

Annex pursuant to Art. 63 paras. 5 and 7 BWG concerning the Audit Report (Anlage zum Prüfungsbericht - AzP)

As amended by Federal Law Gazette II 413/2021

As the bank auditor(s) of	(company
name of the credit institution)	I (we)
hereby submit the following Annex to the Audit Report for the financial year of	
institution/branch of a credit institution pursuant to Article 9 BWG/the branch of a CRI	R financial
institution pursuant to Article 11 para. 1 BWG/pursuant to Article 13 para. 1 BWG from xx	
xx.xx.xxxx as well as about its annual financial statement/details pursuant to Article 44 pa	ra. 4 BWG
as of xx.xx.xxxx.	

Signature:

(Date) (Bank Auditor)

Part I

Name, telephone number and e-mail address of the official in charge:

Duration of audit process (in person days):

Brief summary of the overall situation of the credit institution (in particular in relation to the development of business, risk situation, earnings situation, assets situation and refinancing situation):

	General Statements (Please cross as applicable)	Yes	No
1.	Is the credit institution part of a group of credit institutions pursuant to Article 30 BWG?		
1a.	If yes , is the credit institution the superordinate credit institution pursuant to Art. 30 para. 1 BWG?		
1b.	Is the credit institution subordinate to a financial holding company pursuant to Article 4 no. 20 of Regulation (EU) No 575/2013 on prudential requirements for credit institutions and investment firms and amending Regulation (EU) No 648/2012, published in OJ L 176 of 27.06.2013 p. 1, last amended by Regulation (EU) 2019/876, published in OJ L 150 of 07.06.2019, p. 1, or a mixed financial holding company pursuant to Article 4 (1) 21 of Regulation (EU) No 575/2013?		
1c.	If yes , is the credit institution the responsible undertaking pursuant to Article 30 para. 6 BWG?		
2.	ls the credit institution part of a group of affiliated credit institutions pursuant to Article 30a BWG?	-	
2a.	If yes , is the credit institution the central body pursuant to Article 30a para. 1 BWG?		
3.	ls the credit institution part of an institutional protection scheme pursuant to Article 113(7) of Regulation (EU) No 575/2013?		

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	If yes , is the credit institution responsible for the drawing up of a consolidated or aggregated balance sheet pursuant to Article 113 (7) (e) of Regulation (EU) No 575/2013?	
	If 3a. yes , has a consolidated balance sheet pursuant to point e of Art.	
	113 (7) of Regulation (EU) No 575/2013 been drawn up?	
4.	Is the credit institution part of a liquidity association pursuant to	
	Article 27a BWG?	
4a.	If yes , is the credit institution the central institution pursuant to	
	Article 27a BWG?	
5.	Does the balance sheet total of the credit institution exceed	
	EUR 1 billion?	
6.	Has the credit institution issued transferable securities, which are	
	approved for trading on a regulated market pursuant to Article 1 para. 2	
	of the Stock Exchange Act 2018 (BörseG 2018) published in Federal Law	
	Gazette I 107/2017?	
	-	

Part II

(For findings, a legal reference must be supplied in any case)

1. Consolidation and Derogations	
Audit procedures carried out by the bank auditor:	
Result of the audit by the bank auditor in connection with consolidation regularits. 30 and 30a BWG including with supervisory obligations in this regard:	ulations pursuant to
Findings:	Legal Reference
1.1.	
Result of the audit by the bank auditor in connection with regulations coupursuant to Arts. 30b and 30c BWG including with supervisory obligations in	
Findings:	Legal Reference
1.2.	
2. Requirements for central institutions in institutional protection Audit procedures carried out by the bank auditor:	on schemes
Result of the audit of the bank auditor in connection with the consolidated be the extended aggregated calculation pursuant to point a sub point iv of Art. Regulation (EU) No 575/2013 for institutional protection schemes, which ap Regulation (EU) No 575/2013:	49 (3) of
Findings:	Legal Reference
2.1.	
Result of the audit of the bank auditor in connection with the report pursuant 113 (7) of Regulation (EU) No 575/2013:	nt to point e of Art.

