unrated.

For all unrated exposures to Corporate, AFC, and NBFC-IFCs, the RW is 150% starting from 30th June 2017 onwards. This is applicable only if the party has an aggregate exposure of more than INR 200 Crores to the banking system.

All the exposures which are unrated and do not fall into the criteria specified in points 1 and 2 above continue to attract an RW of 100% for both long and short-term claims.

The exposures to Corporates, AFCs, and NBFC-IFCs are treated under the sub-process "Non Sec STD Ceiling RW Assignment for Corporate AFC NBFCIFCs and HFCs".

### **Risk Weight Capping for Exposures to HFCs**

In accordance with the circular issued by RBI in October 2016, Housing Finance Companies (HFCs) are risk-weighted similar to Corporate, AFCs, or NBFC-IFC's. The document used for reference is "Risk Weights for Exposures to HFCs" published by RBI in October 2016.

HFCs are introduced as a new entry in the **DIM\_STANDARD\_PARTY\_TYPE** table and banks are expected to reclassify their housing finance companies into HFCs.

All exposures to HFCs are treated similar to the exposures on Corporate, AFCs, and NBFC-IFCs. The exposures to HFCs are treated under the sub-process "Non Sec STD Ceiling RW Assignment for Corporate AFC NBFCIFCs and HFCs".

#### Unrated Exposure to Entities whose Obligations are Restructured/Rescheduling

The unrated claims on Entities whose obligations are restructured/rescheduling are assigned 125% risk weight until satisfactory performance under the revised payment schedule is established for one year from the date when the first payment of interest falls due under the revised schedule.

To handle this requirement, identify the exposures which are restructured and capture the first payment date under the 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:

- Restructured Obligation Indicator
- Restructured Obligation (when the restructured indicator is Y)
- Non-Restructured Obligation (catch-all node)
- 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)

**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)

### **OTHERS** (catch-all node)

Claims on Primary dealers are treated as claims on Corporate.

### MDBs

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 is treated as an eligible guarantor:

- World Bank Group: IBRD and IFC
- Asian Development Bank
- African Development Bank
- European Bank for Reconstruction and Development
- Inter-American Development Bank
- European Investment Bank
- European Investment Fund
- Nordic Investment Bank
- Caribbean Development Bank
- Islamic Development Bank
- Council of Europe Development Bank

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.

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 a flat 20%.

#### **Claims on PSEs**

All domestic PSEs are handled similar to Claims and Corporate.

#### **Domestic PSE:**

The claims on domestic PSEs are risk-weighted like claims on corporate. See section associated with RW assignment to corporate

#### Foreign PSE:
The Claims on foreign PSEs are risk-weighted as per the rating assigned by the international rating agencies.

The risk weights for Foreign PSEs are given as follows.

Claims on Foreign PSEs – Risk Weights S&P/ Fitch ratings	AAA to AA	A	BBB to BB	Below BB	Unrate d
Moody's ratings	Aaa to Aa	A	Baa to Ba	Below Ba	Unrate d
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 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 percent.

#### **Qualifying Criteria**

Orientation Criterion: The exposure (fund-based and non-fund-based) is to an individual person or persons or a small business; Person under this clause means that any legal person capable of entering into contracts and includes but not restricted to an individual, HUF, partnership firm, trust, private limited companies, public limited companies, co-operative 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 that are yet to complete three years.

Product Criterion: The exposure (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.

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 percent risk weight. One way of achieving this is that no aggregate exposure to one counterpart should exceed 0.2 percent of the overall regulatory retail portfolio. 'Aggregate exposure' means the 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 can be considered as a single beneficiary (example: in the case of a small business that is affiliated to another small business, the limit applies to the bank's aggregated exposure on both businesses). While banks can appropriately use the group exposure concept for computing aggregate exposures, they evolve adequate systems to ensure strict adherence to 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.

A 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:

- Exposures by way of investments in securities (such as bonds and equities), whether listed or not;
- 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;
- Loans and Advances to bank's staff which are fully covered by superannuation benefits and/or mortgage of flat/ house;
- Consumer Credit, including Personal Loans and credit card receivables;
- Capital Market Exposures;
- Venture Capital Funds.
- Loans and advances to the bank's staff which are fully covered by superannuation benefits and/or mortgage of flat/ house attract a 20 percent risk weight.
- Other loans and advances to the bank's staff are eligible for inclusion under the regulatory retail portfolio and therefore attract a 75 percent risk weight.

The deposits kept by banks with the CCPs, namely Clearing Corporation of India Limited (CCIL), the risk weight is 20 percent, and the deposits kept by banks with other CCPs, risk weight is according to the ratings assigned to these entities.

#### Audit Trail for Regulatory Retail Portfolio

The RBI guidelines detail the categorization of exposures into a regulatory retail portfolio (RRP) based on the qualifying, orientation, product, and granularity criteria. For satisfying the granularity criterion, the aggregate exposure to any counterparty must not exceed 0.2% of the overall regulatory retail portfolio. There is a need for the banks to report the overall regulatory retail portfolio (RRP) which forms a base for this criterion and also the 0.2% of the same. For this purpose, the following suggested solution aims at enhancing the solution to capture this information so that it can be used by the banks, in case of any specific reporting requirements.

The existing solution stores the value for the granularity check as 0.2%. This value of 0.2% is used in the DT to compute the checks and then assign the asset classes for the relevant exposures as RRP. A placeholder in the non-sec processing table to store the value of the exposure is used as a threshold. For all the RRP exposures, the overall RRP exposure value and also the threshold RRP value which is 0.2% of the overall RRP portfolio are marked.

#### Computation of LTV Ratio for Partially Disbursed Loan

The loan-to-value ratio (LTV ratio) is computed for the loans given by the bank based on the outstanding amount to the property value as per the RBI guidelines. RBI has approved some clients to use sanctioned amount instead of the outstanding amount for partially disbursed loans. Since it is not explicitly stated in the accord and there is no written communication from RBI to date about the usage of sanctioned limit for LTV calculations, the solution provides the banks an option to opt for the usage of sanctioned amount for the partially disbursed loans.

For this purpose, the outstanding amount in the LTV ratio calculation is replaced with the sanctioned amount for partially disbursed loans.

#### **Parameter Treatment:**

LTV METHOD is set to 'SANCTAMT' if the Computation of LTV Ratio for Partially Disbursed Loan is opted.

#### BPBL6145 BP - IND Non Sec LTV Ratio Calculation

The parameter for the above BP is set in the following rule.

RLBL6389 IND - Basel III - Non Sec LTV Ratio Calculation For Claims Secured by Residential Property

#### **Data Expectation:**

For the partially disbursed loans, the principal drawn amount must contain the amount disbursed for the loan account till date, and the current credit limit column must hold the amount of loan finally sanctioned.

#### Past Due Exposures

Risk Weight Application for Unsecured Portion of NPAs

- The unsecured portion of NPA (other than a qualifying residential mortgage loan), net of specific provisions (including partial write-offs), is risk-weighted as follows:
- 150 percent risk weight when specific provisions are less than 20 percent of the outstanding amount of the NPA.
- 100 percent risk weight when specific provisions are at least 20 percent of the outstanding amount of the NPA.
- 50 percent risk weight when specific provisions are at least 50 percent of the outstanding amount of the NPA.
- In addition to the above, where an 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 percent risk weight can apply, net of specific provisions, when provisions reach 15 percent of the outstanding amount:
- Land and building are valued by an expert valuer and where the valuation is not more than three years old.
- 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.
- To compute 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.
- To define 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 are reckoned while computing the secured portion of NPAs for capital adequacy purposes.
- Risk Weight Application for Unsecured Portion of NPAs which are Claims Secured by Residential Property

- Claims secured by residential property which are NPA are risk-weighted as follows:
- 100 percent risk weight when specific provisions are less than 20 percent of the outstanding amount of the NPA.
- 75 percent risk weight when specific provisions are at least 20 percent of the outstanding amount of the NPA and less than 50 percent of the outstanding amount of the NPA.

50 percent risk weight when specific provisions are at least 50 percent of the outstanding amount of the NPA.

#### **RWA Calculations**

The RWA is calculated as the Pre-mitigation EAD multiplied by the Pre-Mitigation Risk Weight.

This is handled under the sub-process **Non Sec Pre CRM RWA Computation** in **IND BASELIII NON SEC STD** process.

#### 7.1.1.8 Credit Risk Mitigation Process

To calculate the post-CRM RWA, the application needs to account for mitigants which may be in the form of collaterals, guarantees, credit derivatives. Not all mitigants are eligible for RWA computation. All the mitigants which get populated into the system are being made ineligible, and then the regulatory approved mitigant types and the issuer type combination are made eligible.

#### 7.1.1.8.1 Mitigant Processing

#### **Mitigant Data population**

Mitigant data is loaded from various Stage Mitigant tables (STG\_MITIGANTS and STG\_FUND\_CIS\_COMPOSITION) into the Fact Mitigants table (FCT\_MITIGANTS) where further processing takes place and also data population for Counter guarantees. This takes place under the process **IND BASELIII MITIGANT DATA POPULATION.** 

#### **Mitigant Multiple assessments**

Similar to exposures with multiple ratings, mitigants with multiple ratings are also subject to Multiple rating Assessments. This is handled as part of the task **Multiple\_Assmt\_Mitigant** in the process **MITIGANT ELIGIBILITY VOL HAIRCUT ASSIGNMENT SEC NONSEC.** 

#### 7.1.1.8.2 Mitigant Approaches and their Risk Weighting Rules

#### **Mitigant Risk Weight**

For Comprehensive approaches, the application assigns risk weight to mitigants based on credit rating, standard product type, and standard mitigant type. This gets handled in the sub process **Mitigant Risk Weight Assignment**.

The risk weight specific to the Comprehensive Approach is part of the sub process **Mitigant Risk Weight Assignment Comprehensive Approach.** 

#### **Mitigant Eligibility**

The application will make all mitigants ineligible and then identifies the eligible mitigants based on the criteria as mentioned by the Regulator. The application identifies the following standard mitigants– collateral, guarantees, and credit derivatives, Pledge Instruments, Nettable Liabilities.

The application identifies the eligibility of the financial collateral for both 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 also for Covered bond, mutual fund, and Counter guarantees.

The mitigant eligibility is part of the sub process **Mitigant Collateral Eligibility Comprehensive Approach** and **Mitigant Eligibility** 

#### 7.1.1.8.3 Mitigant Haircut Assignment

Under the Standardized approach, the bank has to follow supervisory estimates for Mitigant Haircut assignment. This is based on various categories like mitigant type, residual maturity, rating, issuer type, and so on. This is applicable only if the bank follows a comprehensive approach for collateral.

Only eligible mitigants are considered for haircut assignment and further processing. Post haircut assignment, the eligible mitigants are moved from the mitigants table (FCT\_MITIGANTS) to the sub exposures table (FCT\_SUB\_EXPOSURES).

The application does computations for three kinds of mitigant haircuts which are volatility haircut, FOREX haircut, and maturity mismatch haircut.

#### **Volatility Haircut**

Volatility haircuts are assigned to the collateral to account for any future fluctuations in the market value of the financial collateral. The application assign haircuts for various types of financial collateral like debt securities, equity, mutual funds, and so on. In the supervisory haircut method, the application assigns volatility haircut based on issues, issuer's ratings, mitigant's residual maturity, and type of mitigant.

This is handled in the Mitigant Volatility Haircut Assignment sub process.

#### **Forex Haircut**

If the exposure and collateral are in different currencies, then the application adjusts by applying the FOREX haircut.

This is handled in the Mitigant Volatility Haircut Assignment sub process

#### **Maturity Mismatch Haircut**

If the residual maturity of the Credit Risk Mitigant is less than that of the underlying credit exposure, then a maturity mismatch haircut is applied to adjust the value.

This is handled under the Maturity Mismatch Haircut Assignment for Mitigants sub process.

#### **Compliance for Mortgage Guarantee Companies**

Based on the request of some clients, the solution is now supporting the treatment for the exposures guaranteed by the Mortgage Guarantee Companies. For this purpose, the reclassification for Mortgage Guarantee Company (MGC) in party type reclassifications is included. The mitigant, in this

case, is a guarantee and the issuer type is an MGC. The mitigant is treated in the same way as the existing treatment of guarantees.

For the exposure side, exposures to MGC are reclassified into the Corporate Non SME Non SL asset class and treated accordingly. The same reclassification is done for effective asset class for MGC and where mitigant type is Credit Derivative or Guarantee, that is, into Corporate Non SME Non SL asset class.

• Mortgage guarantee companies are included as a party type which is reclassified into the standard party type of Mortgage Guarantee Company.

#### **Key Data Elements**

Key data elements are listed in this section. For a complete list of tables and columns to be updated, see the Download Specifications document.

For Mitigants

- Re-securitized exposures Mitigant The mitigants belonging to re-securitized exposures have a "Y" value in this field. The application marks them as ineligible mitigants.
- Securitized exposures Mitigant The mitigants belonging to securitized exposures have a "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.

#### **Treatment for Specific Exposures Types:**

# Capital and Provisioning Requirements for Exposures to entities with Unhedged Foreign Currency Exposure

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 toward the banks and hence result in default losses and thereby affects the complete financial system.

To resolve this issue, the application is 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 an impact on profit and loss account due to the movement in foreign exchange rates. Financial hedges and Natural hedges are recognized to calculate unhedged foreign currency exposures. A 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 application assesses the extent of possible loss that arises in case of volatility in the exchange rate to compute the incremental capital requirements that are 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 is computed by taking the largest annual volatility as seen in the last 10 years' historical data in the adverse direction. This annualized volatility is provided by FEDAI (Foreign Exchange Dealers' Association of India) on instructions from RBI in due course of time daily and posted on FEDAI's website. The resulting annualized volatility is used to calculate the loss by multiplying with the 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, the higher the susceptibility of the entity (the counterparty) to adverse exchange rate movements. Therefore, all exposures to such entities (whether in foreign currency or 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 can increase depending on the volatility of the USD-INR exchange rate. For Incremental capital requirements, the 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 the UFCE process is provided below:



#### **UFCE Treatment**

The population of Party-Currency Mapping

Party-Currency mapping is in the **FSI\_SETUP\_PARTY\_CURRENCY\_MAP** table and on the execution of the **BASEL\_SETUP\_TABLE\_POPULATION** batch; the data will be moved to the table **FSI\_PARTY\_CURRENCY\_MAP** by the T2T **FSI\_PARTY\_CURRENCY\_MAP\_POP**.

#### **Maximum Annual Volatility Rate**

In the Non-Sec Data Population process, the party-currency mapping for the run is populated from **FSI\_PARTY\_CURRENCY\_MAP** into the processing table **FSI\_PARTY\_CURRENCY\_CALCULATION** using the **T2T -> FSI\_PARTY\_CURRENCY\_CALCULATION\_POP**.

The Maximum Annual Volatility Rate is picked up from **FSI\_EXCHANGE\_RATES** based on the Base Currency (BCY) and Non-Base Currency (NBCY) in **FSI\_PARTY\_CURRENCY\_CALCULATION**.

#### **Likely Loss Amount**

The Likely Loss Amount in the **FSI\_PARTY\_CURRENCY\_CALCULATION** table is calculated by a new Rule BP - Party Currency Likely Loss Amount.

The "Likely Loss Calculation for UFCE as Percentage of EBID" in **FCT\_NON\_SEC\_EXPOSURES** is calculated by the existing "IND - Likely Loss Calculation for UFCE as Percentage of EBID". The new tasks are added to the Non-Sec Data Population for India jurisdiction.

#### **Risk Weight Increase for UFCE Entities**

RW increase for UFCE Entities computed in the Rule "IND - RW Increase for UFCE Entities" which refers to **FSI\_PARTY\_CURRENCY\_CALCULATION.N\_UNHEDGED\_AMOUNT**.

#### **Data Expectations:**

- Table FSI\_SETUP\_PARTY\_CURRENCY\_MAP to be populated by the user.
- N\_UNHEDGED\_AMOUNT in the above table is provided in reporting currency.

#### Treatment of Equity Exposures under Strategic Debt Restructuring Scheme

The Strategic Debt Restructuring Scheme (SDRS) introduced by RBI allows banks to convert the outstanding loans into a majority equity stake in a defaulting company if the company fails to honor its debt commitments agreed under a restructuring plan. These guidelines are applicable for lending under Consortium and Multiple Banking Arrangements (MBA). As per this scheme, all debt restructuring deals in India have a pre-condition that all the loans should be converted into shares. If a borrower fails to honor its debt commitments agreed under a restructuring plan then the Joint Lenders Forum (a committee formed by all the lenders of a borrower) reviews the accounts of the borrower and decides whether to invoke the SDRS, within 30 days after reviewing the account. Such a decision should be approved by the majority of JLF members. Later, the JLF must approve the SDR conversion package within 90 days from the date of deciding to undertake SDR.

Then the SDR conversion package should be completed within 90 days from the date of approval of the SDR package by the JLF. Post the conversion of the loan (whole or part of the loan) into equity shares, all the lenders under the JLF must collectively hold 51% or more of the equity shares issued by the company. As per this scheme, by making banks the majority owners and replacing the existing management, banks are required to divest their stake in the company to a new promoter and recover their due by selling the firm to a new promoter. Banks are required to sell their stake within an 18-month time-period from the Reference Date (Reference date is the date when Joint Lenders Forum's decision to undertake Strategic Debt Restructuring).

#### **Full Conversion**

In Full Conversion, banks convert the entire consortium/multiple lending into equity shares. These are treated as equity exposures as detailed in the following section:

#### **Treatment of Equity Exposures Acquired under SDRS**

Paid-up Equity investment of below 10% or less acquired by banks are risk-weighted at 150% or the risk weight as warranted by the rating of the counterparty or lack of it, whichever is higher. This risk weight is assigned for 18 months from the Reference Date. On the other hand, after 18 months Paid-up equity investment of below 10%, is risk-weighted as per extant capital adequacy regulation. This means that in this case, these are risk-weighted at 125% or the risk weight as warranted by the rating of the counterparty or lack of it, whichever is higher.

Paid-up Equity investment of above 10% acquired by banks are risk-weighted at 1250%.

#### **Partial Conversion**

In Partial Conversion, instead of converting the entire loan, banks convert the partial loan into equity exposures. In such cases, these partial loans converted into equity shares are treated as per equity exposures as explained in the introduction section. The part of the loan which is not converted into equity exposures is treated as per existing guidelines for restructured loans.

In the Basel solution, a fully converted loan that has undergone SDRS is expected only in the Stage Equity Exposures table, with an SDRS Undertaking date in the SDRS Undertaking Date column. If the equity is not a result of the loan's conversion into equity as part of SDRS, this date should be blank.

The column Parent Exposure ID in the Stage Equity Exposures table should contain the exposure ID of the loan (the value of Account Number column in Stage Loan Contracts table) from which this exposure was derived, that is, the loan that was taken up for SDRS. For a partially converted loan under SDRS, two records are expected. First, for the loan which is yet to be converted into equity in the Stage Loan Contracts table and the second, for the converted portion in Stage Equity Exposures table. For both these records, the SDRS Undertaking Date column should capture the date on which the SDRS was undertaken. The column Parent Exposure ID in Stage Equity Exposures should contain the exposure ID of the loan from which this exposure was derived, that is the loan that was taken up for SDRS (the value of Account Number column in Stage Loan Contracts table). These exposures are then taken to the non-sec processing table and treated as per the guidelines in the accord.

# 7.1.2 Securitization – Standardized Approach

For more information about the securitization, see the **Credit RWA for Securitization** section of the **Basel III Standardized Approach** chapter of the <u>OFS Basel Regulatory Compliance User</u> <u>Guide</u>.

# 7.2 Counterparty Credit Risk

Counterparty Credit RWA is the calculation of the counterparty credit risk exposures. This includes the derivative portfolio and the Securities and Financing transaction portfolio. This also includes the exposures in both banking book and trading book.

The counterparty credit exposures also undergo additional RWA calculation in the form of Credit Valuation Adjustment (CVA). The mark to market counterparty credit losses or the spread migration risk is captured with CVA, which was not directly capitalized before. CVA is the difference between the risk-free portfolio value and the true portfolio value that considers the possibility of the counterparty's default. In other words, CVA is the market value of counterparty credit risk.

All the calculations listed in the previous Credit Risk section are applicable, except for the specific EAD calculation listed below.

#### Derivatives – OTC / Cleared Transactions/ Exchange Traded Derivatives

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 the SA-CCR approach while they follow Standardized or IRB approaches for credit risk. The SA-CCR approach is applicable for Over Counter (OTC) Derivatives, Exchange Traded Derivatives, and Long Settlement Transactions.

Important: The changes detailed in this section are applicable only from 1 April 2018. Therefore, only those Runs with the **FIC\_MIS\_DATE** greater than or equal to 1 April 2018, is executed.

According to the guidelines, the banks that do not have the 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 **the V\_PARENT\_EXPOSURE\_ID** column in the **STG\_UNDERLYING\_EXPOSURES** table to VARCHAR2(50).

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.

The RC is 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 in the future, assuming that the closeout and replacement of transactions occur instantaneously. However, there can be a period (the margin period of risk) between the last exchange of collateral before default and the replacement of the trades in the market.

The RC can be calculated as follows:

For unmargined transactions:

RC= MAX {V-C; 0}

Where:

V = Value of the derivative contract in netting agreement

C = Haircut value of net collateral held.

For unmargined transactions:

RC = MAX {V-C; TH+MTA-NICA; 0}

Where:

V = Value of the derivative contract in netting agreement

C = Haircut value of net collateral held

TH = Positive threshold before counterparty sends collateral to the 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 must distinguish between the transactions that require only Initial Margin (IM) and no variation margin (VM) as unmargined transactions and the transactions that require IM and VM as 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\_FORWARDS 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.

Due to uncertainty in the guidelines regarding the treatment of cross-product netting agreements (the nettings agreements that include 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 SA-CCR approach.

IM and VM are expected at the netting agreement level. Banks must provide the same either by dividing the IM/VM at the counterparty level into netting agreements or by aggregating the IM/VM at the transaction level to the netting agreement level. Minimum Transfer Amount and threshold amount should also be provided at the netting agreement level in **the 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\_FORWARDS, STG\_FUTURES**, STG\_**OPTION\_CONTRACTS**, **STG\_SWAPS\_CONTRACTS**, and **STG\_CREDIT\_DERIVATIVES** tables. Bilateral transactions, where there is a one-way margining agreement that exists in favor of the counterparty (where bank posts but does not receive collaterals) must have the value of the column **F\_MARGINED\_TXN\_IND** as Y and F\_Nettability\_Flag as N.

