



**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 the credit institution/branch of a credit institution pursuant to Article 9 BWG/the branch of a CRR financial institution pursuant to Article 11 para. 1 BWG/pursuant to Article 13 para. 1 BWG from xx.xx.xxxx to xx.xx.xxxx as well as about its annual financial statement/details pursuant to Article 44 para. 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.	Is 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.	Is the credit institution part of an institutional protection scheme pursuant to Article 113(7) of Regulation (EU) No 575/2013?		

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3a.	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?		
3b.	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	
<i>Audit procedures carried out by the bank auditor:</i>	
<i>Result of the audit by the bank auditor in connection with consolidation regulations pursuant to Arts. 30 and 30a BWG including with supervisory obligations in this regard:</i>	
<i>Findings:</i>	Legal Reference
1.1.	
<i>Result of the audit by the bank auditor in connection with regulations covering exemptions pursuant to Arts. 30b and 30c BWG including with supervisory obligations in this regard:</i>	
<i>Findings:</i>	Legal Reference
1.2.	

2. Requirements for central institutions in institutional protection schemes	
<i>Audit procedures carried out by the bank auditor:</i>	
<i>Result of the audit of the bank auditor in connection with the consolidated balance sheet or the extended aggregated calculation pursuant to point a sub point iv of Art. 49 (3) of Regulation (EU) No 575/2013 for institutional protection schemes, which apply Art. 49 (3) of Regulation (EU) No 575/2013:</i>	
<i>Findings:</i>	Legal Reference
2.1.	
<i>Result of the audit of the bank auditor in connection with the report pursuant to point e of Art. 113 (7) of Regulation (EU) No 575/2013:</i>	

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<i>Findings:</i>		Legal Reference
2.2.		

3. Own funds requirements		
<i>Audit procedures carried out by the bank auditor:</i>		
<i>Result of the audit by the bank auditor in connection with consolidation regulations pursuant to Art. 92 of Regulation (EU) No 575/2013</i>		
<i>Findings:</i>		Legal Reference
3.1.		

4. Large exposures		
<i>Audit procedures carried out by the bank auditor:</i>		
<i>Result of the audit of the bank auditor in connection with the own funds requirements pursuant to Art. 395 of Regulation (EU) No 575/2013:</i>		
<i>Findings:</i>		Legal Reference
4.1.		

5. Liquidity		
<i>Audit procedures carried out by the bank auditor:</i>		
<i>Result of the audit of the bank auditor in connection with the own funds requirements pursuant to Arts. 412 and 413 of Regulation (EU) No 575/2013:</i>		
<i>Findings:</i>		Legal Reference
5.1.		
<i>Result of the audit by the bank auditor in connection with regulations about the liquidity association pursuant to Art. 27a BWG:</i>		
<i>Findings:</i>		Legal Reference
5.2.		

6. Due Diligence Obligations		
<i>Audit procedures carried out by the bank auditor:</i>		
<i>Result of the audit by the bank auditor in connection with the due diligence obligations pursuant to Art. 39 BWG, including the stipulations of the Regulation pursuant to Art. 39 para. 4 BWG:</i>		
<i>Findings:</i>		Legal Reference
6.1.		

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7. Due Diligence Obligations for the Suppression of Money Laundering and of Terrorist Financing

<i>Audit procedures carried out by the bank auditor:</i>	
<i>Result of the audit by the bank auditor in connection with the due diligence obligations for combatting money laundering and terrorist financing pursuant to Arts. 4 to 17, 19 para. 2, 20 to 24, 29 and 40 para. 1 of the Financial Markets Anti-Money Laundering Act (FM-GwG), published in Federal Law Gazette I No. 118/2016, as well as pursuant to Art. 41 BWG:</i>	
<i>Findings:</i>	Legal Reference
7.1.	
<i>Number of suspicious activity reports:</i>	
7.2.	