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may be amended in the future and check occasionally for updates.



Findings:	Legal Reference
2.2.	
L	
3. Own funds i	•
Audit procedures carried out by the bank auditor:	
Docult of the guidit by the bank guiditor in connec	tion with consolidation regulations pursuant to
Result of the audit by the bank auditor in connect Art. 92 of Regulation (EU) No 575/2013	ion with consolidation regulations pursuant to
Findings:	Legal Reference
3.1.	
	•
4. Large ex	
Audit procedures carried out by the bank auditor:	
Result of the audit of the bank auditor in connect pursuant to Art. 395 of Regulation (EU) No 575/2	
Findings:	Legal Reference
4.1.	Legal Reference
1	
5. Liqւ	ıidity
Audit procedures carried out by the bank auditor:	
Result of the audit of the bank auditor in connect pursuant to Arts. 412 and 413 of Regulation (EU)	
Findings:	Legal Reference
5.1.	
Result of the audit by the bank auditor in connect association pursuant to Art. 27a BWG:	ion with regulations about the liquidity
Findings:	Legal Reference
5.2.	Logar Kererence
C. Duo Dilinono	Oblinations.
6. Due Diligeno	
Audit procedures carried out by the bank auditor:	
Result of the audit by the bank auditor in connect pursuant to Art. 39 BWG, including the stipulation para. 4 BWG:	
E' d'an	1
Findings:	Legal Reference
6.1.	

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7. Due Diligence Obligations for the Suppression of Money Launder Financing	ing and of Terrorist
Audit procedures carried out by the bank auditor:	
,	
Result of the audit by the bank auditor in connection with the due diligence combatting money laundering and terrorist financing pursuant to Arts. 4 to 24, 29 and 40 para. 1 of the Financial Markets Anti-Money Laundering Act published in Federal Law Gazette I No. 118/2016, as well as pursuant to A	17, 19 para. 2, 20 to (FM-GwG),
Findings:	Legal Reference
7.1.	Legal Reference
Number of suspicious activity reports:	
7.2.	
1.2.	
7a. Outsourcing	
Audit procedures carried out by the bank auditor:	
, and a second s	
Result of the audit by the bank auditor in connection with requirements for pursuant to Article 25 BWG in conjunction with the Annex to Article 25 BW	
Findings:	Legal Reference
7a.1.	
8. Internal Capital Adequacy	
Audit procedures carried out by the bank auditor:	
Result of the audit by the bank auditor in connection with the Internal Capit Assessment Process pursuant to Article 39a BWG:	tal Adequacy
Findings:	Legal Reference
8.1.	
9. Internal Audit	
Audit procedures carried out by the bank auditor:	
Result of the audit by the bank auditor in connection with regulations abou auditing pursuant to Article 42 BWG:	t the internal
Findings:	Legal Reference
	Legal Reference
9.1.	
10. Holdings outside the financial sector	
Audit procedures carried out by the bank auditor:	
Than procedures carried out by the bank additor.	
Result of the audit by the bank auditor in connection with the risk weighting	and the
prohibition on qualifying holdings from outside the financial sector pursuan Regulation (EU)No 575/2013:	
Findings:	Legal Reference
10.1.	
Result of the audit of the bank auditor in connection with the credit risk of a position pursuant to Art. 6 of Regulation (EU) No 2017/2402:	a securitisation

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will remain unclear without certain background knowledge of the Austrian legal and political system. Please note that these laws

may be amended in the future and check occasionally for updates.