#### Potential Future Exposure (PFE)

The PFE, Add-ons, and Multiplier are detailed in this section.

The PFE add-ons consist 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 that 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 percent of the PFE Add-on.

Therefore, when the 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 <u>Replacement Cost</u> section (for 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 must identify the primary risk driver of the risk factors such as interest rate, foreign exchange, or credit. 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 mark-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

Multiple factors are a part of the Add-on estimation formulae for each risk category, based on which the transactions are 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 a 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 derivatives, this involves the application of a supervisory correlation parameter to capture important basis risks and diversification.

**Maturity Adjustment:** A maturity factor depending on the type of transactions (MF margined, MF Unmargined) is defined based on the time horizon at the 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 the minimum period of risk (MPOR) which depends on cleared transaction indicator.

#### **Period or Date Parameters**

Four date parameters are used in the 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 can result in 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 the 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 a 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 the Delta adjustment factor for options.

#### Add-ons

Add-on for IR Derivatives

The 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

The following flowchart depicts the FOREX derivatives:



Add-on for hedging set for forex derivatives is calculated as per the guidelines.

#### Add-on for Credit Derivatives

The 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 components whereas, in the idiosyncratic component, there is no offsetting benefit.

#### Treatment of Multiple Margin Agreements and Multiple Netting Agreements

For 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.

CDO Tranches are not included in the out-of-the-box product as the guidelines do not clarify whether CDO's should be treated under SA-CCR or Securitization. The existing treatment of CDO tranches under securitization remains unchanged.

Data for Staging Tables

Data for the staging tables (STG\_FORWARDS, 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. Otherwise, the banks cannot avail of the offsetting benefit for the offsetting of notional amount, as permitted by RBI.

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

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 can lead to inaccurate capital computation.
- For derivatives that have 2 legs in the books, the 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 the CCR charge.

RBI 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 the SA CCR approach for the IR asset class, a new column namely **V\_CCR\_IR\_BUCKET\_OFFSET** is 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 is not included in the scope of the application.

#### **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.

#### **Securities Financing Transactions**

Securities Financing Transactions (SFT) include 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 the 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 them, the application computes CRM based on the RWA approach undertaken by the bank. For the 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 the SFT transactions are captured as follows:

Firstly, the parent transaction is captured in the Repo contracts table (**STG\_REPO\_CONTRACTS**) and secondly the underlying information, on which the parent transaction is built, is captured separatelyin the mitigant table (**STG\_MITIGANTS**) or Placed collateral staging table (**STG\_PLACED\_COLLATERAL**), depending on the product type.

The underlying data is identified by using the Exposure Mitigant Mapping Staging table (**STG\_EXP\_MITIGANT\_MAPPING**), wherein this is linked to the data in the repo contracts staging table, for any collateral which is provided to the repo contracts.

And the underlying data for any collateral placed with the counterparty is identified by using the Account placed collateral Mapping Staging table (**STG\_ACCT\_PLACED\_COLL\_MAP**), wherein this is linked to the data in the repo contracts staging table.

#### Haircut Assignment for SFT Underlying

This is computed by the following Rules:

- Basel Product Type Level1 for SFT Comprehensive Method
- Non Sec Basel Methodology Assignment for SFT Comprehensive Method STD
- FCT\_SFT\_UNDERLYING\_DATA\_POPULATION
- Del\_NonSec\_SFT\_Undrly
- 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 the **FCT\_SFT\_UNDERLYING** table and then the EAD computed is moved to the 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 a different currency. Each SFT underlying exposure adjusted for a 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, the 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.

#### 7.2.1.1 Allocation of RWA at Exposures

CCR RWA calculated at the netting set level is allocated to the exposures of the nettable pool using the following formula:

#### RWA at Exposure Level = Total CCR RWA at netting set level \* Pre-Mitigation EAD for Exposure / Sum of Pre-Mitigation EAD for all Exposures part of CCR RWA at netting set level

#### **Treatment of Unutilized Cash Margins**

The exposures to Central counterparties are treated in a differential manner than the other exposures as per the RBI guidelines. For this purpose, the placed collaterals, that is, the margins placed with the CCP are considered. There can be cases where an initial cash margin placed with a CCP is not completely utilized. The accord is silent about the treatment of such an unutilized cash margin placed with the CCP. Based on the feedback from some clients, it is observed that RBI has given its consent to treat such unutilized cash margins as cash-in-hand and risk weight the same accordingly.

This feature is provided as an option to the customers to decide and treat the unutilized cash margins placed with CCP's as cash-in-hand or leave them as such as per the existing guidelines and treatment in the solution.

#### **Parameter Treatment:**

Parameter [TREATMENT] is set to 'Y' if the Treatment of Unutilized Cash Margin is opted.

BPBL6155	BP - Unutilized Cash Deduction from Non Sec EAD Pre-Mitigation
BPBL6156	BP - Unutilized Cash Deduction from Non Sec Drawn EAD Pre-Mitigation
BPBL6157	BP - Non Sec Unutilized Cash Margin with CCP as EAD Pre-Mitigation
BPBL6158	BP - Non Sec Unutilized Cash Margin with CCP as Undrawn EAD Pre-Mitigation

The parameters for the 4 BPs are set in the following rules.

RLBL6395	IND - Basel III - Non Sec Unutilized Cash Margin with CCP
RLBL6396	IND - Basel III - Non Sec Unutilized Cash Deduction from Placed Collaterals

If the customer opts for the treatment of unutilized cash margins as cash-in-hand, the amount from the unutilized cash margin column is used to create an exposure in the non-sec processing table on the below lines:

- Party type is "Central Counter Party (CCP)".
- Basel Product Type is "Cash (CASH)".
- Asset Class is "Cash (CSH)".
- Exposure amount is the amount computed for the unutilized cash margin in the process explained above in this section.
- Risk-weighting and treatment for these Cash items continue to be as per the existing process as per RBI guidelines.

#### **Data Expectation:**

• Utilized Cash Margin is downloaded in STG\_ENTITY\_CCP\_DETAILS at CCP level.

- Placed Collateral is an existing downloaded data.
- Unutilized Cash is computed as Placed Collateral Fair Component Value [Margin Type as Initial Margin (IM) and Product Type as Cash] aggregated at CCP level <minus> Utilized Cash Margin.
- Unutilized Cash Exposure is at CCP level in FNSE table.
- Utilized Cash is Placed Collateral Fair Component Value [Margin Type as Initial Margin (IM) and Product Type as Cash] at Placed Collateral Level <minus> Unitized Cash.
- Risk Weight for Cash is 1 as earlier.

# 7.3 Default Fund Contributions Related Capital Charge

Default Fund Contribution is the funds contributed or commitments made by a clearing member to a Central Counterparty's (CCP) mutualized loss-sharing agreement. The purpose of such default funds is to provide capital as a safeguard against extraordinary losses that might occur in connection with a financial crisis in the market or the simultaneous defaults of several large members. The clearing members contribute to such default funds which are 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 toward the central counterparty's regulatory capital along with CCP's 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.

The Default Fund Contribution (DFC) feature in the OFS Basel application enables the banks to compute the Risk-Weighted Assets for default fund contributions to a central counterparty.

For each clearing member, a contribution is made to the central counterparty's default fund. This contribution acts as a cushion against the defaults by any clearing member of the central counterparty.

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 the method described below:

The RWA amount for default fund contribution with a QCCP is computed as a minimum of (2% of trade exposure amount + 1250% of Funded Default fund contribution by the reporting bank) and (20% of the trade exposure amount). The formula used is as provided:

Min {(2% \* TEi + 1250% \* DFi); (20% \* TEi)}

Where;

TEi is bank i's trade exposure to the QCCP; and

DFi is bank i's pre-funded contribution to the QCCP's default fund

The Trade Exposure Amount is computed as the sum of net potential exposure amount, Fair value of collateral, and Pre-mitigation but post volatility haircut exposure at default for a QCCP.

Total Risk-weighted assets for default fund contribution is the sum of clearing member's RWA for all of its default fund contributions to all CCP's of which bank is a clearing member.

# 7.4 Settlement Risk / 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 it 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 compute 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 receives a risk weight of 1250% 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.

# 7.4.1 Pooling and Optimizer

This is applicable for the Credit Risk and Counterparty Credit Risk exposures. With respect to Derivatives, there will not Credit Risk Mitigation impact, as the collateral gets considered in the EAD Calculations. Also, the SFT Transactions do not have Credit Risk Mitigation, if the bank is following a Comprehensive Approach. It is applicable only when banks follow the Simple Approach, or wherein the SFT transaction has a third-party guarantee.

### 7.4.1.1 Pooling

Pooling is one of the pre-requisites for the optimized allocation of the exposures.

Pooling pulls out exposure and identifies all the relevant mitigants mapped to it, and the corresponding exposures mapped to these mitigants, and again the corresponding newer mitigants mapped to these exposures. This pooling assigns the cardinality to the exposures based on the mitigant combination.

This happens in the Fact Sub Exposures (FCT\_SUB\_EXPOSURES), and the pooling is part of the sub process "**Non Sec Pooling and Optimization**"

The relevant cardinalities that get assigned to the exposures, as part of this pooling process are as follows:

- a. 1-0→One exposure not mapped to any mitigant
- **b.** 1-1 → One exposure mapped to one mitigant
- c. 1-N→One exposure mapped to multiple mitigants
- **d.** N-1  $\rightarrow$  Multiple exposures mapped to a single mitigant
- e. N-N → Multiple exposures mapped to Multiple mitigants

#### 7.4.1.2 Optimizer

The optimizer is the process of allocation of the mitigants to the exposures, based on the different logic applicable for the various granularity. The details of this are available in the Annexure.

# 7.5 Credit Valuation Adjustments

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 was 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 a 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 the counterparty is scheduled bank, the weights are assigned based on the rating in accordance with the rating below.

Ratings	Wi
ААА	0.7%
АА	0.7%
А	0.8%
BBB	1.0%
BB	2.0%
B and unrated	3.0%
ССС	10.0%

Wi is the weight applicable to counterparty 'i'. Weight is assigned to a counterparty based on its external rating.

The rule is created to assign a weight to an unrated schedule bank with the above table.

Wi for unrated scheduled commercial banks is derived based on the 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%	А	0.80%
Applicable Min CET1+CCB between 50% and 75%	BBB	1%
Applicable Min CET1+CCB between 0% and 50%	BB	2%
CET1 less than the applicable minimum	ССС	10%

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. An example is shown in the below table.

DVA amount is expected at GL level or transaction level. The application expects you to provide data either at the transactions level or GL level. If you provide data at GL level, then you must 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 the transaction level. Following are the instances:

For deduction from the capital when you provide data at GL level.

For deduction from the capital when the data is provided at the transaction level. The Rule needs to sum the total DVA amount from all the transactions and update against the capital head created.

For deduction from the capital, if you provide data at GL Level and transaction level, the application by default uses the GL level data, Since GL data is audited data.

For adjustment to the outstanding EAD amount, the following table provides the details regarding the adjustment for the outstanding exposure (Uncovered EAD).

Adjustment to each uncovered EAD must be done before adjusting the uncovered EAD with Maturity and discount factor adjustment is 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

### 7.5.1 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 the counterparty or not marked to the level of the 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 the index hedge amount is considered while allocating the total CVA charge to the counterparty CVA Charge, while using the Standardized Approach.

### 7.5.2 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 the column for all product processor.

# 7.5.3 Simple CVA Approach

The application calculates CVA capital charge at a 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 the assignment of weight to the index.

#### **Counterparty Level Exposure Population**

- The application expects the uncovered EAD at the netting agreement level or trade level. This is available as an output of the Current Exposure Method (CEM). If more than one netting agreement is available, then the exposures are summed at the counterparty level. These aggregated data is stored in the FCT\_REG\_COUNTERPARTY\_CVA table using COUNTERPARTY\_EXPOSURE\_POPULATIO T2T.
- Maturity adjustment discount factor is computed at the netting agreement level or for each netting agreement using the formula 1- exp (-0.05\*Mi)/ (0.05\*Mi).
- Maturity is the notional weighted maturity at the netting agreement level. The application sums the data for exposure at the counterparty level. If more than one netting agreement is available, the exposures are discounted and then summed at the counterparty level. Weight Assignment is done based on the Counterparty PD as specified in the following table. Data is aggregated at the counterparty level and stored in a separate counterparty table.

Ratings	Wi
ААА	0.7%
АА	0.7%
А	0.8%
BBB	1.0%
BB	2.0%
B and unrated	3.0%
ССС	10.0%

- i is the weight applicable to counterparty 'i'. Weight is assigned to a counterparty based onits external rating.
- The rule is created to assign a weight to an unrated schedule bank with the above table.
- Wi for unrated scheduled commercial banks is derived based on the 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%	А	0.80%
Applicable Min CET1+CCB between 50% and 75%	BBB	1%
Applicable Min CET1+CCB between 0% and 50%	BB	2%

CET1 less than the applicable minimum	ССС	10%	
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#### **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, to get the maximum benefit from hedging. The
maturity of the single-name CDS hedge is considered the same as the maturity of the 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.

The risk weight cannot be different for the counterparty irrespective of the number of different transactions with the counterparty.

#### **CVA Hedge Calculations**

After the population of hedge data and the creation of single-name CDS hedge from the index, the application sums the notional to counterparty level and populates in the CVA specific table. The 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 the 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:

$$\mathcal{K} = 2.33 \cdot \sqrt{h} \cdot \sqrt{\left(\sum_{i} 0.5 \cdot W_{i} \cdot \left(M_{i} \cdot EAD_{i}^{\text{total}} - M_{i}^{\text{hedge}}B_{i}\right) - \sum_{ind} W_{ind} \cdot M_{ind} \cdot B_{ind}}\right)^{2} + \sum_{i} 0.75 \cdot W_{i}^{2} \cdot \left(M_{i} \cdot EAD_{i}^{\text{total}} - M_{i}^{\text{hedge}}B_{i}\right)^{2}}$$

 The CVA charge calculated at the portfolio level is populated in the FCT\_REG\_CVA\_SUMMARY table. Single Name CDS Hedge component for CVA at the 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 \*WCVAi

#### WCVAi = Absolute [0.5\*Wi \*(Mi \* EADitotal - Mihedge \* Bi) - $\sum_{indi}(W_{ind} * M_{ind} * B_{ind})$ ]/

 $\Sigma$ niAbsolute[0.5\*Wi \* (Mi \* EADitotal - Mihedge \* Bi) -  $\sum_{indi}(W_{ind} * M_{ind} * B_{ind})$ ]

### 7.5.4 Treatment for Incurred CVA Losses

The Incurred CVA Losses (ICVAL) are adjusted with the valuations for illiquid positions. The computation of Incurred CVA losses is prescribed by RBI based on the expected exposure amount and risk premium or credit spreads. The Incurred CVA loss must be deducted from the EAD when calculating the CVA capital charge. The formula to be used for computation of Incurred CVA loss is as follows:

#### ICVALt = Max [0, {(EEt \* RPt) – (EE0 \* RP0)}]

Where;

ICVALt is the cumulative Incurred CVA loss at time t. Here, t is the date of valuation.

EEt is the value of counterparty exposure projected after 1 year from time t (date of valuation) and then discounted back to time t. The exposure is computed in line with CEM and the discount rate used is the risk-free rate of return for 1 year. The counterparty exposure, in this case, refers to the credit equivalent amount (RC+PFE) computed post-CRM.

EEO is the counterparty exposure estimated at time 0 (date of transaction) using CEM. The counterparty exposure, in this case, refers to the credit equivalent amount (RC+PFE) computed post-CRM.

RPt is the credit spread of the counterparty as reflected in CDS or bond prices. If the marketbased credit spreads are not available, then the risk premium applicable to the counterparty according to its credit grade as per the internal rating system of the bank can be considered. This is the risk premium as at time t (date of valuation).

RPO is the credit spread of the counterparty as reflected in CDS or bond prices. If the marketbased credit spreads are not available, then the risk premium applicable to the counterparty according to its credit grade as per the internal rating system of the bank can be considered. This is the risk premium as at time 0 (date of transaction).

The CVA calculation parameters Discount Rate, Original Risk Premium, and Current Risk Premium are fetched from STG\_CPTY\_EXPECTED\_EXPOSURE and FCT\_YIELD\_CURVE tables using the below DTs and dependent functions.

Data Transform / Functions	Description
FN_COM_CPTY_CREDIT_SPREAD	Function to fetch credit spread from STG_CPTY_EXPECTED_EXPOSURE table.
FN_COM_IRC_YIELD_CURVE	Function to fetch curve data from FCT_YIELD_CURVE table. Discount Rate is fetched from this table with Asset Class as "Sovereign". Risk Premiums are fetched from this table with Asset Class same as the Basel Rating of the Exposures, only when the spread is not available in STG_CPTY_EXPECTED_EXPOSURE table. Curve data must be available for all Basel Ratings or Data Transform fails. The Asset Code is Reporting Currency Code of the run in the yield curve table.
FN_DT_INCURRED_CVA_LOSS_ PARAM	Data Transform to update Discount Rate, Original Risk Premium, and Current Risk Premium against the exposures, using the above functions.

#### **Data Expectation**

- Expected Exposure at time 0 (EE0) must be provided for contracts that are entered in the system before the incorporation of this functionality. This value must also be computed by the bank as per the CEM approach and then provided as a download. For the new exposures, the value is computed in the solution and stamped for processing.
- Bank can choose either MTM Value or the Initial Margin Amount to compute the Expected Exposure at t = 0 for newly originated contracts. This can be achieved by setting the parameter value for [REPLACEMENT COST] in the RLBL0699 (Incurred CVA Original Expected Exposure) as 'IMA' to use Initial Margin Amount.
- Projected MTM amount must be the amount projected 1 year hence from the valuation date (EEt) and provided as a download by the bank.
- The tenors must be picked up depending on the tenor 0 (for RPO) and tenor corresponding to residual maturity for RPt. For tenor <> 0, the values of credit spread or risk premium is considered as the value of RP at time t.
- If a run is getting re-executed or a new/duplicate run is executed for the same date and legal entity, please remove the records inserted in Setup Table for Expected Exposures
   (FSI\_SETUP\_EXPECTED\_EXPOSURE) by the previous run. The expected exposures at t=0
   inserted by a run can be identified by the Run Surrogate Key (N\_RUN\_SKEY) column.
- In absence of credit spreads, FIMMDA spreads can be used by the bank as the risk premium. For this purpose, the FIMMDA spreads must be provided as a download in the interest rate curve history table with the curve name as follows: FIMMADA CORP, FIMMDA NBFC, and FIMMDA PSU OTHERS for party types being Corporate, NBFC and PSU, banks, and others respectively.
- For the discount rates, the risk-free government rates must be provided as a download in the interest rate curve history table with the asset class code being as Z.
- Stage IRC Rates must have curve data for all rating combinations as present in the non sec processing table for risk premium curve.
- Time vertices must have at least 0, 1m, 3m, 6m, and 1 year as data points.
- Stage Counterparty Expected Exposure must have at least 0, 1m, 3m, 6m, and 1 year as data points at counterparty level.
- If the spread is available in Stage Counterparty Expected Exposure, then risk premium is not picked from Stage IRC Rates. If this field in Stage Counterparty Expected Exposure is null, then Stage IRC Rates is referred for a risk premium.

# 7.6 Market 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 are issued for the Standardized approach only.

## 7.6.1 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
- Options
- Credit Default Swap in Trading Book

#### Prerequisite for Market Risk Processing

Execution of the Run, Staging Data Population - Market Risk - RBI Standardized Approach is usually a one-time activity. This should be executed once before the 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 the 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 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\_MKT\_RISK**. In this process, RWA is computed for Interest Rate, Equity, FOREX, and Options. The process **IND\_MKT\_RISK** is mapped to the following pre-defined Run which computes Market RWA:

#### Run: Risk-Weighted Asset Calculation - Market Risk - RBI Standardized Approach



#### **Capital Consolidation**

• For a reporting bank, the level at which the consolidation is processed is identified by the application. You can select the 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 the 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, see 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 cases, where some of the entities that are part of the 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 the 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 an 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, see 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 the 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 are valued as the nominal amount underlying the contract at the current market price of the debt security

Positions in zero-specific-risk securities are 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.

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.

For an Interest Rate (IR) Swap, the parent instrument is 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 is converted to two child positions which are in zero specific risk securities. The exposure amount for each of these positions is computed based on the coupon rate of receiving leg for the long child position and the coupon rate of the paying leg for the 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 is converted to two child positions, of the opposite position. So if the Parent CDS is Long, its child position is Short. One position is zero specific risk security; the other is a debt security. The exposure of Zero specific risk security is based on the Present Value of cash flows of Parent CDS. The exposure of Debt security is equal to the Notional of Parent CDS. Zero specific risk security has only General Market Risk computed, where-as Debt security has only specific risk computed.

#### Instrument Coverage

- Interest Rate Derivatives
  - Bond Forward
  - Forward Rate Agreement
  - Bond Future
  - Future on a Basket/Index of bonds
  - Interest Rate Futures
  - Receiver Swap (without deferred start)
  - Payer Swap (without deferred start)
  - Basis Swap (without deferred start)
- Forward Basis Swap
- Forward Receiver Swap
- Forward Payer Swap
- Dual Currency Bond
- Equity Derivatives
  - Equity Forward
  - Equity Future
  - Equity Swap
- Currency Derivatives
  - Currency Forward
  - Currency Future
  - Currency Swap
  - Gold Forward
- Options / Structured Products
  - Option on Equity
  - Option on Currency
  - Option on Commodity
  - Option on Currency Future
  - Option on Currency Forward
  - Currency Swaption
  - Option on a bond
  - Option on a bond future
  - Option on a Forward Rate Agreement
  - Option on an Interest Rate Future
  - Swaptions
- Credit Derivative
  - Credit Default Swap
- Hybrid Instruments
  - Convertible Preference Shares
  - Hybrid Debt
  - Hybrid Funds

## **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, see the following:

Process: IND\_RBI\_III\_MKT\_RISK\_DATA\_PROCESSING

Sub-process: Market Risk Data Population

#### Treatment of Hybrid Instrument in Market Risk Standardized Approach

This section is an addition to the existing position conversion process for the extension of the same to treat hybrid instruments.