7a. Outsourcing

<i>Audit procedures carried out by the bank auditor:</i>	
<i>Result of the audit by the bank auditor in connection with requirements for outsourcings pursuant to Article 25 BWG in conjunction with the Annex to Article 25 BWG:</i>	
<i>Findings:</i>	Legal Reference
7a.1.	

8. Internal Capital Adequacy

<i>Audit procedures carried out by the bank auditor:</i>	
<i>Result of the audit by the bank auditor in connection with the Internal Capital Adequacy Assessment Process pursuant to Article 39a BWG:</i>	
<i>Findings:</i>	Legal Reference
8.1.	

9. Internal Audit

<i>Audit procedures carried out by the bank auditor:</i>	
<i>Result of the audit by the bank auditor in connection with regulations about the internal auditing pursuant to Article 42 BWG:</i>	
<i>Findings:</i>	Legal Reference
9.1.	

10. Holdings outside the financial sector

<i>Audit procedures carried out by the bank auditor:</i>	
<i>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 pursuant to Arts. 89-91 of Regulation (EU) No 575/2013:</i>	
<i>Findings:</i>	Legal Reference
10.1.	
<i>Result of the audit of the bank auditor in connection with the credit risk of a securitisation position pursuant to Art. 6 of Regulation (EU) No 2017/2402:</i>	

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<i>Findings:</i>	Legal Reference
10.2.	

11. Recovery Plan Indicators

<i>Audit procedures carried out by the bank auditor:</i>	
<i>Result of the audit by the bank auditor in connection with the indicators defined in the recovery plan pursuant to Article 10 paras. 1 and 2 of the Bank Recovery and Resolution Act (BaSAG), published in Austrian Federal Law Gazette I No 98/2014, and the notification requirements pursuant to Art. 10 para. 4 BaSAG:</i>	
<i>Findings:</i>	Legal Reference
11.1.	

12. Trading book

<i>Audit procedures carried out by the bank auditor:</i>	
<i>Result of the audit by the bank auditor in connection with the assignment of positions to the trading book as well as any transfers in accordance with internal criteria for inclusion in the trading book;</i>	
<i>Findings:</i>	Legal Reference
12.1.	
<i>Result of the audit of the bank auditor in connection with Part Three Title 1 Chapter 3 of Regulation (EU) No 575/2013;</i>	
<i>Findings in connection with the criteria for the determination of qualifying assets:</i>	Legal Reference
12.2.	
<i>Findings in connection with the procedure for determining market prices under consideration of Article 105 of Regulation (EU) No 575/2013,</i>	Legal Reference
12.3.	
<i>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:</i>	Legal Reference
12.4.	
<i>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;</i>	Legal Reference
12.5.	

13. Minimum own funds requirements for operational risk

<i>Audit procedures carried out by the bank auditor:</i>	
<i>Result of audit by the bank auditor in relation to compliance with conditions pursuant to Art. 320 of Regulation (EU) No 575/2013, provided that the Standardised Approach is used:</i>	
<i>Findings:</i>	Legal Reference
13.1.	

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14. Conduct in relation to Securities Transactions	
<i>Audit procedures carried out by the bank auditor:</i>	
<i>Result of the audit by the bank auditor in connection with the observance</i>	
<p>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,</p> <p>2. of Title II "Transparency for trading venues", of Title III "Transparency for systematic internalisers 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</p> <p>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):</p>	
<i>Findings:</i>	
14.1.	Legal Reference

15. Requirement of deductions for institutional protection schemes	
<i>Audit procedures carried out by the bank auditor:</i>	
<i>Result of the audit by the bank auditor in connection with compliance with conditions pursuant to item a sub item v of Article 49 (3) of Regulation (EU) No 575/2013:</i>	
<i>Findings:</i>	
15.1.	Legal Reference

16. Netting agreements	
<i>Audit procedures carried out by the bank auditor:</i>	
<i>Results of the audit by the bank auditor in connection with the eligibility and accuracy of netting agreements as well as the fulfilment of the requirements pursuant to Article 296 (3) of Regulation (EU) No 575/2013;</i>	
<i>Findings:</i>	
16.1.	Legal Reference