Findings:	Legal Reference
10.2.	-ogai itolololoe
	1
11. Recovery Plan Indicators	
Audit procedures carried out by the bank auditor:	
Result of the audit by the bank auditor in connection with the indicators define recovery plan pursuant to Article 10 paras. 1 and 2 of the Bank Recovery ar Act (BaSAG), published in Austrian Federal Law Gazette I No 98/2014, and notification requirements pursuant to Art. 10 para. 4 BaSAG:	nd Resolution
Findings:	Legal Reference
11.1.	J
12. Trading book	
Audit procedures carried out by the bank auditor:	
Result of the audit by the bank auditor in connection with the assignment of trading book as well as any transfers in accordance with internal criteria for trading book;	
Findings:	Legal Reference
12.1.	Legal Nelelelice
Result of the audit of the bank auditor in connection with Part Three Title 1 (Regulation (EU) No 575/2013;	Chapter 3 of
Findings in connection with the criteria for the determination of qualifying	Legal Reference
assets:	
12.2.	
Findings in connection with the procedure for determining market prices under consideration of Article 105 of Regulation (EU) No 575/2013,	Legal Reference
12.3.	
Findings in connection with the option pricing approach, especially the definition of volatilities and other parameters used to calculate the delta factor pursuant to Art. 377 of Regulation (EU) No 575/2013:	Legal Reference
12.4.	
Findings in conjunction with the determination of other risks associated with options pursuant to Title IV of Part Three of Regulation (EU) No 575/2013;	Legal Reference
12.5.	
13. Minimum own funds requirements for operational r	risk
Audit procedures carried out by the bank auditor:	
Result of audit by the bank auditor in relation to compliance with conditions of Regulation (EU) No 575/2013, provided that the Standardised Approach	
Findings	Logol Deference
Findings:	Legal Reference
13.1.	

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<u> 14.</u>	Conduct	in	relat	ion t	to	Securities	Transactions	ı

Audit procedures carried out by the bank auditor:

Result of the audit by the bank auditor in connection with the observance

- 1. of Chapter 2 "Organisation Requirements" of the Securities Supervision Act 2018, published in Federal Law Gazette I No. 107/2017 (WAG 2018) and Section 3 of Chapter II as well as Chapter III of Delegated Regulation (EU) 2017/565 supplementing Directive 2014/65/EU of the European Parliament and of the Council as regards organisational requirements and operating conditions for investment firms and defined terms for the purposes of that Directive, OJ L 87, 31.03.2017 p. 1, in the version amended by Delegated Regulation (EU) 2019/1011, OJ L 165, 21.06.2019, p.1,
 - 2. of Title II "Transparency for trading venues", of Title III "Transparency for systematic internalises and investment firms trading OTC" and of Title IV "Reporting of transactions" of Regulation (EU) No 600/2014 on markets in financial instruments and amending Regulation (EU) No 648/2012, OJ L 173, 12.06.2014, p. 84, in the version amended by Regulation (EU) 2016/1033, OJ L 175, 30.06.2016, p. 1, and in the version of the corrigendum published in OJ L 278, 27.10.2017, p. 54 and
 - 3. of Section 3 on multilateral trading facilities and Section 4 on systematic internalisation of Chapter 1 of the Stock Exchange Act 2018 (BörseG 2018):

Findings	:	Legal Reference
14.1.		

15. Requirement of deductions for institutional protection schemes	
Audit procedures carried out by the bank auditor:	
Result of the audit by the bank auditor in connection with compliance with c	
pursuant to item a sub item v of Article 49 (3) of Regulation (EU) No 575/20	113:
Findings:	Legal Reference
15.1.	

16. Netting agreements	
Audit procedures carried out by the bank auditor:	
Results of the audit by the bank auditor in connection with the eligibility and agreements as well as the fulfilment of the requirements pursuant to Article Regulation (EU) No 575/2013;	
Findings:	Legal Reference
16.1	-

ı. Taramanın ayının ayının

17. Investment Funds Act 2011 (Investmentfondsgesetz 2011- InvFG 2011)

Audit procedures carried out by the bank auditor:

Results of the audit by the bank auditor in connection with compliance with Arts. 8 to 35, 39 to 45, 66 to 92 as well as Articles 128 to 138 InvFG 2011, published in Federal Law Gazette I No. 77/2011:

Findings:		Legal Reference
17.1.		