Currently, in the BIS solution, the basket futures are treated. The treatment for the hybrid instruments is similar to the basket futures. The following hybrid instruments are considered:

- Convertible Preference Shares: These have the major risk factor as Equity (EQ).
- Hybrid Debt Instruments: These have the major risk factor as Interest Rate (IR).
- Hybrid Funds: These have the characteristics of debt and equity and can be assigned a major risk factor of either type.

The above instruments are broken down into component positions. The child positions, spot debt, and spot equity are allocated the contract amount based on the weight of each risk factor (IR or EQ) in the hybrid parent instrument.

The weight of the underlying instruments corresponding to Spot Equity, Fixed Rate Bond, or Floating Rate Bond is used to arrive at the notional amount of each child position. The rest of the key parameters, that is, coupon rate, maturity date, re-pricing date, currency, coupon basis, issuer details, and so on are populated to child positions based on the information provided by the bank in the master table for instrument contract corresponding to the instrument code given for the underlying. The position in child instruments is the same as the position in the parent hybrid instrument.

The resultant child positions are then considered for specific risk and general risk under EQ and IR processes depending on the type of instrument assigned to the position. The specific risk charge computed at the child positions is summed up and reported against the parent position.

The components of the hybrid parent contract should be EQSPOTSPT, IRSPOTFIB, or IRSPOTFLB. Each has a unique instrument code captured in the underlying table and the master instrument contract table. The underlying table, Stage Fund CIS Composition, captures the weights (stock, bond, and cash) and relationship with the parent hybrid contract. The master contract table captures the other details of the instrument like the maturity date, re-pricing date (if applicable), currency, coupon basis (fixed or floating), coupon rate, issuer details, contract rating, and so on. The weights of the components must be provided by the bank as a download.

## **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, see the following:

Process: IND\_RBI\_III\_MKT\_RISK\_DATA\_PROCESSING

Sub-process: Market Risk 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, see 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 a 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, see the following:

Process: IND\_RBI\_III\_MKT\_RISK\_POSITION\_CONVERSION

Sub-processes: Position Conversion Options, Position Conversion Basket Futures - Interest Rate, Position Conversion Swaps, Position Conversion Forwards and Futures, and IND Position Conversion CDS

#### **Position Conversion Parameter Assignment**

After position conversion, that is, breaking each derivative instrument into the 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, the 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, see the following:

Process: IND\_RBI\_III\_MKT\_RISK\_POSITION\_CONVERSION

Sub-processes: Position Conversion Options, Position Conversion Basket Futures - Interest Rate, Position Conversion Swaps, Position Conversion Forwards and Futures, and IND Position Conversion CDS

## **Notional Value Calculation**

The 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 that is carried forward for the Market Risk Charge calculation.

There is some dependency on different instrument types, like; the exotic options can further result in a vanilla option after position conversion, hence the position conversion should be processed in the following order of instrument types:

- Options
- Basket Futures
- Swaps
- Forwards/ Futures

After position conversion of basket futures instrument types, position offsetting on different positions of the same kind of instrument types is processed and the post offset exposure amount is arrived at.

For each leg created from the CDS instrument, the Notional value is calculated differently. The exposure of Zero specific risk security is based on the Present Value of cash flows of Parent CDS. The exposure of Debt security is equal to the Notional of Parent CDS.

For more information on the process and sub-process that computes this task, see the following:

Process: IND\_RBI\_III\_MKT\_RISK\_POSITION\_CONVERSION

Sub-processes: Position Conversion Options, Position Conversion Basket Futures - Interest Rate, Position Conversion Swaps, and Position Conversion Forwards and Futures

#### Example of a Forward Rate Agreement (FRA) Position Conversion

A purchased FRA can 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 has positions exactly opposite to the one given in the preceding example, that is, the long position becomes short and the 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 in the preceding 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% is considered in the preceding example. The procedure followed by the application considering the preceding example is as follows:

The FRA as the 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.

Both the position legs are reclassified into zero specific risk security.

The various contract parameters are assigned by the application to both legs. Example: Coupon Rate, Maturity.

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 a specific risk charge (specific to the Issuer and Instrument) and a 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, see 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 the '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, see the following:

Process: IND\_RBI\_III\_MKT\_RISK

Sub-process: Market Risk Alternative Total RW Assignment

## **General Risk Charge**

A general risk charge is calculated for each interest rate risk exposure for a reporting bank. The 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).

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 three zones attract general risk charges as per the definition stated in RBI guidelines for Market Risk.

Under Duration Ladder Approach, the application creates a duration ladder based on modified duration calculated for each instrument. The general risk charge under the 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 the 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, see the following:

Process: IND\_RBI\_III\_MKT\_RISK

Sub-processes: Time Band Assignment, Market Risk Assumed Rate Assignment, and 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 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 the 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 the duration ladder approach as applicable.

For more information on the process and sub-process that computes this task, see 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 the market risk capital (FCT\_MARKET\_RISK\_CAPITAL) table to the market risk reporting (FCT\_MARKET\_RISK\_REPORTING) table.

For the 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 the 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 the market risk summary (**FCT\_MARKET\_RISK\_SUMMARY**) table under the Interest Risk charge reporting line.

For more information on the process and sub-process that computes this task, see the following:

Process: IND\_RBI\_III\_MKT\_RISK

Sub-process: Market Risk Capital Risk Charge Calculation and Market RWA Calculation

## **Capital Charge Calculation for Equities**

Process Flow diagram for Capital Charge Calculation

The application calculates equity capital charge as a 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, see 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, see the following:

Process: IND\_RBI\_III\_MKT\_RISK

Sub-processes: Market Risk Specific RW Assignment Equity and Market Risk Specific Risk Charge Calculation

#### **General Risk Charge**

The application assigns a 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, see the following:

Process: IND\_RBI\_III\_MKT\_RISK

Sub-processes: Market Risk General RW Assignment and Market Risk Generic Risk Charge Calculation

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 the 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, see the following:

Process: IND\_RBI\_III\_MKT\_RISK

Sub-processes: Market Risk Capital Risk Charge Calculation and 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, see 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:

- 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, see 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, see 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 the same and applying a 9% risk charge on the 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, see 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 the market risk summary table under the FOREX charge reporting line.

For more information on the process and sub-process that computes this task, see the following:

Process: IND\_RBI\_III\_MKT\_RISK

Sub-process: Market RWA Calculation

## **Capital Charge for CDS 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 a specific risk charge (specific to the Issuer and Instrument) and a 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



## **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. The post offset amount is derived from the Parent CDS Notional amount.

Specific Risk charge is different if the reference asset/ obligation issuer type is NBFC-ND-SI (Nondeposit Taking Systemically Important Non-Banking Financial Companies) or Commercial Real Estate Companies. Wherever the issuer type is NBFC-ND-SI or CRE, data must be provided in table stg\_party\_master column v\_type

After the Specific Risk charge is applied, if the Parent CDS is used for Hedging, there is an offset to the Specific Risk charge.

If the Parent CDS is not used for Hedging, there is no offset done to the Specific Risk charge.

For more information on the process and sub-process that computes this task, see 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. The general risk charge is calculated by following the Duration Ladder approach, similar in line with the General Risk of IR instrument. The 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, see the following:

Process: IND\_RBI\_III\_MKT\_RISK

Sub-processes: Market Risk-Weighted Position Calculation - Duration Approach and Market Risk Generic Risk Charge Calculation

## **Summary Output**

For reporting purposes, the application moves data from the market risk capital (FCT\_MARKET\_RISK\_CAPITAL) table to the market risk reporting (FCT\_MARKET\_RISK\_REPORTING) table.

The output is populated in CDS Reporting Line. There is a 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 the market risk summary (**FCT\_MARKET\_RISK\_SUMMARY**) table under the Interest Risk charge reporting line.

For more information on the process and sub-process that computes this task, see the following:

Process: IND\_RBI\_III\_MKT\_RISK

Sub-processes: Market Risk Capital Risk Charge Calculation and 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 the case of the '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 a 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 the 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, see the following:

Process: IND\_RBI\_III\_MKT\_RISK

Sub-processes: Market Risk Generic Risk Charge Calculation - Simple Approach and 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, see the following:

Process: IND\_RBI\_III\_MKT\_RISK

Sub-processes: Market Risk Gamma Impact - Delta Plus and Market Risk Gamma and Vega Capital - Delta Plus Method

#### **Sensitivity Charge Calculation**

For options, the 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 charges 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, see the following:

Process: IND\_RBI\_III\_MKT\_RISK

Sub-process: Market Risk Capital Risk Charge Calculation - Delta Plus

## **Summary Output**

The capital charge for the option is reported from the summary table where a reporting line is an option whereas the underlying risk charge gets reported under the respective reporting line.

For more information on the process and sub-process that computes this task, see the following:

Process: IND\_RBI\_III\_MKT\_RISK

Sub-process: Market Risk RWA Calculation

The capital charge for market risk is computed as 12.5 \* RWA to comply with the July 2015 master circular of RBI issued in this regard.

#### **Treatment for Illiquid Positions**

RBI guidelines for treatment for Illiquid Positions have the following consideration:

- Valuation Adjustments for Less Liquid Derivatives Positions
- 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 held in the trading book. These are applicable for Market Risk calculation.

The valuations required to be adjusted or deducted are-

- Incurred CVA Losses
- Closeout Costs
- Operational Costs
- Early Termination, Investing, and Funding Costs
- Future Administrative Costs
- Model Risk, if appropriate

All valuation details are expected as a 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 another valuation adjustment, if any. All this adjustment mentioned is 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:

- Identification of Illiquid contracts
- Identification of Derivative contracts
- Capturing of Incurred CVA Losses
- Capturing of Other MTM adjustment
- Capturing of any other Adjustment

- 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 the 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, see 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, see the following:

Process: IND\_RBI\_III\_MKT\_RISK

## Sub-process: Market Risk Deduction from CET1

The sub-process takes the CET1 value, stored in the FCT table and deducts the new formed capital heads with values from CET1, and updates CET1 with the deducted amount.

# 7.6.2 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 the 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: The price of Non-OTC instruments is stored here.
- Instrument contract: Instrument Type, Counterparty 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.

# 7.7 Operational Risk Portfolio

Operational risk is a risk of loss resulting from inadequate or failed internal processes, people and systems, or external events". External Losses can occur due to Misappropriation of Assets, Tax Evasion, Theft of information, hacking damage, or Third-party theft or forgery. The Capital Adequacy guidelines prescribed by BIS has prescribed three methods for calculating Operational Risk capital charges and banks can use any of these methods to calculate capital charge:



When executing Solo Run for computing Operational Risk, the parent entity data is processed. However, for a Consolidated Run, the parent entity and the subsidiary data are processed.

#### **Process Flow for Operation Risk RWA**



As per the Basel accord, "Operational Risk is the risk of loss resulting from inadequate or failed internal processes, people and systems, or 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

While executing Solo Run for computing Operational Risk, the parent entity data is processed. However, for a Consolidated Run, the parent entity and the subsidiary data is processed.

# 7.7.1 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 percent, 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**

The process to compute OR under the Basic Indicator Approach are as follows:



## 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.

#### **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 each financial year, the annual gross income is calculated.

#### **Capital Charge Calculation**

The 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 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 the 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 is part of regulatory consolidation, the amount is limited to the shareholding percentage. Hence, a subsidiary that 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.

# 7.7.2 Key Data Elements

Key data elements to be noted are listed in this section. To view the complete list of tables used, see the Download Specification document.

- Entity details that are part of regulatory consolidation and parent entity shareholding percent are 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 each financial year, is required.

# 7.8 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 a 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.

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As per the new definition in the RBI III accord, total capital consists of the 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 the total riskweighted asset. Tier 1 capital must be at least 7.0% of the total risk-weighted asset. The total capital must be 9.0% of the total risk-weighted asset. Each component of capital undergoes minority interest and regulatory adjustments. The minority interest applies to a bank only. Most of the regulatory adjustment line items are to be deducted from CET1.

For a bank, the accounting entity that is 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 1250%. All the regulatory adjustment line items follow a phase-in arrangement from the beginning of 2014 till 2017.

In particular, the regulatory adjustments begin at 20% of the required adjustments to Common Equity Tier 1 on 31st 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.

The capital Structure process takes inputs from Fact Non Sec Exposures (FCT\_NON\_SEC\_EXPOSURES) and Market Risk Exposures (FCT\_MARKET\_RISK\_EXPOSURES). The 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 is adjusted for the split exposures for the Market Risk record and this task is repeated for each record.

If the RWA for the split exposures is adjusted, then it is 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.

All the GL line items are expected at the Solo level for each entity. The consolidated data is discarded. While executing Solo Run the parent entity data is processed. Investment into the subsidiary data is processed as per the Credit Risk and Market Risk Rule. Capital line item pertaining to parent entity is only processed.

While executing Consolidation Run, the parent entity and the subsidiary data is considered. Regulatory Investment data to financial institutions that 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 the 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

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. The following block diagram illustrates the process and the subsequent section details each of the blocks depicted in the block diagram.



## **Capital Consolidation**

The Capital Consolidation is done as explained in the capital adequacy flow. See <u>Capital Consolidation</u> <u>Process</u>.

## **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, is deducted from the gross capital of each tier of capital.

Minority interest is calculated as the third party's interest (shareholding 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 the third party and 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 are not phased-in, while for other jurisdiction these minimum required capital percent receives phase-in treatment.

#### **Internal Transactions**

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.

#### Limits on a Bank's Investments in Capital of Banking, Financial and Insurance Entities

The limit to be applied on various cases of bank's investments in banking, financial and insurance entities is detailed in this section. The limit breaches are highlighted and reported via a report under Basel Dashboard in addition to allocating them to CAP IDs in the solution.

The following entity types are considered as financial entities:

- Asset Management Companies (mutual funds/ venture capital funds/ private equity fund, and so on)
- Non-Banking Finance Companies
- Housing Finance Companies
- Primary Dealers
- Merchant Banking Companies
- Entities engaged in activities that are ancillary to the banking business
- Central Counterparties

Hence, in this section, wherever the word 'Financial Entity' or 'Financial Institution' is used, the above party types are considered.

The limits, to which a bank's investments in the capital instruments issued by banking, financial, or insurance entities, is subject are detailed as follows:

If the bank has invested in any banking, financial, or insurance entity, then the aggregate of such investment must not exceed 10% of the total capital computed post all regulatory adjustments other than the significant/insignificant investments. This implies that the amount which falls within this 10% limit is taken up for further processing and for computing the significant and insignificant computations. The excess amount, that is, the amount above 10% is stored in a CAP ID.

Reporting bank must not further invest in another bank's equity capital if this new investment makes reporting bank's holding more than 5% of the investee bank's equity capital. The investee bank's equity capital is captured at the party level. This fresh stake can be identified by the start date, that is, the date on which the contract was effective. It is assumed that fresh stakes are categorized as those investments which are taken up during the fiscal year, that is, between the start date of the fiscal year and the execution date.

Reporting bank's stake in any company, be it a financial or a non-financial company, cannot exceed 30% of the paid-up share capital of the investee company or 30% of the reporting bank's paid-up share capital and reserves, whichever is lesser. In this scenario, it is required to first aggregate all the investments to a company. Secondly, compare the paid-up capital of the investee company with paid-up capital and reserves of the reporting bank. Thirdly, check the amount computed as part of step 1 which is within the limits of 30% of the amount arrived at in step 2. The amount exceeding the limit is then stored in a CAP ID.

Equity Investment by the bank in its subsidiary or financial services company, financial institution, stock, or other exchanges must not exceed 10% of reporting bank's paid-up share capital. For this purpose, only equity investments in all the above company types are captured and then compared with the paid-up share capital of the reporting bank.

Equity investment by the reporting bank in companies engaged in non-financial services must not exceed 10% of the investee company's paid-up share capital or 10% of the bank's paid-up share capital and reserves, whichever is lesser. In this scenario, it is required to first aggregate all the investments to a company engaged in non-financial activities. Secondly, compare the paid-up capital of the investee company with paid-up capital and reserves of the reporting bank. Thirdly, check the amount computed as part of step 1 which is within the limits of 10% of the amount arrived at in step 2. The amount exceeding the limit is then stored in a CAP ID.

Equity Investment in a company engaged in non-financial services and part of the organization structure of the reporting bank (can be an affiliate, subsidiary, joint ventures, and so on) must not exceed 20% of the investee company's paid-up share capital. Hence, first, aggregate all investments to an entity that is a part of the organization structure and is non-financial. Then compare it with the paid-up share capital of the investee entity. The amount exceeding 10% of the paid-up share capital of the investee and is non-financial.

Equity investments in subsidiaries and non-subsidiaries engaged in financial services activities and entities engaged in non-financial services activities (non-subsidiaries) must not exceed 20% of reporting bank's paid-up share capital and reserves. This 20% limit does not apply to HFT instruments. For this purpose, firstly, the equity investments are aggregated (except the HFT marked items) for all financial services entities and non-financial services entities and then compare with

reporting bank's paid-up share capital and reserves. The amount exceeding 20% of the bank's paid-up share capital and reserves are stored in a CAP ID.

If a solo run is executed for a subsidiary, and if the subsidiary has invested in the regulatory capital of the parent entity, then this amount is deducted from the subsidiary's capital.

## **Data Expectation**

Currently, in DIM\_EXPOSURE, the columns **D\_ACCT\_START\_DATE** and **D\_ACCT\_CLOSED\_DATE** are not marked as mandatory. Therefore, these columns can have a NULL value for some exposures. However, for Equity Exposures, these columns in **STG\_EXPOSURE\_MASTER** are populated and the SCD batch is executed. The Start and End Date in FNSE are populated when equity exposures are moved from FEE to FNSE.

In DIM\_DATES, the columns **D\_FISCAL\_YEAR\_START\_DATE** and **D\_FISCAL\_YEAR\_END\_DATE** are used to check if it's a freshly acquired investment within the Fiscal Year. Ensure that these columns are populated in DIM\_DATES.

Financial Year Start Date and End Date can vary based on the Jurisdiction.

#### **Treatment of Revaluation Reserves**

The revaluation reserves arising out of change in the carrying value of the bank's property can be discounted at 55% and included as part of Common Equity Tier 1 Capital. Earlier, this item was considered under Tier 2 Capital. The value to be considered in CET1 is 0.45 \* Value stored under CAP048 ("Latent revaluation reserves from securities").

The inclusion of revaluation reserves in CET1 is subject to the following operational criteria:

- The bank can sell the property readily at its own will and there is no legal impediment in selling the property.
- The revaluation reserves are shown under Schedule 2: Reserves and Surplus in the Balance Sheet of the bank.
- Revaluations are realistic, in accordance with Indian Accounting Standards.
- Valuations are obtained, from two independent valuers, at least once every 3 years; where the value of the property is substantially impaired by any event. These values are to be immediately revalued and appropriately factored into capital adequacy computations.
- The external auditors of the bank have not expressed a qualified opinion on the revaluation of the property.

The instructions on the valuation of properties and other specific requirements as mentioned in the circular on 'Valuation of Properties - Empanelment of Valuers' published by RBI, are strictly adhered to.

## **Treatment of Foreign Currency Translation Reserve (FCTR)**

Foreign currency translation reserves can arise due to the translation of financial statements of the reporting bank's foreign operations. This is in accordance with the accounting standards. This foreign currency translation reserve is provided by the bank and can be considered a part of CET1 capital. The value to be considered as part of CET1 capital is 75% of the value provided as the foreign currency translation reserves.

The inclusion of foreign currency translation reserves in CET1 is subject to the following operational criteria:

- The FCTR is shown under Schedule 2: Reserves and Surplus in the Balance Sheet of the bank.
- The external auditors of the bank have not expressed a qualified opinion on the FCTR.
- Treatment of Deferred Tax Assets (DTAs)

RBI has provided the following guidelines for the treatment of DTA's in line with the Basel Accord. The following guidelines are applicable for DTA:

Deferred Tax Assets (DTA's) associated with accumulated loss is deducted in full from CET1 capital.

DTA's related to temporary (timing) differences must not be fully deducted, but can be recognized as part of CET1 capital up to 10% of the CET1 capital computed post all regulatory adjustments and post the significant investments in an unconsolidated financial entity which is not in common stock. For example, if the DTA due to temporary differences is 50 and CET1 post deductions are 100, then only 10 from DTA due to temporary differences can be considered in CET1. The rest of the amount, that is, 40 is taken for deduction from CET1 capital.

The amount of DTA due to temporary differences, in addition to the individual threshold of 10% of CET1, is also subject to an aggregate threshold of 15%. This aggregate threshold is computed along with the amount computed as significant investment in common shares of the unconsolidated financial entity. The amount computed in point 2 above along with the amount for significant investment in common shares of the unconsolidated entity must not be more than 15% of the CET1 capital computed post all the regulatory adjustments (including significant investment adjustments).

Continuing the same example as in point 2 above, if the significant investment amount is 15, and DTA due to temporary differences is 10 (from point 2), then (10+15 = 25) which is more than the 15% threshold (CET1 post deductions is 100). Hence, in such a case, a total of 15 is considered. Out of this, based on the pro-rata basis, DTA is considered till the extent of (15\*10/25 = 6).

The remaining amount of DTA, that is, (10-6 = 4) is taken up for deduction from CET1.

The cumulative amount of DTA to go for deduction (considering point 2 as well) is (40+4) = 44.

DTAs that are being deducted from CET1 can also be netted with the Deferred Tax Liabilities (DTLs) provided that:

- the DTAs and DTLs relate to taxes levied by the same taxation authority and offsetting is permitted by the relevant taxation authority;
- the DTLs permitted to be netted against DTAs must exclude amounts that are netted against the deduction of goodwill, intangibles, and defined benefit pension assets; and
- the DTLs are allocated on a pro-rata basis between DTAs subject to deduction from CET1 capital.

It is assumed that these criteria are fulfilled by the bank when providing the value of Deferred Tax Liabilities.

The amount of DTA arising out of temporary differences that are not deducted from CET1 is risk-weighted at 250%, same as in the case of significant investment treatment.

Continuing the same example from points 2 and 3 above, DTA due to temporary difference which is not deducted has a value of 6. This amount is assigned a risk-weight of 250%, that is, the RWA for this is 2.5\*6 = 15.

#### **Treatment of 15% Aggregate Threshold**

The following items receive limited recognition when calculating CET1, with recognition capped at 10% of the bank's common equity (CET1 – Post Deduction Amount of CET1 in Significant Investment of BFSI):

Investment in the common share of unconsolidated financial institutions.

## DTA arising from temporary differences.

The bank must also deduct the amount by which the aggregate of the above two items exceeds 15% of its common equity component of Tier 1(calculated post all regulatory adjustment).