17. Investment Funds Act 2011 (Investmentfondsgesetz 2011- InvFG 2011)	
<i>Audit procedures carried out by the bank auditor:</i>	
<i>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:</i>	
<i>Findings:</i>	
17.1.	Legal Reference

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18. Real Estate Investment Fund Act (Immobilien-Investmentfondsgesetz - ImmoInvFG)	
<i>Audit procedures carried out by the bank auditor:</i>	
<i>Results of the audit by the bank auditor in connection with compliance with Articles 2 to 9 as well as Articles 21 to 36 ImmoInvFG, published in Federal Law Gazette I No. 80/2003:</i>	
<i>Findings:</i>	
18.1.	Legal Reference

19. Act on Severance and Retirement Funds for Salaried Employees and Self-Employed Persons (Betriebliches Mitarbeiter- und Selbständigenvorsorgegesetz - BMSVG)	
<i>Audit procedures carried out by the bank auditor:</i>	
<i>Result of the audit by the bank auditor in connection with compliance with Arts. 18 to 45a BMSVG, published in Federal Law Gazette I No. 100/2002:</i>	
<i>Findings:</i>	
19.1.	Legal Reference

19a. Deposit Guarantee Scheme (ESAEG)	
<i>Audit procedures carried out by the bank auditor:</i>	
<i>Findings of the bank auditor in connection with the quality of payment obligations pursuant to Art. 7 para. 1 no.13 ESAEG, published in Federal Law Gazette I No. 117/2015:</i>	
<i>Findings:</i>	
19a.1.	Legal Reference

Part III

20. Granting of Licences (Arts. 4 and 5 BWG)	
<i>Observations by the bank auditor in connection with the licences granted to the credit institution (e.g. does the licence granted match the business model, are the conditions set out in Article 5a BWG met):</i>	
20.1.	Legal Reference

21. Ownership Provisions (Art. 20, 20a and 20b BWG)	
<i>Observations by the bank auditor in connection with the legal provisions on ownership pursuant to Articles 20, 20a and 20b BWG:</i>	
21.1.	Legal Reference

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

23. Compliance with special laws		
	<i>Observations by the bank auditor in connection with compliance with the Savings Bank Act (Sparkassengesetz (SpG)):</i>	Legal Reference
23.1.		
	<i>Observations by the bank auditor in connection with compliance with the Building Societies Act (Bausparkassengesetz (BSpG)):</i>	Legal Reference
23.2.		
	<i>Observations by the bank auditor in connection with compliance with the Securities Deposit Act (Depotgesetz (DepotG)):</i>	Legal Reference
23.3.		
	<i>Observations by the bank auditor in connection with compliance with the Act on Funded Bank Bonds (Bankschuldverschreibungsgesetz (FBSchVG)):</i>	Legal Reference
23.4.		
	<i>Observations by the bank auditor in connection with compliance with the Mortgage Bond Act (Pfandbriefgesetz (PfandbriefG)):</i>	Legal Reference
23.5.		
	<i>Observations by the bank auditor in connection with the Mortgage Bank Act (Hypothekenbankgesetz (HypBG)):</i>	Legal Reference
23.6.		
	<i>Observations by the bank auditor in connection with the E-Money Act 2010 (E-Geldgesetz 2010 (E-GeldG)):</i>	Legal Reference
23.7.		
	<i>Observations by the bank auditor in connection with the Alternative Investment Fund Manager Act (Alternative Investmentfonds Manager-Gesetz (AIFMG)):</i>	Legal Reference
23.8.		
	<i>Observations by the bank auditor in connection with Regulation (EU) 2015/2365 on transparency of securities financing transactions and re-use and amending Regulation (EU) No 648/2012, OJ L 337, 23.12.2015, p. 153 in the version amended by Delegated Regulation (EU) 2019/463, OJ L 188, 12.07.2019, p. 55, in connection with the SFT Enforcement Act (SFT-Vollzugsgesetz), published in Federal Law Gazette I No. 73/2016:</i>	Legal Reference
23.9.		
	<i>Observations by the bank auditor in connection with Regulation (EU) No 1286/2014 on key information documents for packaged retail and insurance-based investment products (PRIIPs), published in OJ L 352, 09.12.2014, p. 1, in the version amended by Regulation (EU) 2019/1156, OJ L 188, 12.07.2019, p. 55, in connection with the PRIIPs Enforcement Act (PRIIP-Vollzugsgesetz), published in Federal Law Gazette I No. 15/2018:</i>	Legal Reference
23.10.		
	<i>Observations by the bank auditor in connection with Regulation (EU) 2016/1011 on indices used as benchmarks in financial instruments and financial contracts or to measure the performance of investment funds and amending Directives 2008/48/EC and 2014/17/EU as well as Regulation (EU) No 596/2014, OJ L 171, 29.06.2016, p. 1, in the version of</i>	Legal Reference