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18. Real Estate Investment Fund Act (Immobilien-Investmentfonds	gesetz - ImmolnvFG)
Audit procedures carried out by the bank auditor:	
Results of the audit by the bank auditor in connection with compliance w well as Articles 21 to 36 ImmolnvFG, published in Federal Law Gazette	
Findings:	Logol Boforonos
Findings:	Legal Reference
18.1.	
19. Act on Severance and Retirement Funds for Salaried Employee Persons (Betriebliches Mitarbeiter- und Selbständigenvorsorge	
Audit procedures carried out by the bank auditor:	
Result of the audit by the bank auditor in connection with compliance wit BMSVG, published in Federal Law Gazette I No. 100/2002:	h Arts. 18 to 45a
Findings:	Legal Reference
19.1.	
19a. Deposit Guarantee Scheme (ESAEG)	
Audit procedures carried out by the bank auditor:	
Findings of the bank auditor in connection with the quality of payment ob Art. 7 para. 1 no.13 ESAEG, published in Federal Law Gazette I No. 117	
Findings:	Legal Reference
19a.1.	Legal Reference
Part III	
20. Granting of Licences (Arts. 4 and 5 BWG)	
Observations by the bank auditor in connection with the licences granted the credit institution (e.g. does the licence granted match the busine	
model, are the conditions set out in Article 5a BWG met): 20.1.	
	
21. Ownership Provisions (Art. 20, 20a and 20b B	
Observations by the bank auditor in connection with the legal provisions on ownership pursuant to Articles 20, 20a and 20b BWG:	Legal Reference
21.1.	
22. Particular circumstances in relation to loan	S

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Observations by the bank auditor in connection with loans which exhibit	Legal Reference
special characteristics with regard to amount, nature of the collateral, processing or a deviation from the credit institution's usual core business	
areas:	
22.1.	

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the corrigendum nublished in O.H. 206, 15 11 2016, p. 12, in conn	action
he corrigendum published in OJ L 306, 15.11.2016, p. 43, in conn vith the Benchmarking Enforcement Act (Rw-VG), published in Fe	
aw Gazette I No. 93/2017:	
23.11.	
24. Compliance with other significant legi	islation
Observations by the bank auditor in connection with compliance w	
rules in the BWG, Regulation (EU) No 575/2013 (CRR) and other sign egislation for credit institutions:	
24.1.	
Part IV Reporting concerning particular incident	ts or facts
1. Are there non-stock exchange-listed investments in the form of exposures, profit participation certificates, contingent or convert capital) or equity capital in foundations or special purpose vehicle or off-balance sheet transactions with such institutions?	tible capital (e.g. recapitalisatio
Name/Engagement/Collateral	
2. Have significant losses occurred during the year from open posino valuation units have been formed? Information about the amount of the	
3. Have guarantees, recapitalisation capital etc. been provided, re of compliance with legal provisions relating to regulatory sta associated entities as well as through foundations or similar leggeneral?	ndards by the owners throug
Information about names and amou	unts
Part V Calculation of own funds on a consolidat	ted basis
	., , , , , , , , , , , , , , , , , , ,
In the event that question 1b in Part I of this annex was answered is to be entered for every group of credit institutions, for which the holding company pursuant to Art. 4 (1) no. 20 of Regulation (EU) mixed financial holding company pursuant to Art. 4 (1) no. 21 of F	here is a superordinate financi No 575/2013 or a superordina
1. eligible consolidated own funds pursuant to Part 2 of Regulation (EU) No 575/2013	
2. consolidated (minimum) own funds requirement pursuant to Article 92 of Regulation (EU) No 575/2013	
3. surplus in own funds	
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4.	shortfall in own funds	
5.	consolidated total assets	