During the transition period, the 15% of the CET1 Amount is calculated on the CET1 Amount post all regulatory deductions till the Significant Investments. After the transition period, 17.65% of the CET1 Amount is calculated on the CET1 Amount post all regulatory deductions including the Significant Investments less the items undergoing threshold deduction in full.

The amount of the above line items that are not deducted are risk-weighted at 250%.

## Treatment for Eligibility of Quarterly Profit for Inclusion in CET1 Capital

The RBI guidelines recommend the inclusion of eligible quarterly profit into CET1 Capital. The criteria for the inclusion of this profit is that the quarterly incremental specific provision for the NPAs for the previous financial year should not have varied more than 25% from the average specific provision for the NPAs throughout the previous financial year. For this purpose, the incremental provisions made for non-performing assets are considered at the end of all 4 quarters of the previous financial year. These incremental provisions should then be compared with the average of such provisions over the 4 quarters of the previous financial year. The deviation in such a case should not be more than 25%.

Only if these conditions are satisfied, the eligible profit can be considered based on the following formula:

EPt = (NPt - 0.25\*D\*t)

Where,

EPt is the Eligible profit up to the quarter 't' of the current financial year; t varies from 1 to 4.

NPt is the net profit up to the quarter 't' of the current financial year.

D is the average annual dividend paid during the last three years.

t is the number of the quarters for which computation is being done, that is, 1 for Q1, 2 for Q2, 3 for Q3, and 4 for Q4.

The treatment for Eligibility of Quarterly Profit for inclusion in CET1 Capital is carried out in the Capital Structure processes under a new sub-process "Profit Eligibility and Calculation", which is added to compute Eligible Quarter profit and then added to the Gross CET1 Capital in "Provisions and Gross Capital Calculations" sub-process.

CAP ID	STANDARD ACCT HEAD DESCRIPTION
CAP1124	Specific Provision for NPAs in Quarter 4 of Second Previous Financial Year
CAP1125	Specific Provision for NPAs in Quarter 1 of Previous Financial Year
CAP1126	Specific Provision for NPAs in Quarter 2 of Previous Financial Year

The following CAP IDs are introduced in the **DIM\_STANDARD\_ACCT\_HEAD** table.

CAP1127	Specific Provision for NPAs in Quarter 3 of Previous Financial Year
CAP1128	Specific Provision for NPAs in Quarter 4 of Previous Financial Year
CAP1129	Specific Provision for NPAs in Current Reporting Period
CAP1130	Highest Incremental Provision in Consecutive Quarters of Previous Financial Year

## Data Expectation for Specific Provision for NPA:

In Fact Standard Account Head for CAP1129 for the runs in Q1-Q4 of previous Financial Year and Q4 of second previous Financial Year.

If data is not available in #1, then expected Non Sec Exposures for the runs in Q1-Q4 of previous Financial Year and Q4 of second previous Financial Year.

If data is not available in #2, then the customer/bank has to provide data for CAP1124, CAP1125, CAP1126, CAP1127, CAP1128 as the download in Stage Standard Account Head for the current run. Bank has to add the mapping for these CAP IDs in Capital to Standard reclassification rule.

Data is expected for quarterly runs, so MIS Date for the previous quarterly runs should be the last date of the quarter (that is, 30-Jun-xxxx, 30-Sep-xxxx, 31-Dec-xxxx, 31-Mar-xxxx)

The existing solution expects eligible profit for a quarter as a download. This feature aims at revamping the computation of eligible profit and determining the eligibility of the profit for inclusion in common equity tier 1 capital (CET1).

## 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 at Solo and Consolidated levels.

Goodwill and other intangibles, DTAs, cash flow hedge reserve, gain on sale of the 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 the 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. The 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 are 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 brought forward are also deducted from CET1 capital.

The data in the below Capital heads are provided as the 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:

- DTA associated with accumulated losses
- The DTA (excluding DTA associated with accumulated losses), net of DTL, where the DTL is more than the DTA (excluding DTA associated with accumulated losses). The excess is neither 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.

If the DTA (net of DTL) has a negative value then, the line item does not follow the phase-in treatment. Only positive value goes for a transitional arrangement.

#### **Data Expectation**

The download is expected for **STG\_STANDARD\_ACCT\_HEAD** and reclassified in the rule RLBL6040 (IND - Basel III Capital - Standard Acct Head Reclassification) to the CAP ID (CAP867 Deferred Tax Asset related to Temporary Differences).

## 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 the 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'.

If the Net cash Flow Hedge Reserve has a negative value then, the line item does not follow phase-in treatment. Only positive value goes for a 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 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 the 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.

If the line item has a negative value then, the line item does not follow phase-in treatment. Only positive value goes for a transitional arrangement.

The Investment in own shares is calculated as the sum of the pre-mitigation EAD (EAD Pre-mitigation Measure Value (**N\_EAD\_PRE\_MITIGATION**) 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 Is 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 their respective tier of capital post minority and internal transaction deduction.

#### **Reciprocal Cross Holdings**

The Investment in reciprocal cross holdings is 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".

For this processing, the reciprocal amount is expected as a download in the Stage Capital Investments Position Table (**STG\_CAP\_INVESTMENTS\_POSITIONS**) at an instrument level. The instrument code provided in this table is the instrument in which the reporting bank has invested, and for which there is a reciprocal cross-holding by the reporting bank. The reciprocal cross holding amount is also captured in this table. The solution expects the staging data of the exposures to have the reciprocal cross holding indicator (**F\_RECIPROCAL\_CROSS\_HLDG\_IND**) as 'Y'.

The solution, as part of the sub process Non Sec Reciprocal Cross Holdings Data Population in the processes **IND\_BASELIII\_CAPITAL\_STRUCTURE\_INDIAN\_BANKS** and

**IND\_BASELIII\_CAPITAL\_STRUCTURE\_FOREIGN\_BANKS** splits the exposure into two, based on the reciprocal cross holding amount. The exposure which meets the reciprocal cross holding amount is stamped with the reciprocal cross holding indicator (**F\_RECIPROCAL\_CROSS\_HLDG\_IND**) as 'Y', and this will go for the reciprocal cross holding treatment for the capital instruments.

The portion of the exposure, which is above the reciprocal cross holding amount is treated as a regular exposure and is risk-weighted as per the Basel asset class for that instrument.

## **Treatment of Grandfathered Instruments**

As per the RBI guidelines, for the issued instruments which are grandfathered, the base amount to be used for phase-in calculations is considered as the amount outstanding as of 1st Jan 2013. This amount is used to compute the amortization amount (in the last 5 years of maturity) and the phase-out amount. The phase-out for the grandfathered instruments is done at 10% every year while the amortization for the same is done at 20% every year in the last 5 years from the maturity date. Though the accord does not explicitly mention the recognition of the amount of instruments to be taken as the minimum of the amortization or phase-out amount, based on the feedback received from some clients, it is decided that the amount of the phase-out amount. This approach has the consent of RBI and the client.

## **Data Expectation**

For the grandfathered instruments, the base amount is provided as the outstanding notional amount as of 1st January 2013. This amount is provided only for the issued instruments which are grandfathered. The data is provided in Issue Current Outstanding Amount with the FIC\_MIS\_DATE as of 1st January 2013.

## 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, and losses due to changes in own credit risk, Investment in Treasury Stock, and Reciprocal Cross Holding follows phase-in arrangement. 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, is identified as significant and insignificant investments. The shareholding percent for these parties are expected as the 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 an 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 an insignificant investment or equal to 10%. And the others are identified as an insignificant investment.

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 the 10% limit is processed for the deduction. This summing up includes the direct, indirect, and synthetic investments. Indirect investments are investments in Investment funds and those which have invested in capital instruments. 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 the 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 the parent bank's CET1 capital. The portion of the 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 the Non-Regulatory Consolidation Entity Investment (**FSI\_NON\_REG\_CONSL\_ENTITY\_INVST**) table which is the processing table for insignificant and significant investment deductions.

After the application of this treatment, the Insignificant Investments line item also follows a 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 the parent bank's CET1 capital. The portion of the amount which exceeds the 10% limit is deducted from CET1. The exposures of AT1 and T2 are fully deducted from the respective tier of capital.

This is done by calculating the 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.

After the application of this treatment, the Significant Investments line item also follows a phase-in arrangement which is similar to the phase-in arrangement for Regulatory Adjustments.

#### **Treatment of Indirect Investments**

In the case of Indirect Investments, the solution applies the Insignificant Investment treatment. The solution captures the fund investment percentage in the various products in the Stage Fund

Underlying Composition table (Stg\_Fund\_Underlyng\_Composition ). The solution processes these investments as per the treatment for exposures pertaining to Insignificant and Significant Investments. The deduction, as applicable per phase-in, is from CET1.

## **Threshold Deduction**

The two-line items, (Significant Investment in the Common Shares of Accounting entities from the **FSI\_NON\_REG\_CONSL\_ENTITY\_INVST** and DTAs that arise 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 the 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, goes for risk-weighting at 100%.

Post-Phase-in Treatment for Insignificant Investments, Significant Investments, and Threshold 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 is also computed.

## **Bifurcation of Insignificant and Significant Investment Amount**

All the investment transactions in Insignificant Entity and Significant Entity go for bifurcation. Insignificant investment amounts below 10% are stamped as 'INSIG\_RWA' and any amount above 10% are stamped as 'INSIG\_DED'. The same logic is applied to the Significant Investment amount in CET1. The CET1 amount in Significant Investment entity that is below 10% is stamped as 'SIG\_RWA' and the 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 a standard account head surrogate key based on whether the deduction is Insignificant or Significant investment and based on the capital component group.

This splitting of exposures is done 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.

#### **Treatment of Intra-Group Transactions**

Intra-group exposures beyond the permissible limits are deducted from the Common Equity Tier 1 capital of the bank. Banks are required to comply with these limits at solo and consolidated levels. The guidelines are meant for banks' transactions and exposures to the entities belonging to the bank's group (group entities).

Intra-group exposures are applicable to all scheduled commercial banks, including foreign banks operating in India, belonging to a financial group. A 'group' is defined as an arrangement involving two or more entities related to each other through any of the following relationships and a 'group entity' as any entity involved in this arrangement:

• Subsidiary – Parent

- Associate
- Joint Venture
- Related Party
- Direct or indirect ownership of 20% or more interest in the voting power of the enterprise
- Common brand name
- Promoters of bank
- Non-Operative Financial Holding Company (NOFHC) of bank

An entity that has any of the first six relations, as above, with the promoters/NOFHC and their stepdown entities.

The relationship between entity and parties are captured in the staging table for a party-party relationship, while the relationship types must be captured in the staging master table of party relationship type. This staging master table populates a dimensional table for party relationship type through the SCD process. The rule "IND - Basel III - Party Relationship Type Reclassification" must be modified based on the values entered by the bank to ensure correct reclassification into standard party relationship type values. The seeded table for the standard values is Regulatory Party Relationship Type Dimension.

#### **Data Expectation**

The bank must provide an exhaustive list of Party-Party relationship in the table Stage Party To Party Relationship (**STG\_PARTY\_PARTY\_RELATIONSHIP**). The relationship list must include direct and indirect relationships between the parties. The solution does not derive any relationship between two parties based on any common related party.

#### **Entities Exempted from the Definition of Group Entities**

The following entities are exempted from being part of Group Entities:

- Ownership Public Sector Banks (PSBs) lies with the Government of India.
- Entities that are promoted by financial sector intermediaries including banks to undertake financial market infrastructure activities are not treated as group entities like depositories, exchanges, clearing and settlement agencies, and so on.
- Exposures include credit exposure (funded and non-funded credit limits) and investment exposure (including underwriting and similar commitments). Exposure on account of equity and other regulatory capital instruments should be excluded while computing exposure to group entities.

Banks should adhere to the following intra-group exposure limits:

#### Single Group Entity Exposure:

- 5% of Paid-up Capital and Reserves for non-financial companies and unregulated financial services companies.
- 10% of Paid-up Capital and Reserves for regulated financial services companies.

#### Aggregate Group Exposure:

• 10% of Paid-up Capital and Reserves for all non-financial companies and unregulated financial services companies taken together.

• 20% of Paid-up Capital and Reserves for the group. That is all group entities (financial and non-financial) taken together.

## Intra-Group Exposures Exempted from the Prudential Limits

Banks' exposures to other banks/financial institutions in the group in the form of equity and other capital instruments are exempted from the limits. These include inter-bank exposures among banks in the group operating in India and Letters of Comfort issued by parent banks in favor of overseas group entities to meet regulatory requirements.

The treatment of Intra-group exposures is carried out in the Capital Structure processes for Indian and Foreign Banks under a new sub-process "Intra Group Treatment Calculations" before the "Provisions and Gross Capital Calculations" sub-process.

The following CAP IDs are introduced in the **DIM\_STANDARD\_ACCT\_HEAD** table.

CAP ID	STANDARD ACCT HEAD DESCRIPTION
CAP1119	Deduction Amount from CET1 Capital for Intra-Group Transactions
CAP1120	Single Group Exposure Limit for Non-Financial Companies and Unregulated Financial Services Companies
CAP1121	Single Group Exposure Limit for Regulated Financial Services Companies
CAP1122	Aggregated Group Exposure Limit for Non-Financial Companies and Unregulated Financial Services Companies
CAP1123	Aggregated Group Exposure Limit for Regulated Financial Services Companies
CAP1131	Intra Group Exposure Exceeding Single Group Exposure Limit
CAP1132	Intra Group Exposure Exceeding Aggregate Group Exposure Limit
CAP1133	Intra Group Exposure Beyond Permissible Limit - Deduction from CET1 Capital

The new table **IND\_BASEL\_III\_INTRA\_GROUP\_EXPOSURE\_DATA\_POP** populates the exposures from Fact Exposure tables at Single and Aggregate group level for each Entity - Related Party combination in the processing table **FSI\_INTRA\_GROUP\_EXPOSURES**.

The CAP IDs for Single and Aggregate Groups are assigned to the respective columns in the processing table using the following rules:

- IND Basel III Single Group Limit Standard Acct Head Identification
- IND Basel III Aggregate Group Limit Standard Acct Head Identification

The exposure limit percentage for the Single and Aggregate Group are assigned from the FSI\_SETUP\_CAPITAL\_HEAD using the following rules:

- RLBL6377: IND Basel III Single Group Exposure Limit Percent
- RLBL6378: IND Basel III Aggregate Group Exposure Limit Percent

The exposure limit amounts for the Single and Aggregate Group are computed by multiplying the limit percentages with the sum of using the rule IND - Basel III - Intra Group Exposure Limit Amount.
The excess Intra-Group exposure amount beyond permissible limit for CET1 deduction is computed by considering the greatest of the 2 excess exposure using the rule IND CS - Intra Group Exposure Exceeding Permissible Limit.

The excess Intra-Group amount to be deducted from CET1 Capital is classified into the DEDCET1 capital component group using the rule IND CS - Basel III Standard Account Head to Capital Component Group reclassification.

The CET1 deduction of Intra-Group exposures from Net CET1 Capital is carried out using the rule IND CS - Net CET1 Capital post Deduction of Intra Group Exposures Exceeding Permissible Limit.

### **Non-Qualifying Capital Instruments**

Capital instruments that 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 the capital is amortized, after January 1, 2013, the nominal amount serving as the base is not reduced.

Previously eligible capital items subject to phasing are captured at the 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 is aggregated and populated on the 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

After 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:

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:

Stage Issued Instrument Positions (STG\_ISSUED\_INSTR\_POSITIONS)

Stage Instrument Contract Master (STG\_INSTRUMENT\_CONTRACT\_MASTER)

• The Data captured is moved to the respective Fact and Dimension table below:

Fact Issued instrument Positions (FCT\_ISSUED\_INSTR\_POSITIONS)

Instruments Contracts Dimension (DIM\_INSTRUMENT\_CONTRACT)

- The eligible amount included as part of Basel III capital structure is computed and stored in the Fact Issued Instrument Positions table under the attribute 'Amount Recognized in Regulatory Capital'.
- 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

- Total Non-qualifying capital instruments subject to phase-out from Tier 2 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.

### **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.

### RWA Calculation for Credit Risk, Market Risk, Operational Risk, and Phase-in arrangement.

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 DTAs arising due to the temporary difference are at a risk weight of 100% and after the RWA has calculated as a part of Credit RWA.

### **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.

Transitional arrangement for capital ratios has begun as of April 2013. Capital ratios and deductions from Common Equity is fully phased-in and implemented as of March 31, 2019, instead of March 31, 2018. The phase-in arrangements for banks operating in India are indicated in the following table:

Minimum Capital Ratios	April 1, 2013	March 31, 2014	March 31, 2015	March 31, 2016	March 31, 2017	March 31, 2018	March 31, 2019
Minimum Common Equity Tier (CET1)	4.5	5	5.5	5.5	5.5	5.5	5.5
Capital Conservation Buffer (CCB)	-	-	-	0.625	1.25	1.875	2.5
Minimum CET1+CCB	4.5	5	5.5	6.125	6.75	7.375	8
Minimum Tier 1 Capital	6	6.5	7	7	7	7	7
Minimum Total Capital	9	9	9	9	9	9	9
Minimum Total Capital + CCB	9	9	9	9.625	10.25	10.875	11.5

Phase-in of all deductions	20	40	60	80	100	100	100
from CET1 (in %) #							

### Shortfall Treatment for Unconsolidated Financial Institutions

The Basel accord mentions treatment of the shortfall in the unconsolidated financial institutions. This is due to the deduction of the regulatory capital instruments, which are part of the significant and insignificant treatment. The solution handles this by taking the input of the following CAP IDs in the standard accounting head staging table:

- CAP723 (Shortfall in Equity Capital of Unconsolidated Majority Owned Financial Entities)
- CAP727 (Shortfall in AT1 Capital of Unconsolidated Majority Owned Financial Entities)

This is deducted from the Net CET1 capital which is remaining after the deduction of the shortfall in AT1 capital.

### Treatment of Investment in Capital of Unconsolidated Non-financial Subsidiaries

The Basel accord mentions the treatment for equity investments in non-financial subsidiaries from the consolidated/solo bank capital. The solution handles this by taking the input of the following CAP ID in the standard accounting head staging table:

CAP722 (Investments in Equity Capital of Unconsolidated Non-financial Subsidiaries)

This is deducted from the Net CET1 capital which is remaining after the deduction of the shortfall in AT1 capital.

### Treatment of Equity Investment in Non-financial and Insurance Subsidiaries

Equity Investments in Insurance Subsidiaries

The regulatory adjustment applies to the capital of the entities that are within the organization structure of the Parent for which consolidation is being calculated and are outside the scope of regulatory consolidation and where bank hold more than 10% of the issued common shares capital of the entity.

Equity investments in insurance subsidiaries that are outside the scope of regulatory consolidation are fully deducted from banks' Common Equity. Also, the total investment of the bank in the insurance entity is summed up, where the holding of the bank is more than 10 % of the Bank's CET1.

If the sum of the total of all holding is more than 10% of the bank's common equity (CET1-post minority and all regulatory adjustment) then the amount is fully deducted from banks CET Capital.

If the sum of total of all holding is less than 10% of the bank's common equity (CET1-post minority and all regulatory adjustment) then the treatment remains the same as existing <Reference to significant/insignificant treatment under capital structure for India Basel III>.

### **Equity Investments in Non-Financial Subsidiaries**

All investments in the paid-up equity of non-financial entities (other than subsidiaries) that exceed 10% of the issued common share capital of the issuing entity or where the entity is an unconsolidated affiliate receive a risk weight of 1250%. Equity investments equal to or below 10% paid-up equity of such investee companies are assigned a 125% risk weight or the risk weight as warranted by rating or lack of it, whichever higher.

Significant /Insignificant treatment for financial and non-financial entities is handled based on standard party type.

## 7.8.1 Assumptions

The regulatory adjustment that follows a phase-in arrangement and is not deducted from CET1, needs to follow the national treatment as per RBI III accord. Hence, the assumption is that the regulatory adjustment line item follows the Basel II accord. Items that were formerly deducted from 50%-50% from Tier 1-Tier 2 capital are deducted from AT1 and capital investment instrument not deducted from CET1 is 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**).

As per the Phase-In treatment flow and details available in the RBI Basel III Master Circular for instruments issued before 12th Sep 2010, treatment of exposure depends on the Call exercise date. It is assumed that the Call referred to in the circular is the first call available post instrument issue.

## 7.8.2 Key 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 are expected as download value in the Stage 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. The data for indirect capital instruments are expected in the Fund Underlying Composition table (**STG\_Fund\_Underlyng\_Composition**). 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.

### **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 the 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 and 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 an insured depository institution. Since the insured depository institutions are not 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 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 is expected as the download in the Product Processor tables. Hence the capital charge is 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 party ID, which is to be identified as an investment in own shares

### **Reciprocal Cross Holdings Data Expectation**

The reciprocal cross-holdings flag should be 'Y'.

### **Threshold Treatment Data Expectation**

The Deferred Tax Assets (DTA) related to temporary differences that are processed for the threshold treatment is expected as the download value net of deferred tax liabilities associated with that.

## 7.8.3 Limitations

The limitations in the release of OFSCAP 8.0.4.0.0 is as follows:

### • Investment in Own Shares Treatment

The investment in own shares which goes for capital treatment has a phase-in treatment, wherein during phase-in, a portion of the exposure goes for deduction from the capital, and the

remaining portion of the exposure goes for 100% RW. This is handled in the processing by the Phase-In treatment table, and this RW gets added to the Regulatory RWA Accounting Head.

But for reporting, the reporting happens from an account level granularity, and not at a higher granularity of the accounting head. As the current application does not split the exposures into two in the processing table of Fact Non Sec Exposures (FCT\_NON\_SEC\_EXPOSURES), the account level and the Phase-In treatment table values do not reconcile with each other. Currently, this has to be specifically addressed in the reporting layer and is not part of the OOB product.

### Reciprocal Cross Holdings Treatment

The reciprocal cross-holding amount which goes for capital treatment has a phase-in treatment, wherein during phase-in, a portion of the exposure goes for deduction from the capital, and the remaining portion of the exposure goes for 100% RW. This is handled in the processing by the Phase-In treatment table, and this RW gets added to the Regulatory RWA Accounting Head.