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	the corrigendum published in OJ L 306, 15.11.2016, p. 43, in connection with the Benchmarking Enforcement Act (Rw-VG), published in Federal Law Gazette I No. 93/2017:	
23.11.		

24. Compliance with other significant legislation		
	Observations by the bank auditor in connection with compliance with other rules in the BWG, Regulation (EU) No 575/2013 (CRR) and other significant legislation for credit institutions:	Legal Reference
24.1.		

**Part IV
Reporting concerning particular incidents or facts**

1. Are there non-stock exchange-listed investments in the form of credit exposures, subordinated exposures, profit participation certificates, contingent or convertible capital (e.g. recapitalisation capital) or equity capital in foundations or special purpose vehicles in "off-shore financial centres" or off-balance sheet transactions with such institutions?

Name/Engagement/Collateral

2. Have significant losses occurred during the year from open positions from derivatives, for which no valuation units have been formed?

Information about the amount of the loss
--

3. Have guarantees, recapitalisation capital etc. been provided, received or drawn, for the purpose of compliance with legal provisions relating to regulatory standards by the owners through associated entities as well as through foundations or similar legal institutions or third parties in general?

Information about names and amounts

**Part V
Calculation of own funds on a consolidated basis**

In the event that question 1b in Part I of this annex was answered "yes", the following information is to be entered for every group of credit institutions, for which there is a superordinate financial holding company pursuant to Art. 4 (1) no. 20 of Regulation (EU) No 575/2013 or a superordinate mixed financial holding company pursuant to Art. 4 (1) no. 21 of Regulation (EU) No 575/2013:

- | | |
|---|-------|
| 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 accounts (UGB)			
Securities as Fixed Assets			
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 affiliated entities			
Accounting profits from sale			
Accounting losses from sale			
Special distributions			
Unscheduled write-downs			
Write-ups			
Land and buildings held as fixed assets			
Accounting profits from sale			
Accounting losses from sale			
Unscheduled write-downs			
Write-ups			
Other measures			
(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)			
Total of measures			
Description of significant one-off effects			

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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:

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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		
	A	B	C	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				
1.5. Risk emanating from the issuing of foreign currency loans, where not captured under 1.1.				
E. Qualitative description				
2. Concentration risk				
E. Qualitative description				
3. Types of risk in the trading book				
E. Qualitative description				
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 capital from the Going-Concern and Gone-Concern perspectives, with regard to:

- Amount
- Composition
- Distribution, in particular with regard to business lines, subsidiaries and by types of risk

--

Explanation of the methodology used to identify the total risk exposure taking into consideration correlation effects, in particular with regard to business lines and subsidiaries:

--

Explanation, whether the valued identified pursuant to Art. 39a BWG (Pillar II) have been identified on the basis of the group of credit institutions pursuant to Art. 30 BWG (Pillar I) or which units of the group of credit institutions have not been taken into account as part of the calculation pursuant to Art. 39a BWG or information about which units, which do not belong to the group of credit institutions, were taken into consideration in accordance with Art. 39a BWG:

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Explanation whether the circles of consolidation match for the calculation of risk capital and collateral pools:

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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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