Part VI Significant one-off effects during the reporting period

Type of one-off effect	Volume in EUR 000s	Income statement - effectively booked in EUR 000s	generated undisclosed losses in EUR 000s
Check individual account			
Securities as Fixed	Assets	1	
Alterations to balance sheet and valuation methods			
Reclassification			
Accounting profits from the sales of securities held as fixed			
Accounting losses from the sales of securities held as fixed			
Holdings and shares in affi	liated entit	ies	l
Accounting profits from sale			
Accounting losses from sale	1		
Special distributions	1		
Unscheduled write-downs	1		
Write-ups	1		
Land and buildings held as	fixed asse	ets	
Accounting profits from sale			
Accounting losses from sale			
Unscheduled write-downs			
Write-ups			
Other measure	s		
(Shareholder) contributions, through the income			
statement	_		
Changes in fund for general banking risks			-
Changes in undervaluation pursuant to Art. 57 para. 1 BWG			
other one-off effects (increasing profits)			
other one-off effects (reducing profits)			
	1		
Total of measures			
Description of significant o	ne-off effec	ts	

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Part VII Internal Capital Adequacy

Information about whether being managed as a	"Going-Concern"	or a	"Gone-Concern"	perspective,
including the confidence applied in this regard:				

If being managed in accordance with the Going Concern perspective, in addition to entering a value in column B "Risk capital gone concern", column C "Risk capital going concern" must also be filled. If being managed in accordance with the Gone Concern perspective, it is sufficient to just fill out column B "Risk capital gone concern".

Column D "Assumed duration of holding" and Row E "Qualitative description" should be filled taking into consideration the Gone-Concern Perspective.

Risk	Pillar I	Pillar II		
	Α	В	С	D
	Own funds requirement (Pillar I) as of 31.12.20XX	Risk capital gone concern or economic perspective (pillar II) – as of 31.12.20XX	Risk capital going concern (pillar II) – as of 31.12.20XX	Assumption on holding period
1. Credit risk				
1.1. Credit risk in stricter sense				
E. Qualitative description				
1.2. Credit concentration risk				
E. Qualitative description				
1.3. Participation risk				
E. Qualitative description				
1.4. Securitisation risk				
from positions held by				
investors				
E. Qualitative description			T	
1.5. Risk emanating from				
the issuing of foreign				
currency loans, where not captured under 1.1.				
E. Qualitative description				
Concentration risk				
E. Qualitative description				
3. Types of risk in the				
trading book				
E. Qualitative description			ı	
4. Commodity risk and				
foreign currency loan risk				
E. Qualitative description				
4.1. Foreign currency loan				
risk from holdings				
E. Qualitative description				
5. Operational risk				
E. Qualitative description				

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6. CVA risk				
E. Qualitative description				
7. Settlement risk				
E. Qualitative description				
8. Securitisation risk from				
the originator position				
E. Qualitative description				
9. Interest rate risk in the				
banking book (IRRBB)				
E. Qualitative description				
10. Residual risk from				
credit risk mitigation				
techniques				
E. Qualitative description				
11. Risks arising from the				
macroeconomic				
environment				
E. Qualitative description				
12. Other risk classes				
where not accounted for in				
the points above				
E. Qualitative description				
12.1. Credit spread risk in				
the banking book				
E. Qualitative description				
13. Deduction of				
diversification effects				
E. Qualitative description				
Comparative analysis of the with regard to: – Amount – Composition – Distribution, in particular wit		-		
Explanation of the methodolo correlation effects, in particula				nto consideration
Explanation, whether the value on the basis of the group of c the group of credit institutions to Art. 39a BWG or informationstitutions, were taken into co	redit institutions have not been ta ion about which	pursuant to Art. 3 aken into account a units, which do r	0 BWG (Pillar I) as part of the cald not belong to the	or which units of culation pursuant
Explanation whether the circ collateral pools:	eles of consolida	ation match for th	ne calculation of	risk capital and

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Amount of the shortfall (expected losses less impairments) for the portfolio, which the risk capital relating to credit risk in its stricter senses refers in the table above, if only containing the unexpected losses:
Explanation about the disclosure of the confidence level for the calculation of risk capital (medium, time etc.):

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