But for reporting, the reporting happens from an account level granularity, and not at a higher granularity of the accounting head. As the current application does not split the exposures into two in the processing table of Fact Non Sec Exposures (FCT\_NON\_SEC\_EXPOSURES), the account level and the Phase-In treatment table values do not reconcile with each other. Currently, this has to be specifically addressed in the reporting layer and is not part of the OOB product.

Also, reciprocal cross-holdings treatment is not available for market risk exposures. This is scoped in the upcoming releases.

## 7.9 Capital Buffers

There are two types of Capital Buffers prescribed in the RBI Master Circular for Basel III which are as follows:

- Capital Conservation Buffer (CCB)
- Countercyclical Capital Buffer (CCCB)

A detailed description of each of these buffers is provided in the following sections.



The tasks related to Capital Buffer calculations are present in the process named **INDIA\_BASELIII\_CAPITAL\_BUFFERS**. 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 (**FCT\_STANDARD\_ACCT\_HEAD**) table.

### **Available Total Buffer**

Calculation of Available Buffer from CET1 Capital is performed using inputs taken from the previous step.

### **Required Total Buffer**

Required Total Buffer is the sum of the two required buffers: Calculation of Required Capital Conservation Buffer (CAP823) and Calculation of Required Weighted Average Countercyclical Capital Buffer (CAP819).

### **Capital Conservation Buffer**

The RBI Master Circular for Basel 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 RBI guidelines.

Capital distribution constraints are imposed on a bank when the capital level falls within the Capital Conservation Buffer range. As a result of the change in the Transition period from 2017 to 2018, there

is a change in the capital level or CET1 range required to be maintained by the bank during the transition period. The following table lists the minimum ratio that must be maintained by the banks.

Minimum Capital Conversion Standards for Individual Banks						
Common Equity Tier 1 rat	Minimum Capital					
As on March 31, 2016	As on March 31, 2017	As on March 31, 2018	Conservation Ratios			
5.5% to 5.65625%	5.5% to 5.8125%	5.5% to 5.96875%	100%			
>5.65625% to 5.8125%-	5.8125% to 6.125%	>5.96875% to 6.4375%	80%			
>5.8125% to 5.96875%	>6.125% to 6.4375%	>6.4375% to 6.90625%	60%			
>5.96875% to 6.125%	>6.4375% to 6.75%	>6.90625% to 7.375%	40%			
>6.125%	>6.75%	>7.375%	0%			

### **Countercyclical Capital Buffer**

The Countercyclical Capital Buffer (CCCB) is determined by RBI, based on the various market variables like credit to GDP gap, incremental C-D ratio over a moving period of 3 years, GNPA growth, industry outlook assessment index, and interest coverage ratio. The credit to GDP gap is defined as the difference between the credit to GDP ratio and the long-term trend value of the credit-to-GDP ratio at any point in time.

The countercyclical capital buffer has a lower threshold value and a higher threshold value to be maintained, and this is determined based on the credit-to-GDP gap.

The credit-to-GDP gap is decided by the RBI, based on the following conditions:

The lower threshold when this CCCB will be activated is 3%, provided GNPA remains constant. This indicates that at 3%, RBI requires the CCCB to be maintained at any percentage more than 0%.

The upper threshold when this CCCB will be maximum (2.5%) is 15%, provided GNPA remains constant. This indicates that at 15%, RBI requires the CCCB to be maintained at 2.5%.

This indicates that at less than 3% credit-to-GDP gap, RBI does not have any mandatory requirement for CCCB.

For India, the CCCB is maintained by banks at the solo level and consolidated level.

### **Calculation of Required Countercyclical Capital Buffer**

Required Countercyclical Capital Buffer Ratio (**FSI\_REQUIRED\_CNTR\_CYC\_BUFFER**) table is updated with values using a T2T. The values are taken from the Benchmark Counter-Cyclical Buffer Ratio table. The Regulator Code column in the Benchmark Counter-Cyclical Buffer Ratio table is compared to the jurisdiction code column in Run Dimension. This T2T aggregates the country-wise exposure amount for each country. When no Countercyclical Capital Buffer is available, the required weighted average is 0 as the benchmark is 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 Capital Buffer, the weighted average Countercyclical Capital Buffer is calculated.

This is applicable for both Indian banks and foreign banks. For Indian banks having an international presence, the banks' CCCB is the weighted average countercyclical capital buffer requirement across various jurisdictions, as applicable.

### Calculation of Required Buffer from CET1 Capital, Tier1 and Capital Adequacy Ratio

For the calculation of the 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.

### Calculation of Capital Conservation Buffer / Available Buffer from CET1 Capital

The value that the application calculates for an available buffer from CET1 capital meets the buffer requirements for the two buffers: Capital Conservation Buffer (CCB) and Countercyclical Capital Buffer (CCCB). 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 two individual buffers.

The application also computes CET1 and Buffer Lookup Ratio, which is further required for calculating the Minimum Capital Conservation Ratio. To calculate the available buffer, the remainder of the 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 two required buffers) is compared with the Available Buffer from CET1 capital. If the banks are unable to meet their total buffer requirements for the two 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.

For banks not meeting the buffer requirements, there are restrictions on discretionary distributions. Assuming a concurrent requirement of Capital Conservation Buffer of 2.5%, and Countercyclical Capital Buffer of 2.5%, the required capital conservation ratio is as follows.

CET1 Ratio Bands	Minimum Capital Conservation Ratio (expressed as a % of earnings)
> 5.5% to 6.75%	100%
> 6.75% to 8.0%	80%
> 8.0% to 9.25%	60%
> 9.25% to 10.50%	40%
> 10.50%	0%

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 required buffers as per the RBI 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 + 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

## 7.9.1 Assumptions

Countercyclical Capital 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.

For Required Weighted Average Countercyclical Capital Buffer calculation, the exposures used in the bank are all accounts exposed to 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 as per the bank's requirement.

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 keep changing every year as per the transitional arrangement. To calculate the quartile 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 building these quartiles is 4.5%

### **Excess/Shortfall of Total Buffer**

The calculated values (only positive values are considered) are stored against the corresponding CAP IDs –Excess of Total Buffer (CAP839) and Shortfall of Total Buffer (CAP840)– as two separate line items of which one is 0.

## 7.9.2 Key Data Elements

Key data elements are elaborated in this section. For a complete list of tables to be updated, see the Download Specifications document.

Countercyclical Capital 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 a Countercyclical Capital Buffer percentage that is higher than the percentage prescribed by the regulator of the exposure country. Hence, the required Countercyclical Capital Buffer percentage for each exposure country provided as input should be the one that the home regulator agrees to.

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 Non-Securitization and Securitization exposures) and Market Risk.

As the required Capital Conservation Buffer (CCB) must be met as per the transitional arrangement, the required buffer value must be set up in Setup Capital Heads (FSI\_SETUP\_CAPITAL\_HEAD) table for different periods against the standard account head CAP ID (CAP823). Different CCB requirements specified by the different regulators can be set up by specifying the regulator codes against the same standard account head ID. This regulator code must be the same as the jurisdiction code assigned by the Rule Jurisdiction Code Assignment.

The required benchmark of Countercyclical Capital Buffer for different countries as set by different regulators is expected as the download in Stage Benchmark Countercyclical Capital Buffer (**STG\_BENCHMARK\_CNTR\_CYC\_BUFFER**). This data is populated to Benchmark Countercyclical Capital 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 a consolidation Run, the consolidating entity's regulator specified buffer requirements are considered.

The minimum Capital Conservation Ratios requirement for different quartiles (1, 0.8, 0.6, 0.4, 0) is expected as a download in the Stage Benchmark Capital Conservation Ratio table (**STG\_BENCHMARK\_CAP\_CONS\_RATIO**). This data is populated to the semi-static table Benchmark Capital Conservation Ratio (**FSI\_BENCHMARK\_CAP\_CONS\_RATIO**) using an SCD process. Conservation ratios specified once are valid till the next revision.

If the bank is not using the OFSAA Capital Adequacy Pack for any one of the risk types, (Credit/Market), then the bank must provide the RWA amount corresponding to the respective risk types in table Stage Countrywise Risk Summary (Stg\_Countrywise\_Risk\_Summary) for each country to which the bank has an exposure. The values are picked from here in cases where such data is missing from the application processing. For example, if the bank is using only the Credit Risk framework from Basel processing and some other engine for market risk computations, then this table should contain the RWA amount as input with a risk type ID as MR for the countries where the bank has market risk exposure. These values are considered for the Countercyclical Buffer calculation. In the absence of such inputs, the solution computes Countercyclical Buffers based only on the information which is an output of the solution's processing area.

## 7.10 Large Borrowers – Enhancing Credit Supply

RBI has introduced the guidelines on Enhancing Credit Supply for Large Borrowers through Market Mechanism. This guideline provides a method to identify the exposures to certain large borrowers and shield against any probable losses arising due to such large exposures. The new regulation helps the banks in controlling the exposures to single large borrowers by imposing controls on the banks by suggested limits and prudential measures in case of breach of limits. The following features are introduced as part of this:

- Aggregate Sanctioned Credit Limit (ASCL) is calculated.
- Identifies the specified borrowers to which the bank might have larger and riskier exposure.
- Stamps the Reference Date.
- Normally Permitted Lending Limit (NPLL) is calculated.

If there is a breach of the NPLL, then the Prudential Measures prescribed by the regulator are applied.

## 7.10.1 Calculating ASCL

ASCL is calculated for each of the party with the maximum of both funds based credit limits sanctioned and the fund based credit limits outstanding, in addition to the unlisted privately placed debt with the banking system. This means that the data with regard to fund based credit limits sanctioned, fund based credit limits outstanding and unlisted privately placed debt with the banking system is at the granularity of the borrower (party) and is not only limited to the credit limits of the bank doing the computations (reporting bank) but to the banking system as a whole as specified by RBI.

Which means,

Aggregate Sanctioned Credit Limit (ASCL) = MAX (fund based credit limits sanctioned, fund based credit limits outstanding) + Unlisted privately placed debt with the banking system

As defined by the RBI banking system, which includes all banks in India RRBs and co-operative banks and branches of Indian banks abroad.

If the ASCL for a certain borrower crosses a limit specified by RBI then the borrower is considered to be a Specified Borrower. The specified limits are as follows:

- If the ASCL calculated for a certain party is more than Rs.25,000 crore at any time during the financial year 2017-18.
- If the ASCL calculated for a certain party is more than Rs.15,000 crore at any time during the financial year 2018-19.
- If the ASCL calculated for a certain party is more than Rs.10,000 crore at any time from April1, 2019, onward.

The ASCL calculated as specified above is compared with the limits specified for the respective years to identify the specified borrowers. The NPLL calculation is to be done for the specified borrowers from the next financial year.

The date on which a certain borrower's ASCL crosses the reference limit set for a certain financial year and the borrower becomes a Specified Borrower is called the Reference Date.

Other SCBs, NBFCs registered with RBI, AIFIs (NHB, SIDBI, EXIM Bank, and NABARD) and HFCs registered with NHB will be exempted from the calculations. These exempted parties i.e. parties like **NHB, SIDBI, NABARD, EXIM** must be populated to **DIM\_PARTY** with v\_party\_type as OTHER.

ASCL is addressed in the following batch:

**BASEL\_SETUP\_TBL\_POP** Batch: Basel Setup Table Batch Population. ASCL is calculated and populated to **FSI\_CP\_BANKING\_SYSTEM\_EXPOSURE**.

Specified borrowers are addressed in the following batch:

India Basel III - Large Borrowers Setup Batch: Requires all the new FSI Setup Table to be populated and reclassification rules be updated with appropriate mapping. This batch identifies the specified borrowers and stamps the reference date for the borrowers.

Note: ECB and Trade Credit raised from overseas branches of Indian banks will count towards ASCL.

## 7.10.2 Calculating NPLL

After ASCL is computed, for parties that have had a breach of the prescribed ASCL limit to be identified as specified borrowers, the NPLL is calculated. The reference date always falls in the identification year as it is the date when the borrower became a specified borrower.

NPLL calculation starts from the immediate next financial year of the reference date. NPLL is either 50 percent or 60 percent (depending on the conditions) of the incremental funds. Any funds raised by the specified borrower in the given year, by way of equity, are deemed to be part of incremental funds.

In the case where a specified borrower has already raised funds by way of market instruments and the amount outstanding in respect of such instruments as on the reference date is 15 percent or more of ASCL on that date, then the NPLL is calculated as 60 percent of the incremental funds raised by the specified borrower over and above its ASCL as on the reference date and 50 percent otherwise.

The following is a special case:

In the FAQs to Enhancing Credit Supply for Large Borrowers through Market Mechanism, RBI has stated that the ASCL limits to be used for identification of a borrower as a specified borrower on or before March 31, 2016, as Rs. 25,000 crore and the reference date for all borrowers identified as specified borrowers before FY 2016-17 will be set as 1st April 2016.

If a borrower is identified to be a Specified Borrower with an ASCL of more than Rs. 25,000 crore, before the financial year 2016-17 then such borrower irrespective of when their ASCL crossed the Rs. 25,000 crore mark will be assigned a reference date of 1st April 2016. The NPLL calculation and prudential measures for such borrowers are applicable from 1st April 2017 onward.

The following are the Runs for NPLL:

- IND Basel III Capital Calculation Standardised Approach Indian Banks
- IND Basel III Capital Calculation Standardised Approach Foreign Banks
- IND Basel III Capital Calculation Foundation IRB Approach Foreign Banks
- IND Basel III Capital Calculation Advanced IRB Approach Foreign Banks
- IND Basel III Capital Calculation Foundation IRB Approach Indian Banks
- IND Basel III Capital Calculation Advanced IRB Approach Indian Banks

Banks must apply their due-diligence while deciding the NPLL for a single borrower so that borrowers do not circumvent the cut-off ASCL criteria by borrowing through dummy/fictitious group companies.

From the financial year 2017-18 onwards the banking system shall ordinarily keep its future incremental exposures to the specified borrowers within the NPLL, else they will be subject to the prudential measures as specified.

## 7.10.3 Prudential Measures

After the NPLL per borrower is calculated, the banking system's total exposure to a specified borrower is compared against the NPLL on a particular day. In case the bank's total exposure to the specified borrower excluding market instruments subscribed by the banking system in the financial year 2017-2018 issued by such specified borrower is greater than the NPLL for that specified borrower then the prudential measures prescribed by RBI are applied.

The prudential measures are methods to shield against any probable losses arising due to the default of such large borrowers. This helps in controlling the exposures to single large borrowers by imposing controls on the banks by suggested prudential measures in the form of higher risk weights and provisions in case of breach of limits. Prudential measures also come in the form of systematic divestment of certain investments.

The first of prudential measures come in the form of additional provisions. This happens to be out of the scope of the application. This is because the specific provisions are dealt with as a part of accounting and not capital calculations.

The next prudential measure comes in the form of additional risk weights. RBI guidelines state that the banks need to apply an additional risk weight of 75 percentage points over and above the existing applicable risk weight for the exposures to the specified borrowers where there has been a breach of NPLL to arrive at the new applicable risk weights.

The following are the Runs for Prudential Measures:

- IND Basel III Capital Calculation Standardised Approach Indian Banks
- IND Basel III Capital Calculation Standardised Approach Foreign Banks

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All holdings by a bank of market instruments issued by a 'specified borrower' after the 'reference date' shall be held in the AFS/HFT category and marked to market as applicable thereto. However, banks may, at their discretion, value their holdings of market instruments issued by the specified borrowers in 2017-18 at book value.

RBI will review the entire guidelines including the ASCL limits after a year of the guidelines becoming fully implemented, that is, during FY 2019-20. Refer to the RBI guidelines in para 4 of (i) in RBI/2016-17/50 DBR.BP.BC.No.8/21.01.003/2016-17.

ECB and Trade Credit raised from overseas branches of Indian banks will count towards ASCL.

### **Systematic Divestment**

The third prudential measure for breach of NPLL comes in the form of systematic divestment of subscriptions made by the bank in 2017-18 in bonds issued by the specified borrowers over the succeeding three financial years.

The application helps in indicating the divestment schedule. It helps to indicate the minimum amount of bonds that are to be divested in a particular financial year.

The bank is supposed to systematically divest over the succeeding three financial year's, the subscriptions made by it in bonds issued by the specified borrowers in 2017-18. The bank is advised not to invest in any bonds issued by specified borrowers after FY 2017-18. The application displays the minimum volume of the bonds that are to be divested in a particular financial year in accordance with the divestment schedule advised by RBI.

The specified divestment percentage schedule provided by RBI guidelines are as follows:

- Not less than 30 percent by March 31, 2019
- Not less than 60 percent by March 31, 2020
- Not less than 100 percent by March 31, 2021.

Systematic Divestment is addressed in the following batch:

**IND\_BASEL\_III\_PARTY\_DIVESTMENT\_INFO**: T2T Batch to be executed for the financial year 2017-18. This automatically takes the bond instruments from FNSE as per the last run of the financial year 2017-18.

A separate batch has to be created with this T2T and can be executed for any date on or after 31st March 2018 to display the minimum volume of the bonds that are to be divested in a particular financial year.

Irrespective of when the batch is run, the results populated will be as of 31st March 2018.

## 8 Annexure A: Key Concepts

## 8.1 Slow Changing Dimensions

This component details how 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. Certain SCDs have to be run whenever any new data is required to be added for the bank.

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 the 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**.

### Table 2: Values in the DIM\_Product table

N_Product_Skey	V_Product_Name	D_Start_Date	D_End_Date	F_Latest_Record_Indicator
1	PL	5/31/2010	12/31/9999	Υ

The following is a description of the column names in this table:

- **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 from *PL* to *Personal Loan* in the earlier example in the next processing period then, when SCD is executed the record in the earlier example is changed to:

N_Product_Sk	V_Product_Na	D_Start_Da	D_End_Da	D_End_Date
ey	me	te	te	F_Latest_Record_Indicator
1	Personal Loan	6/30/2010	12/31/999 9	Υ

#### Table 3: Values in the DIM Product table

### 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 is preserved, then the V\_Product\_Name column is set as Type 2, that is, when SCD is processed for the processing period, it inserts 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	Υ
1	Personal Loan	6/30/2010	12/31/9999	Υ

### Table 4: Values in the DIM\_Product table

A new record is inserted into 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'.

### Prerequisites

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 must only add entries in these tables if you add userdefined dimensions.

### **Tables used by SCD Component**

The <u>Basel 8.1 Seeded Tables</u> Excel lists out the Stage tables and the corresponding Dimension tables that are used in the BASEL application.

No changes are needed in this table if the standard key dimensions are being used within the Basel Application. If any new dimensions are added, the related column details are to be inserted into this table manually.

STG\_<dimensionname>\_MASTER - is the database table that 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

max value 9999999999999999999999999999

increment by 1

### **Executing SCD Components**

For information on the configuration and execution of SCD components, see the Operations section in the <u>Oracle Financial Services Analytical Applications Infrastructure 8.1 User Guide</u>.

The Basel batch created for SCDs is the <infodom>\_SCD. Infodom refers to the Information Domain name.

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.

### Stage Data

In this section, the stage data can be populated in either the Product Processors or Other Stage tables:

- **Product Processor**: An entity in the Basel Regulatory Capital application that 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 are categorized as exposure 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, see 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: <u>Sample Data</u>.

- 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 the worksheet available in the following location: Seeded Data.

## 8.2 Exhibit 1 - Mitigant Allocation Optimizer

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:

There are certain checks which are specific to IRB, and the others are applicable for both the Standardized approach and IRB approach.

# 8.2.1 Allocation of Mitigants (IRB Approach and Standardized Approach)

The following are the steps for credit risk mitigation irrespective of the approach prescribed in the Basel Accord.

- The mitigant is identified as eligible or not based on the eligibility rules for CRM under the simple and comprehensive approach mentioned in the Basel accord. This mitigant eligibility is handled in the FSI\_CAP\_MITIGANTS, and FSI\_CAP\_EXP\_MITIGANT\_MAPPING table.
- All mitigants which are eligible and mapped to exposure are then populated to the processing table where each exposure is broken down by mitigant types, which includes an additional row treating the exposure as uncovered. This is handled in the FSI\_CAP\_SUB\_EXPOSURES table.
- Before feeding the exposures and mitigants into the optimizer engine, the exposures from FSI\_CAP\_SUB\_EXPOSURES are split into drawn and undrawn exposure and then populated into the processing table FSI\_OPTIMIZER\_PROCESSING. The mapping of actual exposure to split exposures is populated in FSI\_OPT\_EXPOSURE\_MAPPING. The optimizer engine takes the data from FSI\_OPTIMIZER\_PROCESSING for covered factor calculation.
- 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 the FIRB approach, the LGD used is the LGD\* computed as per the Basel guideline. For any other mitigants in the form of Guarantees or Credit Derivative, the RW or PD corresponding to Basel rating or the modeling, as applicable, is used. For the Advanced Approach, institutions must give the PD or LGD data either at a mitigant level or at an exposure level, if they can model the PD or LGD of the exposure.
- The Pooling is performed to identify the below cases.
  - One or Many Exposure to One Mitigant
  - One Exposure to Many Mitigants
  - Many Exposures to Many Mitigants
  - One Exposure with No Mitigant

The pooling of the exposures and the mitigants are based on the exposures mapped to the mitigants, and the same mitigant mapped to other exposures. For example, in the below exposure ID and the mitigant ID mapped to each other, all of them belong to the same pool ID, as they have the mitigants shared.

Exposure ID	Mitigant ID
EXP01	MIT01
EXP01	MIT02
EXP01	MIT03
EXP02	MIT01
EXP03	MIT04
EXO04	MIT04
EXP05	MIT05

The treatment of each of the pooled cases in the optimizer engine is detailed in the following section.

### One or Many Exposure to One Mitigant

In this case, one or many exposures to one mitigant is treated as follows by the optimizer engine:

- First, the exposures are sorted from highest risk weight to lowest. For the advanced approach, the sorting is based on capital.
- The EAD amount of each exposure (post-credit conversion) is determined.
- 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. In the case of Simple Approach, these haircuts will not be applicable, and hence, the volatility haircut and the currency mismatch haircut will be considered as 0, and the maturity mismatch haircut will be considered as 1.
- 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. These haircuts are assigned based on the Basel guideline.
- The post-haircut mitigant amount is applied to the exposure based on the previous 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 factors across rows is equal to 1.
- Finally, the pre-mitigation EAD is broken into post-mitigation EAD net of all haircuts
- Basel 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).

Any remaining collateral amount is applied to the next transaction with the next highest risk weight and so on.

### **One Exposure to Many Mitigants**

In this case, one exposure to many mitigants is treated as follows by the optimizer engine:

- First, the EAD amount of each exposure (post-credit conversion) is determined.
- The mitigant is sorted from lowest to the highest risk weight for each exposure mapped to it.
- Each mitigant forming a part of Receivables, CRE/RRE, and Other IRB Collateral is adjusted for over-collateralization amount while executing foundation IRB.
- In the Foundation IRB approach, a 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 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 are eligible for allocation.
  - This check is done only once for the mitigant mapped to each exposure.
- 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.

The haircut related to volatility, currency mismatch, and maturity mismatch is as mentioned in the One or Many Exposure to One Mitigant section.

• 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))

- 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 uponits total EAD. For any exposure, the sum of covered factors across rows is equal to 1.

### Many Exposures to Many Mitigants

In this case, many exposures to many mitigants the Optimizer uses a linear programming technique for which you must 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: The objective Function for CRM is to Minimize RWA
- Bounds for the output:
  - The Lower Bound of the Covered factor is 0
  - The Upper Bound of the Covered factor is 1
- Exposure Constraint: Exposure Constraint checks the sum of all the allocated exposure amounts must 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

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	хЗ

- Minimum Collateralization Constraints are as follows:
  - Mitigants grouped for Deduction for Minimum Collateralization Check > 0
  - Mitigants grouped for Minimum Collateralization Check < 0</li>
- 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.
- The allocation engine updates the covered factor for each exposure based on the previous objective function and the constraints defined by you.
- The total covered factor for an exposure = Covered Factor for all the exposure mitigant combinations pertaining to that exposure.
- Covered Factor is Sum of all Covered amount + Uncovered amount of the mitigant upon its total EAD. For any exposure, the sum of covered factor across rows is equal to 1.

In case of exposure and mitigant having the same risk weight, the covered factor might get allocated to either the uncovered standard mitigant type or the eligible mitigant, based on the highest mitigant value post haircut.

## 8.3 Exhibit 3: 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 the 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 the DIM\_ORG\_STRUCTURE table during currency conversion. This is column under the 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
-----------------------------------	-----

Rule Reporting Currency Code Assignment is set to 'USD' out of the 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 are quoted and the tenor which is used to identify the period for which the forward exchange rate is applicable.
- The data from this table is populated to the 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 minus 1. Only the records with tenor 0 are used for 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 can use the exchange rates quoted by different data sources. Hence, the column which contains the information about the data source in the table ExchangeRates 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 them to the reporting currency amount columns.

For the mitigants table, the exchange rate that is used for currency conversion is the exchange rate for the entity of the exposure to 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

## 8.4 Exhibit 4: FSI\_CAPITAL\_STANDARD\_MAPPING Table Mapping

As a part of Basel 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 the Standard Accounting Head Dimension table (DIM\_STD\_ACCT\_HEAD). This is also required for all the computed fields so that the computation happens in the application for those standard accounting heads.

For all jurisdictions this mapping must be present which is elaborated in the following worksheet, available in the following OTN Documentation Library location:

FSI CAPITAL STANDARD MAPPING

# 8.5 Exhibit 5: Data Expectations for a few of the Basel Products

## 8.5.1 Equity Exposures Data Expectations

The Equity Exposures and any other exposures which were expected to be treated under Equity Asset Class of the particular jurisdiction were expected in Stage Equity Exposures (STG\_EQUITY\_EXPOSURES) till 8.0.3 release of Basel application.

Starting from the 8.0.4 release, any exposure which must be treated under Equity Asset Class is expected to be provided in Stage Investments (STG\_INVESTMENTS).

For the mandate-based approach in Equity Investment in funds when there are no entries in STG\_FUND\_UNDERLYING\_COMPOSITION, the application assigns Fall Back Approach to the remaining exposures.

All the required attributes pertaining to Equity Exposures are expected to be provided in Stage Investments (STG\_INVESTMENTS) and any Instrument Specific attributes in the Instrument Contract Dimension table (DIM\_INSTRUMENT\_CONTRACT).

## 8.5.2 Account Mitigant Mapping Data Expectations

Any account in the product processors, mapped to the various mitigants received were captured in the Stage Exposure Mitigant Mapping (STG\_EXP\_MITIGANT\_MAPPINGS) till 8.0.4 release of Basel application.

Starting from the 8.0.5 release, this is expected to be provided in the Stage Account Mitigant Map (STG\_ACCOUNT\_MITIGANT\_MAP) table

## 8.5.3 Commitment Contract Data Expectations

Any commitment contracts issued by the bank were initially expected in Stage LC Contracts (STG\_LC\_CONTRACTS) till 8.0.4 release of Basel application.

Starting from the 8.0.5 release, any exposure to which a commitment contract is issued by the bank is expected to be provided in the Stage Commitment Contracts (STG\_COMMITMENT\_CONTRACTS).

In the case of the commitment contracts issued under a credit line facility, then, the linkage of the credit line to the contract is required to be provided. The credit line is expected to be populated into the Dimension Credit Line (DIM\_CREDIT\_LINE) table.

## 8.5.4 Credit Line Issued Data Expectations

Any credit line, issued by the bank were initially expected in Stage LC Contracts (STG\_LC\_CONTRACTS) till the 8.0.4 release of the Basel application.

Starting from the 8.0.5 release, any exposure which is a line of credit issued by the bank is expected to be provided in the Stage Credit Line Details (STG\_CREDIT\_LINE\_DETAILS) along with entries in the Dimension Credit Line (DIM\_CREDIT\_LINE) table.

The credit line table will hold information with respect to all the lines of credit issued by the bank. The lines of credit can be drawn for various products like Credit Card (corporate credit card issued to various employees under a credit line for that corporate), Loan commitments (loan issued to the customer as part of a credit line issued to that customer), and so on. This table will hold all the information related to the credit line, and any undrawn portion related to that credit line.

The drawn portion of the credit line, or the portion which has been earmarked for a specific product like a credit card, will be part of the corresponding product processor (STG\_CARDS, in this example), with the credit line code populated. And under that particular product, there can be both the drawn and undrawn portion, which will be captured in the same product processor (STG\_CARDS, in this example).

The undrawn portion of the credit line will be the one that will be treated as a line of credit, and will receive the corresponding Basel guideline specific treatment.,

## 8.5.5 Forward Contract Data Expectations

Any forward agreement or contract was initially expected in Stage Futures (STG\_FUTURES) till the 8.0.4 release of the Basel application.

Starting from the 8.0.5 release, any exposure which is a forward agreement is expected to be provided in the Stage Forwards (STG\_FORWARDS).

## 8.5.6 Asset Sold Data Expectations

Any assets sold with recourse were initially expected in Stage Loan contracts (STG\_LOAN\_CONTRACTS) till 8.0.4 release of Basel application.

Starting from the 8.0.5 release, any exposure which is an asset sold is expected to be provided in the Stage Assets sold (STG\_ASSETS\_SOLD). This will include all the assets sold by the bank. And the assets sold, for which the bank is retaining recourse will be part of the regulatory capital calculations, and that will be taken up for the Basel related processing.

## 8.5.7 Spot Forex Data Expectations

Any forex transaction, which is a spot were initially expected in Stage Investments (STG\_INVESTMENTS) till the 8.0.4 release of the Basel application.

Starting from the 8.0.5 release, any forex transaction which is a spot contract is expected to be provided in the Stage Forex Contracts (STG\_FX\_CONTRACTS).

Note: All other forex transactions are expected to be populated in their respective derivative tables (Currency Swap in STG\_SWAPS\_CONTRACTS and so on).

## 8.5.8 Underlying Exposures for Derivatives

The underlying exposures for derivatives are now being captured through STG\_UNDERLYING\_MASTER.

The Data expectation for the underlying relationship for the derivatives is as follows:

- Case 1 Both Parent derivative contract and underlying of the derivative are instruments:
  - This will involve usage of the two tables for the capture of the underlying information STG\_UNDERLYING\_MASTER/ DIM\_UNDERLYING and STG\_UNDERLYING\_DTL
  - The parent account will be in one of the derivative contracts, and the relationship between the parent and the underlying will be captured in the derivative tables as Underlying Instrument Code or the Underlying code
  - DIM\_UNDERLYING will be used to store the static information about the underlying instruments, and STG\_UNDERLYING\_DTL will be used to store any variable information about the underlying instruments.
  - Data for STG\_UNDERLYING\_DTL
  - The STG\_UNDERLYING\_DTL can support the relationship reference of 1 parent to1 underlying or multiple underlying instruments.
  - In this, the underlying instrument code will be provided as v\_instrument\_code and the parent's instrument code will be provided as v\_contract\_instrument\_code
  - Both these instrument codes will have a reference in dim\_instrument\_contract.
- Case 2 If Parent derivative contract or underlying of the derivative is not instruments but instead are accounts or exposure:
  - This will involve the usage of a single table for the capture of the underlying information STG\_UNDERLYING\_EXPOSURES.
  - The parent account will be in one of the derivative contracts, and the relationship between the parent and the underlying will be captured in the underlying table as the parent exposure ID.
  - Data for STG\_UNDERLYING\_EXPOSURES.
  - The STG\_UNDERLYING\_EXPOSURES can support the relationship reference of 1
    parent to 1 underlying or multiple underlying instruments.
  - In this, the underlying exposure will be provided as v\_exposure\_id and parent's exposure ID in v\_parent\_exposure\_ID.
  - Both these exposure ID's will have the reference in dim\_exposure.

## 8.5.9 Underlying Exposures for CIU

The underlying exposures for CIU are now being captured through STG\_UNDERLYING\_MASTER.

The following is the data flow of underlying exposure of CIU:

- Case of Invested Mutual Fund
  - Invested portion will be in STG\_INVESTMENTS
  - Any Fund related information which do not change will be in STG\_INSTRUMENT\_CONTRACT\_MASTER
  - Any Fund related information which changes frequently will be in STG\_INTRUMENT\_CONTRACT\_DTL

- The composition of the fund will be in STG\_FUND\_UNDERLYNG\_COMPOSITION
- The assets of the fund will be in STG\_FUND\_CIS\_COMPOSITION

## 8.6 Exhibit 6: Design Changes

## 8.6.1 Design Changes for Handling Organization Structure

### **DIM ORG STRUCTURE flattening**

From Release 8.1.0.0 onwards, for a selected Org Entity and the mode of execution either Solo or Consolidation, the application flattens the Org entries from DIM\_ORG\_STRUCTURE into a structure as follows.

Example for Dim Org Structure Data

Dim Org Account	Dim Org Parent
A1	A2
A2	A3
A3	A4

If you select, A3 as the Entity and Consolidation as execution type, the following data is populated in the flattened table:

Entity	Parent Entity	Consolidation Parent	Heir Level
A3	A3	A3	0
A3	A2	A3	1
A2	A1	A3	2

All the entities from the Entity column from Consolidation Parent = A3 are picked up and populated into the FCT\_ENTITY\_INFO table.

This step is done to avoid the population of all unnecessary org structure data into FCT\_ENTITY\_INFO and later it is deleted once they are unused.

## 9 Annexure B

## 9.1 Download Specifications

For information, see **Download Specifications**.

## 9.2 Using Process Modelling Framework

# 9.2.1 Basel CAP PACK Process Modelling Framework Filters and Decision Rules

PMF provides an option to apply filter hierarchies at the Run and/or Business Pipeline level. These filters are similar to the regular filter hierarchies used in rules. They get appended to each task in that business pipeline or Basel Run at run-time based on the applicability of the filter to that task.

In 8.1, CAP PACK makes use of two filter hierarchies, which apply through PMF. The filter hierarchies used are as follows:

Filter Type		
select filter type	•	
Filter List		
select filter	•	Add Filter
Hierarchy Filter Details		
Exposure Approach Type		<b>∠</b> ×
Exposure Record Type		🗹 🗙
SAVE		

### 9.2.1.1 Exposure Approach Type

This hierarchy is based on the underlying seeded table FSI\_CAP\_APPROACH\_TYPE\_MASTER. Used mainly to filter data in processing based on the approach selected by the user in the Advanced Run. Approach types are Standardized, Foundation IRB, and Advanced IRB. Further, the approach is broken into the following matrix:

V_APPROACH_TYPE	V_APPROACH_TYPE_DESC
ОТН	Others
NSSTD	Non Securitisation Standardized
NSFIRB	Non Securitisation FIRB
NSAIRB	Non Securitisation AIRB
SECSTD	Securitisation Standardized

V_APPROACH_TYPE	V_APPROACH_TYPE_DESC
SECIRB	Securitisation - Internal Rating Based Approach
MRSA	Market Risk Standardised Approach
MRIMM	Internal Models Approach
ORBIA	Basic Indicator Approach (BIA)
ORSA	Standardised Approach (SA)
ORASA	Alternative Standardised Approach (ASA)

For a task, if this table is part of the used tables list, then the filter chosen in the calling business pipeline or run pipeline applies to it. Used tables can be either part of the Dataset (for Rules) or Mapped/NonMapped column (for T2Ts).

### 9.2.1.2 Exposure Record Type

This hierarchy is based on the underlying seeded table FSI\_CAP\_RECORD\_TYPE\_MASTER. Used mainly to filter data of each portfolio for processing within or across portfolios. Depending upon the portfolio(s) the user picks as part of the run, the record type decides the type of data to be processed by each task in each portfolio. Record types currently supported are as follows:

V_RECORD_TYPE	V_RECORD_TYPE_DESC
INV_NON_SEC_EXP	Investment Non Sec Exposure
INV_NON_SEC_ULY	Investment Non Sec Underlying
INV_SEC_ULY	Investment Sec Underlying
BNK_NON_SEC_EXP	Banking Non Sec Exposure
BNK_NON_SEC_ULY	Banking Non Sec Underlying
BNK_SEC_ULY	Banking Sec Underlying
DRV_NON_SEC_EXP	Derivatives Non Sec Exposure
DRV_NON_SEC_ULY	Derivatives Non Sec Underlying
DRV_SEC_ULY	Derivatives Sec Underlying
SFT_NON_SEC_EXP	SFT Non Sec Exposure
SFT_NON_SEC_ULY	SFT Non Sec Underlying
SFT_SEC_ULY	SFT Sec Underlying
OTH_PLACED_COLL_EXP	Other Placed Collateral Exposure
SFT_PLACED_COLL_EXP	SFT Placed Collateral Exposure

V_RECORD_TYPE	V_RECORD_TYPE_DESC
MITIGANT	Mitigant
SFT_MITIGANT	SFT Mitigant
ОТН	Others

A simplified example of such a case can be Investment portfolio and Banking Portfolio for which data sources, besides other sources, are as follows:

- Securitization:
  - Product Processor Tables [main exposures]

From PP tables to FSI\_CAP\_INVESTMENT\_EXPOSURES.

STG\_UNDERLYING\_EXPOSURES [Investment underlying exposures which are banking products and investment products]

From STG\_UNDERLYING\_EXPOSURES to FSI\_CAP\_BANKING\_EXPOSURES.

- Banking Portfolio:
  - Product processor Tables [main exposures]
  - From PP tables to FSI\_CAP\_BANKING\_EXPOSURES.

If the user chooses banking and investment portfolios together in a run, the data movement is as follows:

Banking				
MAIN EXPOSURE TYPE	SOURCE	ULY EXPOSURE TYPE	TARGET	V_RECORD_TYPE
BANKING	PP TABLES		FSI_CAP_BANKING_EXPOSURES	BNK_NON_SEC_EXP

Investments				
MAIN EXPOSURE TYPE	SOURCE	ULY EXPOSURE TYPE	TARGET	V_RECORD_TYPE
INVESTMENT	PP TABLES		FSI_CAP_INVESTMENT_EXPOSURES	INV_NON_SEC_EXP
INVESTMENT	STG_UNDERLYING_EXPOSURES	BANKING	FSI_CAP_BANKING_EXPOSURES	INV_NON_SEC_ULY
INVESTMENT	STG_UNDERLYING_EXPOSURES	INVESTMENT	FSI_CAP_INVESTMENT_EXPOSURES	INV_NON_SEC_ULY

When banking and investments both execute, the record type filter helps to process exposures as follows:

1. Banking Portfolio:

Only those exposures, which have record type as BNK\_NON\_SEC\_EXP in FSI\_CAP\_BANKING\_EXPOSURES.

- 2. Investment Portfolio:
  - **a.** Exposures, which have record types as INV\_NON\_SEC\_EXP and INV\_NON\_SEC\_ULY in FSI\_CAP\_INVESTMENT\_EXPOSURES.
  - **b.** Exposures, which have record type as INV\_NON\_SEC\_ULY in FSI\_CAP\_BANKING\_EXPOSURES.

The steps to apply filters at Run and Business Pipeline levels are detailed in the <u>OFS Analytical</u> <u>Applications Infrastructure User Guide</u>.

### 9.2.1.3 Execution and Decision Rules

PMF can allow the flow of execution to follow a certain path while running a batch. The decision to include/exclude components in a user-defined run is based upon the Run Management Options. This allows the user to manage and report data for only those components, which the user has opted through the Basel Configuration > Run Management screen.

Based upon the selections made in the configuration screen, a table FSI\_CAP\_RUN\_EXE\_PAREMETERS is updated with the answers to the questionnaire.

A simple example can be of which portfolios the user has opted for. If the user wishes to execute banking and investments only, then a Basel configuration is created through run management with this questionnaire. This configuration is selected during run execution.

### 9.2.1.4 Evaluation of Execution Rule

The questionnaire data is captured and pushed into the table FSI\_CAP\_RUN\_EXE\_PAREMETERS.

The execution rule 'Basel Execution Approach Assignment' reads the data from this table and assigns the values to respective PMF variables.



RuleType ? ExecutionRule V ExecutionType ? JSON Read From DB	
ExecutionType 7 JSON Read From DB	
Table Name ? FSI_CAP_RUN_EXE_PARAMETERS	
Column List ? F_BASEL_NSSTD ,F_BASEL_NSFIRBI F_BASEL_NSAIRB ,F_BASEL_SECSTD ,F	
Where Condition ? N_RUN_SKEY = {WF_RUNSK}	
Return JSON Type ? JSON Object v	
Output Datafield ? BASEL_EXEC_APPROACH	

### 9.2.1.5 Evaluation of Decision Rule

The variables, values for which are assigned in the execution rule, are evaluated in the respective transition lines for each application component. If the value matches with the expected value in the transition line, then that path is taken.



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Transition Na	me 🥐	Job_1582184906890_Job_1582197	14442	
Connected	To 🕐	Banking Data Processing	~	
Decision R	ule 👔	Basel Banking Portfolio Selection		
Or	der 🕐	1		
Stro	oke 🥐	Default	Ŧ	
				Ok
Name ?	Basel Bar	nking Portfolio Selection		
RuleType 🕐	DecisionF	Rule		Ŧ
ExecutionType 😢	JSON Path Expression			v
JSON input 🕐	BASEL_EXEC_APPROACH			Ŧ
JSON Path Expression (?)	\$F_IS_BANK_APPLICABLE			
Operator (?)	=			Ŧ
RHS Expression ?	Υ			
Scope 🕐	Package			Ŧ

### 9.2.1.6 Deprecation of Uncovered Record Creation DT and New Logic

The DT, Pop\_Uncovered\_Mitigant that creates uncovered exposure records in the FCT\_SUB\_EXPOSURE table is deprecated and is replaced with three T2Ts as mentioned as follows:

For the effective optimization of the mitigants, the application used to create a replica of the exposures, with the standard mitigant type as Uncovered. This used to happen with the DT POP\_UNCOVERED\_MITIGANT.

To handle the revised data flow of processing, this is replaced by three T2Ts as follows:

### 1. T2T\_FSI\_CAP\_NET\_POOL\_UNCOV\_SUB\_EXPOSURES

This T2T creates and inserts one uncovered exposure in FSI\_CAP\_SUB\_EXPOSURES for each nettable pool account from FSI\_CAP\_NETTABLE\_POOL.

### 2. SUB\_EXPOSURES\_BANKING\_UNCOV\_DATA\_POP

This T2T creates and inserts one uncovered exposure in FSI\_CAP\_SUB\_EXPOSURES for each exposure from FSI\_CAP\_BANKING\_EXPOSURES.

### 3. SUB\_EXPOSURES\_INVESTMENT\_UNCOV\_DATA\_POP

This T2T creates and inserts one uncovered exposure in FSI\_CAP\_SUB\_EXPOSURES for each exposure from FSI\_CAP\_INVESTMENT\_EXPOSURES.

### 9.2.1.7 Reuse of PMF Process for Underlying or Placed Collateral Data Processing

An investment portfolio requires banking and derivative underlying for its processing and calculations apart from investment exposures.

The banking and derivative underlying exposures must get the respective portfolio treatment (Risk weighting, AD, and so on) while being processed under the investment portfolio.

To achieve the above, the investment portfolio pipeline calls banking portfolio and derivative portfolio pipeline to process the respective underlying and then use the processed or calculated attributes of these underlying to complete investment processing.

Hence investment portfolio reuses the complete Banking and Derivative pipeline (PMF process).

These pipelines are called only for the respective underlying by applying proper process filter on record type for underlying. The record type values can be found in FSI\_CAP\_RECORD\_TYPE\_MASTER. The process filter will allow only underlying records to be processed when called from the investment pipeline.

The record type process filter used is as follows:

- BNK\_NON\_SEC\_ULY in Banking pipeline.
- DRV\_NON\_SEC\_ULY in Derivative pipeline

Securitization Portfolio calls Banking portfolio pipeline from within to process non securitized banking underlying exposures which are part of the securitized pool and are required for the overall processing of the securitization portfolio. The banking pipeline is called with an appropriate record type process filter to process only banking underlying exposures.

The record type process filter used is BNK\_SEC\_ULY in the Banking pipeline.

Derivative portfolio and SFT portfolio pipelines call the Mitigant pipeline from within to provide mitigant treatment (eligibility, mitigant risk weight, and haircut) to their placed collaterals. The mitigant pipeline is called with an appropriate record type process filter to process only placed collaterals.

The record type process filter used are following:

- OTH\_PLACED\_COLL\_EXP in Mitigant pipeline called in Derivative portfolio pipeline.
- SFT\_PLACED\_COLL\_EXP in Mitigant pipeline called in SFT portfolio pipeline.

## 9.3 Run Parameters Setup for Creating a Run

If the run definition has not been created through the **Run Management** UI, then the **USER\_DEFINED\_RUN\_PARAMETERS** table must be set up manually for the selected options/approaches for particular regulation and segment. This table contains the setup codes for different options. However, if you want to add more options, then you can add a record (new setup codes with options) by using information that is updated for the selected option are given in the following tables:

### **Regulation: Basel III**

### Segment: BIS

 Table 5: The values for the BASEL III regulation with the segment as BIS with the Approach as

 Securitization

RUN_PARAMETER S column name	Approach for Securitization	Selected Option	RUN_PARAMETER S 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	Yes	OPT0611
	Usage of the Simplified Method for computing N and LGD		OPT0612
v_ssf_simple_n_lgd	Internal Rating Based Approach	Yes	OPT0614
Usage of the Simplified Method for computing N and LGD		No	OPT0615

## Table 6: The values for the BASEL III regulation with the segment as BIS with the Approach asMarket Risk Standardized Approach

RUN_PARAMETER S column name	Approach for Market Risk Standardized Approach	Selected Option	RUN_PARAMETER S column value
v_mrs_options_met hod	Options	Simplified Approach	OPT1013
		Delta Plus Approach	OPT1014
v_mrs_interest_rate _method	Interest Rate Risk	General Market Risk-Duration Method	OPT1003
		General Market Risk-Maturity Method	OPT1004
v_mrs_commodity_ risk_method	Commodity Risk	Simplified Approach	OPT1008

## Table 7: The values for the BASEL III regulation with the segment as BIS with the Approach as Non-Securitization Standardized
RUN_PARAMETER S column name	Approach for Non Securitization Standardized	Selected Option	RUN_PARAMETER S column value
v_nss_eca_for_sove	Use ECA Country Scores for risk-	Yes	OPT0004
rign	weighting claims on Sovereign	No	OPT0005
v_nss_rw_option_d	The option used for claims on	Option I	OPT0008
pse	domestic PSEs	Option II	OPT0009
v_nss_rw_option_b	Option for risk-weighting claims on	Option I	OPT0012
ank	Banks	Option II	OPT0013
v_nss_100pct_rw_c	Supervisor permission to risk weight all	Yes	OPT0016
orp	corporate claims at 100% without regard to external rating	No	OPT0017
v_nss_lower_rw_cre	Has the national supervisor permitted	Yes	OPT0020
	a lower RW for certain commercial real estate?	No	OPT0021
v_nss_pastdue_for_	Past due treatment for non-past due	Yes	OPT0024
nonpastdue	loans to counterparties subject to a 150% RW	No	OPT0025
v_nss_0_rw_for_gol	Use of 0% RW for Gold Bullion held in	Yes	OPT0027
d	own vaults or on an allocated basis	No	OPT0028
v_nss_borrower_cc	Use of borrower's domestic currency	Yes	OPT0030
y_rat_mdb	rating for exposure in foreign exchange transactions	No	OPT0031
v_ns_sft_method	Approach for Securities Financing Transactions	Simple Approach	OPT0037
		IMM	OPT0038
		VaR Model	OPT0039
v_ns_otc_method	Approach for Over the Counter	CEM	OPT0041
	Products	IMM	OPT0042
		Standard Approach	OPT0043
v_ns_lst_approach	Approach for Long Settlement	CEM	OPT0045
	Transactions	IMM	OPT0046
		Standard Approach	OPT0047
v_ns_haircut_meth od	Applying Haircut	Supervisory Haircut	OPT0056
		Own Estimate	OPT0057
v_cva_method	CVA Standardized Approach	N/A	OPT0060
v_cva_include_sft		Yes	OPT0062

RUN_PARAMETER S column name	Approach for Non Securitization Standardized	Selected Option	RUN_PARAMETER S column value
	CVA Standardized Approach which includes SFTs for CVA calculation	No	OPT0063
V_EXP_ADJ_PROVI SIONS	Applicable for both STD and IRB approaches	Yes	OPTLE0003
		No	OPTLE0004
V_PARAMETER_GR Large Exposure Calcu OUP_DESC	Large Exposure Calculations	Yes	OPTLE0003
		No	OPTLE0004
V_PARAMETER_DE SCOption to consider Provision Amount for EAD Calculations	Option to consider Provision Amount	Yes	OPTLE0003
	No	OPTLE0004	

# Table 8: The values for the BASEL III regulation with the segment as BIS with the Approach as Non-Securitization Standardized (FIRB)

RUN_PARAMETER S column name	Approach for Non Securitization Standardized (FIRB)	Selected Option	RUN_PARAMETER S column value
v_cva_cds_index_d	CDS Index must be decomposed	Yes	OPT0267
ecomposition		No	OPT0268

# Table 9: The values for the BASEL III regulation with the segment as BIS with the Approach as Non-Securitization FIRB

RUN_PARAMETER S column name	Approach for Non Securitization FIRB	Selected Option	RUN_PARAMETER S column value
v_nfir_explicit_mat	Use of Explicit Maturity Adjustment	Yes	OPT0203
_adj		No	OPT0204
v_nir_default_risk_	Purchase Receivables for Default Risk	Top Down	OPT0207
арр	Approach	Bottom-Up	OPT0208
v_nir_dil_risk_imm aterial	Is Dilution Risk immaterial for Purchase Receivables?	Yes	OPT0210
		No	OPT0211
v_nir_1yr_mat_corp	t_corp Use of one-year maturity for Dilution Risk of Purchased Corporate Receivables:	Yes	OPT0213
_pr		No	OPT0214
v_ns_haircut_meth od	Applying Haircut	Supervisory Haircut	OPT0216
		Own Estimate	OPT0217

RUN_PARAMETER S column name	Approach for Non Securitization FIRB	Selected Option	RUN_PARAMETER S column value
v_ns_sft_method	Approach for Securities Financing Transactions	Simple Approach	OPT0224
		IMM	OPT0225
		VaR Model	OPT0226
v_ns_otc_method	Approach for Over the Counter	СЕМ	OPT0228
	Products	IMM	OPT0229
		Standard Approach	OPT0230
v_ns_lst_approach	Approach for Long Settlement	CEM	OPT0232
	Transactions	IMM	OPT0233
		Standard Approach	OPT0234
v_nir_sl_pref_rw	Specialized Lending-Slotting Criteria Approach. Use of preferential risk	Yes	OPT0241
	weights for specialized lending sub- classes in Strong and Good	No	OPT0242
v_nir_equity_appro	Approach for Equity	IMM Approach	OPT0245
ach		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_d	CDS Index must be decomposed	Yes	OPT0267
ecomposition		No	OPT0268

# Table 10: The values for the BASEL III regulation with the segment as BIS with the Approach as Non-Securitization Standardized (AIRB)

RUN_PARAMETER S column name	Approach for Non Securitization Standardized (AIRB)	Selected Option	RUN_PARAMETER S column value
v_nir_default_risk_	Default Risk Approach for Purchase	Top Down	OPT0303
арр	Receivables	Bottom-Up	OPT0304
v_nir_dil_risk_imm	For purchase, receivables are Dilution	Yes	OPT0306
aterial	Risk immaterial?	No	OPT0307
v_nir_1yr_mat_corp	Use of one-year maturity for Dilution	Yes	OPT0309
_pr	Risk of Purchased Corporate Receivables	No	OPT0310
v_ns_haircut_meth od	Applying Haircut	Supervisory Haircut	OPT0312
		Own Estimate	OPT0313
v_ns_sft_method	Approach for Securities Financing Transactions	Simple Approach	OPT0320
		IMM	OPT0321
		VaR Model	OPT0322
v_ns_otc_method	Approach for Over the Counter	CEM	OPT0324
	Products	IMM	OPT0325
		Standard Approach	OPT0326
v_ns_lst_approach	Approach for Long Settlement Transactions	CEM	OPT0328
		IMM	OPT0329
		Standard Approach	OPT0330
v_nir_sl_pref_rw	Specialized Lending-Slotting Criteria Approach.	Yes	OPT0337
	Use of preferential risk weights for specialized lending sub-classes in Strong and Good	No	OPT0338
v_nir_equity_appro	Approach for Equity	IMM Approach	OPT0341
ach		Simple Risk Weight Approach	OPT0342
		PD - LGD Approach	OPT0343
v_cva_method	Approach for Credit Value Adjustments	CVA Standardized Approach	OPT0361
		CVA Internal Model Method Approach	OPT0362

RUN_PARAMETER S column name	Approach for Non Securitization Standardized (AIRB)	Selected Option	RUN_PARAMETER S column value
v_cva_include_sft	To include SFTs for CVA calculation?	Yes	OPT0364
		No	OPT0365
v_cva_cds_index_d	CDS Index must be decomposed	Yes	OPT0367
ecomposition		No	OPT0368

### 9.3.1 Selecting Run Definition For Execution

The Run Definition can be selected by searching or scrolling in the "Regulatory Definition" field while triggering a Run Execution.

xecution	
Execution Type	
With Parameters	•
Reporting Date	rtta
02/11/2021	
Regulatory Definition	•
	Q
IN - Basel III - Capital Calculation -	
Standardized Approach	
IN - Capital Calculation - Foundatio	on IRB
Approach	
IN - Capital Calculation - Advanced	IRB
Approach	

### 9.3.2 Importing Run Definitions

To import the DMP file, perform the following steps:

- 1. Rename or delete the existing OOB definitions in the setup.
- 2. Navigate to the directory path \$FIC\_HOME/utility/Migration/conf/.
- **3.** Create a copy of the file <code>OBJECTMIGRATION\_template.xml</code> as <code>OBJECTMIGRATION.xml</code> and provide appropriate values for the parameters as per the following table:

Parameter	Value
\$USERID\$	Application User ID
\$LOCALE\$	Locale Information
\$INFODOM\$	Information Domain
\$FOLDER\$	Folder or Segment where you wish to import the definition
MODE	IMPORT
\$FILE_NAME\$	Name of the dump file without the .dmp extension
MIGRATION_CODE\$	11

4. Place as many unique codes as per the number of definitions available in the dump.

For example, <OBJECT Code="1000" Type="4003" />

To find the object codes, you must perform the following steps:

i. Execute the following query in the atomic schema to check the existing N\_RUN\_PARAM\_DEFN\_ID that are in use.

SELECT \* FROM FSI RUN PARAM DEFINITION TL;

ii. Use the Object Code in OBJECTMIGRATION.xml which does not exist in N\_RUN\_PARAM\_DEFN\_ID column.

**Note**: The type must have the value 4003 which represents Regulatory Calculation Definitions

5. Create the following folder structure in the path \$FIC HOME/utility/Migration:

metadata/restore

- 6. Copy the dump file from the installer and place it in the directory path \$FIC\_HOME/utility/Migration/metadata/restore
- 7. Execute the following script located in the directory path
   \$FIC\_HOME/utility/Migration/bin/:

./ObjectMigration.sh

Check the availability of definitions in the UI. Migration logs are available in the directory path \$FIC HOME/utility/Migration/logs/migration.log.

### 9.3.3 Exporting Optimizer Definitions

- 1. Navigate to the directory path \$FIC HOME/utility/Migration/conf/.
- 2. Create a copy of the file OBJECTMIGRATION\_template.xml as OBJECTMIGRATION.xml and provide appropriate values for the parameters as per the following table:

Parameter	Value
\$USERID\$	Application User ID

Parameter	Value
\$LOCALE\$	Locale Information
\$INFODOM\$	Information Domain
\$FOLDER\$	Folder or Segment of the existing definition
MODE	EXPORT
\$FILE_NAME\$	Name of the file without the .dmp extension
MIGRATION_CODE\$	11

3. Place as many unique codes as per the number of definitions available in the dump. For example, <OBJECT Code="1000" Type="4003" />

To find the object codes, perform the following steps:

 Execute the following query in the atomic schema for run definitions: SELECT \* FROM FSI\_RUN\_PARAM\_DEFINITION\_TL;

N\_RUN\_PARAM\_DEFN\_ID is the object code and value of Type is 4003.

ii. Execute the following query in the atomic schema for portfolio definitions: SELECT \* FROM FSI\_PORTFOLIO\_MASTER;

N\_PPORTFOLIO\_ID is the object code and value of Type is 4002.

iii. Execute the following query in the atomic schema for optimizer definitions: SELECT \* FROM FSI\_BASEL\_OPTIMIZER\_MODEL\_TL;

N\_MODEL\_ID is the object code and the value of Type is 4001.

4. Execute the following script in the directory path \$FIC HOME/utility/Migration/bin:

./ObjectMigration.sh

The Dump is available in the directory path

\$FIC HOME/utility/Migration/metadata/archive.

The migration logs are available in file migration.log in the directory path \$FIC\_HOME/utility/Migration/logs.

## 9.4 Data Transformation Details for Portfolio or Module

This section lists the Data Transformation (DT) details for each Portfolio or Module.

See <u>Oracle Financial Services Basel Data Transformation Details</u> document for more details.

### 9.4.1 DT Details - Banking

DT TASK NAME	PROCESS CODE	PROCESS NAME
Bnk_Map_Ret_Exp	PMFBNK006	BNK_REGULATORY_RETAIL_PORTFOLIO
Bnk_Unrated_Exp_RW_Rat_Asses	PMFBNK013	BNK_ISSUE_ISSUER_ASSESSMENT
Bnk_Issue_Issuer_Assessment	PMFBNK013	BNK_ISSUE_ISSUER_ASSESSMENT

### 9.4.2 DT Details - Investment

DT TASK NAME	PROCESS CODE	PROCESS NAME
Inv_Ind_Mat_Chk_CE_CR_STD	PMFINV011	INV_PRE_CRM_EAD_COMPUTATION_STD
Inv_Unrated_Exp_RW_Rat_Asse	PMFINV017	INV_INV_ISSUE_ISSUER_ASSESSMENT
Inv_Issue_Issuer_Assessment	PMFINV017	INV_INV_ISSUE_ISSUER_ASSESSMENT

### 9.4.3 DT Details - Derivative

DT TASK NAME	PROCESS CODE	PROCESS NAME
Drv_Unrated_Exp_RW_Rat_Asses	PMFDRV021	DRV_ISSUE_ISSUER_ASSESSMENT
Drv_Issue_Issuer_Assessment	PMFDRV021	DRV_ISSUE_ISSUER_ASSESSMENT
Drv_Mult_Assessment_SCP	PMFDRV043	SOLD_CREDIT_PROTECTION_DATA_PROCESSING
Drv_Mult_Assessment_SCP	PMFDRV056	SOLD_CREDIT_PROTECTION_DATA_PROCESSING_IRB

### 9.4.4 DT Details - Secured Financial Transactions (SFT)

DT TASK NAME	PROCESS CODE	PROCESS NAME
Sft_Issue_Issuer_Assessment	PMFSFT013	SFT_ISSUE_ISSUER_ASSESSMENT
Sft_Unrated_Exp_RW_Rat_Asses	PMFSFT013	SFT_ISSUE_ISSUER_ASSESSMENT
LR_SFT_Add_On_Amount	PMFSFT055	SFT_LEVERAGE_RATIO_COMPUTATIONS

### 9.4.5 DT Details - Securitization

DT TASK NAME	PROCESS CODE	PROCESS NAME
Sec_Pool_Param_Assignmnt	PMFSEC002	SEC_POOL_PARAMETER_ASSIGNMENT
Sec_Exp_Cr_Enhs	PMFSEC005	SEC_TRANCHE_CREDIT_ENHANCEMENT_CALCULATIONS

DATA TRANSFORMATION DETAILS FOR PORTFOLIO OR MODULE

DT TASK NAME	PROCESS CODE	PROCESS NAME
Subrdntd_Fndd_Amt_Pop	PMFSEC005	SEC_TRANCHE_CREDIT_ENHANCEMENT_CALCULATIONS
Upd_Pool_Trnch_Param_Exp	PMFSEC008	SEC_POOL_TRANCHE_PARAMETERS_UPDATE_EXPOSURES
Mult_Assessment_Tranche	PMFSEC012	SEC_MULTIPLE_ASSESSMENT
Multiple_Assessment_Sec	PMFSEC012	SEC_MULTIPLE_ASSESSMENT
Avg_Exs_Sprd	PMFSEC014	SEC_INTERPOLATED_RISK_WEIGHT_AND_AVG_EXS_SPRD
Sec_Interpolated_RW	PMFSEC014	SEC_INTERPOLATED_RISK_WEIGHT_AND_AVG_EXS_SPRD
Get_Net_Over_Lap_Amt	PMFSEC017	SEC_PRE_CRM_EAD_CALCULATIONS
Resecuritized_Straddling_Sfa	PMFSEC020	SEC_STRADDLING_TRANCHES_PROCESSING
Upd_Pool_Trnch_Param_Exp	PMFSEC025	RESEC_POOL_AND_TRANCHE_PARAMETER_CALCULATION
Resecuritized_Straddling_Sfa	PMFSEC026	RESEC_STRADDLING_TRANCHES_PROCESSING
Securitized_Pool_Gran_Cal	PMFSEC051	SEC_POOL_GRANULAR_CALCULATION

### 9.4.6 DT Details - Market Risk

DT TASK NAME	PROCESS CODE	PROCESS NAME
PC_Cap_Floor	PMFMR0021	Position Conversion Exotic Options
Mkt_Risk_Exp_Creation	PMFMR0021	Position Conversion Exotic Options
Mkt_Risk_Exp_Creation	PMFMR0022	Position Conversion Options
Mkt_Risk_Exp_Creation	PMFMR0023	Position Conversion Basket Futures - Interest Rate
MR_IR_Pos_Offset	PMFMR0024	Market Risk Position Offset
Ind_Mat_Lvl_Chk_CE_MR	PMFMR0024	Market Risk Position Offset
Mkt_Risk_Exp_Creation	PMFMR0025	Position Conversion Swaps

DATA TRANSFORMATION DETAILS FOR PORTFOLIO OR MODULE

DT TASK NAME	PROCESS CODE	PROCESS NAME
Mkt_Risk_Exp_Creation	PMFMR0027	Position Conversion Hybrid Instruments
Upd_Sp_RW_RM_Time_Band	PMFMR0028	Mkt Risk Specific Risk IR Assignment
Mkt_Risk_CD_Hedging	PMFMR002A	Market Risk Credit Derivatives Offsetting
Mkt_Risk_Exp_Creation	PMFMR002B	Position Conversion Credit Derivatives
PC_Bskt_CDS	PMFMR002B	Position Conversion Credit Derivatives
Mkt_Risk_Exp_Creation	PMFMR0031	Market Risk Depository Receipts
Equity_NonDrv_Offsetting	PMFMR0034	Market Risk Equity Offsetting
Multiple_Assessment_MR	PMFMR0036	Market Risk Sec Specific Risk Charge Calculation
Mr_Sec_IRB_Min_SRC	PMFMR0036	Market Risk Sec Specific Risk Charge Calculation
Mkt_Risk_GenRsk_Comdty	PMFMR003D	Market Risk Generic Risk Charge Calculation Commodities Maturity Approach
Mkt_Risk_GenRsk_IR	PMFMR003E	Market Risk Generic Risk Charge Calculation - IR and Equity
Mkt_Risk_Cap_Chrge_Forex	PMFMR003K	Market Risk Capital Risk Charge Calculation
MR_Var_sVar_IRC_CRM_Avg	PMFMR0045	Market Risk Var sVar IRC CRM Avg Calculation

## 9.4.7 DT Details - Operational Risk

DT TASK NAME	PROCESS CODE	PROCESS NAME
Opr_Risk_Capital_Charge	PMFBISOR002	Operational Risk-Basic Indicator Approach
OR_Capital_Std_App	PMFBISOR003	Operational Risk Alternative Std Approach

## 9.4.8 DT Details - Capital Structure

DT TASK NAME	PROCESS CODE	PROCESS NAME
Deduction_RWA_Cap_Struct	PMFBISCS022	CAPITAL_STRUCTURE_DEDUCTIONS_RWA_EXPOSURES

## 9.5 Implementing Basel

### 9.5.1 Rules List for Configuration

The list of rules which customer needs to reconfigure at their site is as follows.

Functionality	Reclassification Rule Name
Common	Basel III Capital Consolidation Approach Type Reclassification for an Entity
Common	Credit Rating Reclassification
Common	Party Type Reclassification - STD
Common	Seniority Reclassification
Credit Risk - Non-Securitization	Basel III Equity Product Type Reclassification - STD
Credit Risk - Non-Securitization	Non-Sec Basel II Product Type Reclassification - STD
Counterparty Credit Risk	Netting Agreement Mitigant Type Reclassification - SA - CCR
Counterparty Credit Risk, Market Risk	Basel III Instrument Type Reclassification
Credit Risk - Securitization	Basel III Sec Product Type Reclassification - STD
Capital Structure	Cap Consl Basel Entity Type Reclassification
Market Risk	MR PC Instrument Type Reclassification - Convertible Bond
Market Risk	MR PC Instrument Type Reclassification - Credit Derivatives
Market Risk	MR PC Instrument Type Reclassification - Exotic Instruments
Market Risk	MR PC Instrument Type Reclassification - Forwards and Futures
Market Risk	MR PC Instrument Type Reclassification - Hybrid Instruments
Market Risk	MR PC Instrument Type Reclassification - Options
Market Risk	MR PC Instrument Type Reclassification - Swaps
Operational Risk	OR Internal LoB to Standard LoB Reclassification
Large Exposures	Party Relationship Type Reclassification

### 9.5.2 Custom Reclassification Rules

See <u>Configure Rule with Target Members</u> for more information on Custom Reclassification Rules.

### 9.5.3 Seeded Values Used

To view the seeded values for the following Seeded tables, see <u>Seeded Tables Data 1</u> and <u>Seeded Tables Data 2</u>.

• DIM\_BANDS

- DIM\_BASEL\_ASSET\_CLASS
- DIM\_BASEL\_BANK\_ROLE
- DIM\_BASEL\_CAP\_CONSL\_APPR
- DIM\_BASEL\_CONSL\_OPTION\_TYPE
- DIM\_BASEL\_CREDIT\_RATING
- DIM\_BASEL\_EXPOSURE\_CLASS
- DIM\_BASEL\_ISSUER\_TYPE
- DIM\_BASEL\_METHODOLOGY
- DIM\_BASEL\_POOL\_TYPE
- DIM\_BASEL\_PRODUCT\_TYPE
- DIM\_BASEL\_TRANSACTION\_TYPE
- DIM\_CAPITAL\_COMP\_GROUP
- DIM\_CLEARED\_TXN\_BANK\_ROLE
- DIM\_COUNTRY
- DIM\_CREDIT\_RATING
- DIM\_CREDIT\_STATUS
- DIM\_CURRENCY
- DIM\_EXPOSURE\_UNDERLYING\_TYPE
- DIM\_GAAP
- DIM\_INSTRUMENT\_TYPE
- DIM\_INTEREST\_TYPE
- DIM\_MARKET\_RISK\_CHARGE\_TYPE
- DIM\_MARKET\_RISK\_POSITION
- DIM\_MARKET\_RISK\_REP\_LINE
- DIM\_METHODOLOGIES
- DIM\_MITIGANT\_TREATMENT\_TYPE
- DIM\_MR\_ASSET\_CLASS
- DIM\_MR\_COUNTER\_PARTY
- DIM\_MR\_RISK\_CLASS
- DIM\_MR\_TIME\_VERTEX
- DIM\_PRODUCT\_BOOK
- DIM\_REG\_CAP\_ACCT\_PURPOSE
- DIM\_REG\_CAP\_EXEMPTION\_CRITERIA
- DIM\_REG\_CAP\_GUARANTEE\_SCHEME

- DIM\_REG\_PARTY\_RELATIONSHP\_TYPE
- DIM\_RISK\_TYPE
- DIM\_RUN\_TYPE
- DIM\_SEC\_FACILITY\_TYPE
- DIM\_SECURITIZATION\_TYPE
- DIM\_STANDARD\_ACCT\_HEAD
- DIM\_STANDARD\_COMMODITY
- DIM\_STANDARD\_COMMODITY\_GRADE
- DIM\_STANDARD\_EVENT\_TYPE
- DIM\_STANDARD\_LOB
- DIM\_STANDARD\_PARTY\_TYPE
- DIM\_STANDARD\_SENIORITY
- DIM\_STD\_MITIGANT\_TYPE
- REVELEUS\_PARAMETER\_MASTER

## 9.6 Basel Analytics Table Population - Reporting T2T

This section provides information on the target and the granularity of tables.

### 9.6.1 Credit Risk and Counterparty Credit Risk – Non-Securitization

### 9.6.1.1 Exposure Level Granularity

T2T Name	Description
Account Level Information T2T	These T2T take inputs from different portfolio table (FSI Cap Banking Exposures (FSI_CAP_BANKING_EXPOSURES), FSI Cap Investment Exposures (FSI_CAP_INVESTMENT_EXPOSURES), FSI Cap Derivative Exposures (FSI_CAP_DERIVATIVES), and FSI Cap Securities and Financing transactions (FSI_CAP_SFT_EXPOSURES) and populate Fact Regulatory Capital Account Summary (FCT_REG_CAP_ACCOUNT_SUMMARY) • T2T_FRCAS_FSI_CAP_BANKING_EXPOSURES • T2T_FRCAS_FSI_CAP_INVESTMENT_EXPOSURES • T2T_FRCAS_FSI_CAP_DERIVATIVES • T2T_FRCAS_FSI_CAP_SFT_EXPOSURES
Assets Sold Information T2T	This T2T take inputs from FSI Cap Banking Exposures (FSI_CAP_BANKING_EXPOSURES) and populate Fact Regulatory Capital Assets Sold Summary (FCT _REG_CAP_ASSET_SOLD_SUMMARY) • T2T_FCT_REG_CAP_ASSET_SOLD_SUMMARY

T2T Name	Description
Credit Line Information T2T	This T2T populate from FSI Cap Banking Exposures (FSI_CAP_BANKING_EXPOSURES) to Fact Regulatory Capital Credit Line Summary (FCT_REG_CAP_CREDIT_LINE_SUMMRY). • T2T_FCT_REG_CAP_CREDIT_LINE_SUMMRY
Fixed Asset Level Information T2T	This T2T populate from FSI Cap Investment Exposures (FSI_CAP_INVESTMENT_EXPOSURES) to Fact Regulatory Capital Fixed Asset Summary (FCT_REG_CAP_FIXED_ASST_SUMMARY). • T2T_FCT_REG_CAP_FIXED_ASST_SUMMARY

### 9.6.1.2 Placed Collateral Level Granularity

T2T Name	Description
	This T2T populate Fact Regulatory Capital Placed Collateral Summary FCT_REG_CAP_PLCD_COLL_SUMMARY) from FSI Placed Collateral (FSI_PLACED_COLLATERAL)
Placed Collateral Information T2T	<ul> <li>T2T_FCT_REG_CAP_PLCD_COLL_SUMMARY</li> </ul>

### 9.6.1.3 Counterparty Level Granularity

T2T Name	Description
Counterparty Level Granularity	These T2T take inputs from Fact Counterparty Details (FCT_CCP_DETAILS), and Fact Counterparty Exposure (FCT_COUNTERPARTY_EXPOSURE) and populate Fact Regulatory Counterparty Capital Summary (FCT_REG_CP_CAPITAL_SUMMARY). • T2T_FRCCS_FCT_CCP_DETAILS • T2T_FCT_REG_CP_CAPITAL_SUMMARY
Large Exposure Limits T2T	These T2T take inputs from Fact Party Group Large Exposure (FCT_PARTY_GROUP_LARGE_EXPOSURE) and populate Fact Regulatory Large Exposure Counterparty Limits (FCT_REG_LARGE_EXP_CP_LIMITS). • T2T_FCT_REG_LARGE_EXP_CP_LIMITS

### 9.6.1.4 Pool Level Granularity

T2T Name	Description
	This T2T take inputs from FSI Cap Nettable Pool (FSI_CAP_NETTABLE_POOL) and populate Fact Regulatory Capital Pool Summary (FCT_REG_CAP_POOL_SUMMARY).
Pool Level Granularity	<ul> <li>T2T_FCT_REG_CAP_POOL_SUMMARY</li> </ul>

### 9.6.1.5 Pool and Mitigant Level Granularity

T2T Name	Description
Account Mitigant Level Information T2T	This T2T take inputs from FSI Cap Exposure Mitigant Mapping (FSI_CAP_EXP_MITIGANT_MAPPING) and populate Fact Regulatory Pool Mitigant Mapping (FCT_REG_POOL_MITIGANT_MAP) • T2T_FRPMM_FSI_CAP_SUB_EXPOSURES

### 9.6.2 Credit Risk – Securitization

### 9.6.2.1 Pool Level Granularity

T2T Name	Description
Securitization Pool Level Information T2T	Below T2T take input from Fact Securitization Pool (FCT_SECURITIZATION_POOL) and populate Fact Regulatory Securitization Pool Summary (FCT_REG_SEC_POOL_SUMMARY) • T2T_FCT_REG_SEC_POOL_SUMMARY

### 9.6.2.2 Exposure Level Granularity

T2T Name	Description
Account Level Information T2T	These T2T take inputs from FSI Sub Exposures ( FSI_CAP_SUB_EXPOSURES) and populate FSI Basel Exposures Post Crm (FSI_CAP_EXPOSURES_POST_CRM) • T2T_FSI_CAP_EXPOSURES_POST_CRM

### 9.6.3 Common Mitigant Flow

### 9.6.3.1 Mitigant Level Granularity

T2T Name	Description
Mitigant Level Information T2T	<ul> <li>Below T2T take input from FSI Cap Mitigants</li> <li>(FSI_CAP_MITIGANTS) and populate Fact Mitigant Regulatory</li> <li>Capital table (FCT_MITIGANT_REG_CAPITAL)</li> <li>T2T_FMRC_FSI_CAP_MITIGANTS</li> </ul>

### 9.6.3.2 Mitigant and Account Granularity

T2T Name	Description
	These T2T populate Fact Regulatory Account Mitigant Mapping (FCT_REG_ACCT_MITIGANT_MAPPING)
Account Mitigant Level	<ul> <li>T2T_FRAMM_NET_POOL_EXP_MITIGANT_MAP</li> </ul>
InformationT2T	<ul> <li>T2T_FRAMM_FSI_CAP_SUB_EXPOSURES</li> </ul>

### 9.6.4 Operational risk

T2T Name	Description
Operational Risk Level information T2T	Below T2T take input from Fact Operational Risk Data (FCT_OPS_RISK_DATA) and populate Fact Regulatory Operational Risk Capital Summary (FCT_REG_OR_CAPITAL_SUMMARY) • T2T_FCT_REG_OR_CAPITAL_SUMMARY

### 9.6.5 Market Risk

### 9.6.5.1 General Risk Charge Granularity

Description	
These T2T take inputs from different tables (Fact Market Risk Interest Rate Capital (FCT_MARKET_RISK_IR_CAPITAL), Fact Market Risk Foreign Exchange Risk Capital (FCT_MARKET_RISK_FOREX_CAPITAL), Fact Market Risk Equity Capital (FCT_MARKET_RISK_EQ_CAPITAL), Fact Market Risk Commodity Capital (FCT_MARKET_RISK_COM_CAPITAL) and populate Fact Market Risk Capital Summary (FCT_MR_CAPITAL_SUMMARY)	
T2T_FCT_MR_CAPITAL_SUMMARY_FMRIRC	

#### Description

- T2T\_FCT\_MR\_CAPITAL\_SUMMARY\_FMRFRXC
- T2T\_FCT\_MR\_CAPITAL\_SUMMARY\_FMREQC
- T2T\_FCT\_MR\_CAPITAL\_SUMMARY\_FMRCC

### 9.6.5.2 VaR Granularity

Description

These T2T take inputs from Fact Market Risk VaR Summary Data (FCT\_MR\_VAR\_SUMMARY\_DATA) and populate Fact Market Risk VaR Portfolio Summary (FCT\_MR\_VAR\_PORTFOLIO\_SUMMARY) and Fact Market Risk VaR Summary (FCT\_MR\_VAR\_SUMMARY)

- T2T\_FCT\_MR\_VAR\_PORTFOLIO\_SUMMARY
- T2T\_FCT\_MR\_VAR\_SUMMARY

### 9.6.5.3 Repline Granularity

#### Description

These T2T populate Fact Market Risk Reporting (FCT\_MARKET\_RISK\_REPORTING) from Fact Market Risk Exposures (FCT\_REG\_MARKET\_RISK\_EXPOSURES) tables

- MKT\_RISK\_REPORTING\_POP\_IR
- T2T\_FCT\_REG\_MARKET\_RISK\_EXPOSURES

### 9.6.6 Forecasted RWA Granularity

T2T Name	Description
Balance Sheet Category Level Forecast Table Information T2T	This T2T take inputs from FSI Forecasted Risk Weighted Assets (FSI_FORECAST_RWA) and populate Fact Forecast Regulatory Capital Summary (FCT_FORECAST_REG_CAP_SUMMARY) • T2T_FCT_FORECAST_REG_CAP_SUMMARY

### 9.6.7 Entity Level Capital Accounting Head Granularity

T2T Name	Description
	These T2T take inputs from Fact Standard Accounting Head (FCT_STANDARD_ACCT_HEAD) and populate Fact Regulatory Legal Entity( FCT_REG_LE_CAPITAL_SUMMARY)
Entity Level Information T2T	<ul> <li>T2T_FCT_REG_LE_CAPITAL_SUMMARY</li> </ul>

## 9.7 Basel Analytics Table Population - Processing T2T

These T2T are used to populate tables used for dashboard reporting. This is to ensure data is being brought into the single processing layer, to ensure streamlined reporting, instead of individual portfolio level reporting tables.

T2T Name	Description
Mitigant Level Information T2T	This T2T take inputs from FSI Mitigants table (FSI_CAP_MITIGANTS) and populate FCT Mitigants table (FCT_MITIGANTS)
	These T2T take inputs from different portfolio table (FSI Cap Banking Exposures (FSI_CAP_BANKING_EXPOSURES), FSI Cap Investment Exposures (FSI_CAP_INVESTMENT_EXPOSURES), FSI Cap Derivative Exposures (FSI_CAP_DERIVATIVES), and FSI Cap Securities and Financing transactions (FSI_CAP_SFT_EXPOSURES) and populate Fact Non Sec Exposures (FCT_NON_SEC_EXPOSURES) • T2T_NON_SEC_FSI_CAP_BANKING_EXPOSURES • T2T_NON_SEC_FSI_CAP_DERIVATIVES • T2T_NON_SEC_FSI_CAP_INVESTMENT_EXPOSURES
Account Level Information T2T	T2T_NON_SEC_FSI_CAP_SFT_EXPOSURES
Pool Level Information T2T	This T2T take inputs from FSI Nettable Pool table (FSI_CAP_NETTABLE_POOL) and populate FCT Nettable Pool (FCT_NETTABLE_POOL) • T2T_NETTABLE_POOL_ECT_NETTABLE_POOL
Account and Mitigant Level	This T2T take inputs from FSI Sub Exposures table (FSI_CAP_SUB_EXPOSURES) and populate Fact Sub Exposures (FCT_SUB_EXPOSURES)
Information T2T	<ul> <li>T2T_SUB_EXPOSURES_FCT_SUB_EXPOSURES</li> </ul>

## **10** Annexure C: Frequently Asked Questions

This section addresses some of the frequently asked questions which are as follows:

### 10.1 Leverage Ratio

### 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 an accounting entity that is outside the scope of the consolidation process. As per the Basel III Accord, total consolidated asset value must add up to the Total Exposure Measure calculation for Leverage Ratio.

### Can we execute the Leverage Ratio if the bank has installed the application for the first time?

Yes, we can compute the Leverage Ratio. The application calculates the current month's 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's Leverage Ratio as input for the previous two months' leverage ratio, if required.

### Can the Leverage ratio be calculated on any day during a particular month?

There is no restriction on the execution date for computing Leverage Ratio. The leverage ratio can be calculated on any given day. However, the Leverage Ratio is to be executed based on the month-end data.

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 is not affected by such changes.

### 10.2 Capital Buffers

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 the years 2013, 2014, and 2015.

# 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.

# 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 is 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 the Capital Conservation Buffer and the accord does not explicitly mention its priority. The Capital Conservation Ratio for a shortfall is also calculated at an aggregate level and not at an individual buffer level.

Can the regulator of the parent jurisdiction prescribe a 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 must be used as input data which in turn is used for further calculations.

# If one of the exposure countries has not implemented Basel III and the country's regulator has not recommended any buffer, must 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 depends 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.

# 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 a buffer from CET1 capital. The application can calculate buffers form Tier 1 capital, by taking the remainder of the following:

Excess of Tier1 Capital Ratio over the 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, the remainder of the following is taken:

Excess of Total Capital Ratio over the benchmark (8.0%), minus Required Benchmark Buffer from Tier 1 capital.

## 10.3 Credit Valuation Adjustment

# 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 the CVA charge without decomposition. The Run can be successfully executed and the Index Hedge position is treated without decomposition.

# 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.

# Can the IMM approach be selected for Capital Conservation Ratio calculation and a standardized approach for CVA Calculation?

No, the IMM approach cannot be selected for Capital Conservation Ratio. The application requires CEM method output for computing CVA Charge using a Standardized approach.

# Can the discount factor be changed which is currently proposed as 5% as per the Basel guideline?

Yes, the risk-free rate can be changed by modifying Rules. For more information on modifying Rules, see.

### 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.

# 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.

## **10.4 Operational Risk**

# 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 change if the newly added parameter is not captured. The data model changes affect the staging table and the processing table.

### Can the reclassification rule for mapping of internal LOB to standard LOB be modified?

Yes, you can change the Reclassification Rule as per the jurisdiction requirement. You must add the mapping in the Rule OR Internal LOB to Standard LOB Reclassification and make an entry into DIM\_LOB and DIM\_STANDARD\_LOB.

## 10.5 Capital Structure (Basel III)

# Are the list of instruments provided for each component of capital that is, CET1, AT1, and T2 fixed or can the list of the 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.

# 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.

# Is there any flexibility in the Rule to add or delete any regulatory adjustment line item during the calculation of CET1?

Yes, the application can add or delete any regulatory adjustment line item. This is handled in the Rule by adding or deleting any regulatory adjustment line item.

# 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 can 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) must be changed to accommodate this phase-in treatment.

# What if the Bank doesn't calculate CR RWA, MR RWA, and OR RWA and directly provides a value against each of these line items?

The application supports 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).

## 10.6 Securitization

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 a Securitization Standardized approach, then data relevant to the exposures, tranche, pool, rating, and mitigant details are expected. If the IRB approach is

implemented, then the complete underlying exposure details are expected apart from the previously mentioned details.

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 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 a 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 are based on the data given in the exposures table.

### How does the bank select a 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 application supports this hierarchy of approaches. As stated in the accord, the SFA/SSFA approaches are data-driven, and the availability of data drives the approach selection. In case the bank has relevant data of underlying exposures that are required for SFA calculations, it needs to follow the SFA approach. Most banks that are originators and sponsors of the deal have this data and some of the investment banks may have it and hence they naturally follow SFA. However, in case the bank does not have this underlying data, it cannot follow the SFA approach; such banks can follow the SSFA approach by providing parameters that apply only to SSFA as direct input to the application.

# The reporting bank, which is an investor in a 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 and 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 is 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. 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 is 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 proceeds without any difference in the treatment.

The reporting bank, which is an investor in Securitization Transaction, is protected its securitization exposure with the help of an Nth to Default credit derivative mitigant. How will the application recognize the benefit of 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 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 7th to default credit derivative. Hence, the application recognizes this mitigant only if there are 6 defaults in the basket of exposures (T1 to T10) or else there is an eligible 6th 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 is allocated the mitigant and all other exposure combinations mapped to this mitigant income 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	Ν
T2	0.58	P1	1,000,000.00	580,000.00	300,000.00	Ν
Т3	0.45	P1	1,000,000.00	450,000.00	300,000.00	Ν
T4	0.34	P1	1,000,000.00	340,000.00	300,000.00	Ν
T5	0.29	P1	1,000,000.00	290,000.00	300,000.00	Y

Tranche ID	Tranche Attachment Point	Associated Pool ID	Initial Pool Amount	Attachment * Pool	Cumulative Loss of the Pool	Defaulted?
Т6	0.22	P1	1,000,000.00	220,000.00	300,000.00	Y
Τ7	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

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, the 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 this order and computes the Post-CRM RWA of the exposures.

# Does the optimizer work on a pool-by-pool basis? Can the user explicitly mention how many pools can be processed at a time?

Yes, the optimizer works on a pool-by-pool basis. However, you can specify the number of pools to be processed at a single fand so onh in Optimizer\_Config.xml in <PROCESSEDPOOLSIZE> tag.

## 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 the pooling definition, then the pool IDs are not assigned. Such records are not considered for optimizer and the covered factor is not calculated for those exposures.

## 10.7 Capital Structure (Basel II)

# Are the list of instruments provided for each component of capital that is, T1, T2, and T3 fixed or can the list of the 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'

# 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 can add or delete any regulatory adjustment line item. This is handled in the rule by adding or deleting any regulatory adjustment line item.

# 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.

## 10.8 Market Risk (Basel II)

### 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.

## 10.9 Mitigant Eligibility (Basel III)

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.

### 10.10 Haircut Assignment (Basel III)

The Reporting Bank has a securitized exposure and for that two financial collaterals are present - a debt instrument from an issuer that 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 which is a securitized maturity is 8 years. What is 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 assessments and calculates the final current rating. In this case, the first mitigant is rated A+ and the second mitigant is rated BBB+, post multiple assessments. 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%.

## **10.11 Cleared Transactions**

# What is the treatment for the transaction between clearing member and client which arises due to clearing member acting as an intermediary for the transaction and reporting bank act as clearing member?

Currently, the treatment assigned in the accord is of bilateral trade and the application expects the user not to identify the previous trades as a cleared transaction.

### Will the netting agreement be changed for the cleared transaction?

No. Trade marked for the Netting agreement is the trading input and risk calculation does not change previous logic.

## Since 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. The application expects the previous condition to be uniform for all the collateral posted, that is, if the collateral is cash and securities will either cover all losses or not cover all losses. Data consistency is expected from the user. Moreover, for the reporting bank to get the transaction cleared from CCP, the previous two conditions are mandatory to meet, so the application expects very less trade to go with a 4% risk weight.

### 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 is treated as bilateral trades. Both trades do not qualify for CVA Charge.

### How does the application distinguish between qualifying and non-qualifying CCP?

The application expects the user to identify the CCP as qualifying and non-qualifying. The 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.

#### Why do the application expect the role of the reporting bank with CCP for each transaction?

As per the example in BIS, a CCP also plays the role of Clearing Member for reporting bank transactions with another CCP. This case makes it difficult for the risk system to capture the role of reporting bank at the party level and hence is required for each transaction.

# 11 Glossary

AIRB	Advanced Internal Rating Based
AMA	Advanced Measurement Approach
ASCII	American Standard Code for Information Interchange
BCBS	Basel Committee on Banking Supervision
Bankruptcy Remote	In case of liquidation of the company, if the collateral is bankruptcy remote then the legal proceeding will not have the right to liquidate the collateral.
BIS	Bank of International Settlements
CAR	Capital Adequacy Ratio
Central Counterparty (CCP)	Central Counterparty (CCP) is a clearinghouse 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.
ССВ	Capital Conservation Buffer
CCF	Credit Conversion Factor
CCR	Counterparty Credit Risk
CET1 Ratio	Common Equity Tier 1 Ratio
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 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 through clearing member for the client.

CRE	Commercial Real Estate
CRM	Credit Risk Mitigants
CVA	Credit Valuation Adjustment
DeFQ	Data entry and Forms Queries
EAD	Exposure At Default
FFIEC	Federal Financial Institutions Examination Council
FIRB	Foundation Internal Rating Based
FTP	File Transfer Protocol
GL	General Ledger
GRC	General Risk Charge
GUI	Graphic User Interface
ΙΑΑ	Internal Assessment Approach
IFSB	Islamic Financial Services Board
ΙΜΑ	Internal Models Approach
IMM	Internal Model Method
IR	Interest Rate
IRB	Internal Rating Based
LGD	Loss Given Default
LIBOR	London Inter-Bank Offered Rate
OBIEE	Oracle Business Intelligence Enterprise Edition
OFSAA	Oracle Financial Services Analytical Application
OFSAAI	Oracle Financial Services Analytical Application Infrastructure
отс	Over the Counter

Non Securitization Exposure	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
Private Sector Credit Exposure	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 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.
	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.
Qualifying Central Counterparty (QCCP)	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
RDBMS	Relational Database Management System
Regulatory Reporting	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
SCD	Slowly Changing Dimension
SFA	Supervisory Formula Approach
SFT	Securities Financing Transactions
SRWA	Simple Risk Weight Approach
TXN	Transaction
SLR	Statutory Liquidity Ratio
Stress Testing	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 scenario to a Baseline Run
T2T	Table to Table
VaR	Value at Risk

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